

Bill of Lading

BLC#: N/A

Pickup#: PU-623-230710093

Bill of Lading Number:						NOTE: Liability Limitation for loss or damage on this shipment is applicable. See				
Residen 15832 S Oregon Riley Se P-(503)	Redland Rd City, OR 9704		s.com	Shipper: BBQ PELLETS % DIAMOND M 16371 250TH ST BLOOMFIELD, IA 52537 USA HARLEY P-(641) 929-3138 bbqpelletsonline@gmail.com	n	 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 list hazardous materials fi		NMFC	Sub	Class	Weight	
5	Pallet		Soy Pellets					60	10350	
DO NOT -INSIDE RESIDEN APPROV TO DELI	DELIVERY NO ⁻ ITIAL DELIVER ED (NO INSIDI VERY (503) 78	DLE WITH T ALLOW XY - DELIN E DELIVE 34-8739 *	I CARE - THIS PRODUCT IS SI ED- /ERY REQUIRES LIFTGATE - C RY) -Delivery Instructions: NO	JSCEPTIBLE TO WATER DAMA ARRIER MUST BRING LIFTGAT O WEDNESDAY DELIVERIES - I	FE FOR DELIVERY -					
Shipper:		Driver:	Driver: # of Pieces							
Pickup Date 7/25/2023		Pickup Time Dock Close T 12:00 PM 4:00 PM		ne Shipper's Local Ti CST		ntact Regarding Shipment? /47 / amurphy.bbgpelletsonline@gmail.com				
RECEIVEI have been es unknown), m under the co carrier of all	D: subject to individu stablished by the car narked, consigned ar ontract) agrees to can or any of said prope	ually determin trier and are ad destined a try to its usual erty over all o	ned rates or contracts that have been agre available to the shipper, on request. The p i indicated above, which said carrier (the al place of delivery at said destination, if o r any portion of said route to destination a	ed upon in writing between the carrier and roperty, described above, is in apparent go word carrier being understood throughout n its on route or otherwise to deliver to and ind as to each party at any time interested e of shipment, including National Motor Fr	I shipper, if applicable, othe od order, except as noted (this contract as meaning ar ther carrier on the route to in all or any of said propert	erwise to the r contents and o ny person or c said destinat y, that every s	rates, clas condition o orporation ion. It is n service to	sifications and of contents of n in possession nutually agree be performe	nd rules that of packages on of property eed, as to each ed hereunder	

all the terms and conditions of the said bill of lading and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns.