

## **Bill of Lading**

BLC#: N/A

## Pickup#: PU-623-231110108

Bill of Lading Number:						<b>NOTE:</b> Liability Limitation for loss or damage on this shipment is applicable. See			
Residen 6050 SW Redmon Rob Glen P-(541) deschu Reside NO INS	/ Jaguar Ave d, OR 97756, nney 408-5206 (No tesmushroc ntial (Don't SIDE DELIV	tify, Appt oms@gn bring li	nail.com ftgate customer unload)	Shipper: BBQ PELLETS % DIAMOND N 16371 250TH ST BLOOMFIELD, IA 52537 USA HARLEY P-(641) 929-3138 Iancebrenda@netins.net	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. <b>CARRIER LIABILITY LIMITATION</b> Excess liability to \$5.00 per pound: Undiscounted freight rate plus 50%. Accepted:				
Inira	Party:			C.O.D (\$)		Excess liability to \$10.00 per pound: Undiscounted freight rate plus 100%. Accepted			
Item 400 of the CTII 100 Rules Tariff applies to all Third Party Billing. Freight Collect except when otherwise indicated. Freight Charges: <b>Pre Paid</b>				Remit C.O.D. To:	Excess liability to \$15.00 per pound: Undiscounted freight rate plus 150%. Accepted:				
# of Units	Unit Type	Haz Mat		ption of articles, special ma t hazardous materials first		NMFC	Sub	Class	Weight
2	Pallet		Soy Hull 40#					60	4940
			DO NOT STACK - HANDLE WITH WATER DAMAGE	H CARE - THIS PRODUCT IS SU	SCEPTIBLE TO				
DO NOT -INSIDE RESIDEN LIFTGAT	delivery no <sup>-</sup> Itial deliver E) **Notify c	dle with T allow RY - do n Consigne	I CARE - THIS PRODUCT IS SUSC	R WILL UNLOAD - NO ACCESS	ORIALS APPRO	VED (NO	INSIDE	DELIVE	RY, NO
Shipper: Dri			Driver:	# of Pieces:					
		<b>Pickup</b> 12:00 1				: <b>Regarding Shipment?</b> .murphy.bbqpelletsonline@gmail.com			
have been es unknown), n under the co carrier of all shall be subj	stablished by the can narked, consigned an intract) agrees to ca or any of said prope ect to all the terms a	rrier and are nd destined a rry to its usus erty over all c and condition	ned rates or contracts that have been agreed u available to the shipper, on request. The prope s indicated above, which said carrier (the word al place of delivery at said destination, if on its or any portion of said route to destination and a is in the governing classification of the date of lading and the said terms and conditions are h	rty, described above, is in apparent good or I carrier being understood throughout this c on route or otherwise to deliver to another is to each party at any time interested in all shipment, including National Motor Freight	der, except as noted ( ontract as meaning ar carrier on the route to or any of said propert Classification in affec	contents and on any person or constant of said destinat y, that every s t. Shipper her	condition orporation ion. It is n service to	of contents o n in possession nutually agree be performe	f packages on of property eed, as to each d hereunder