



WD Aspers_MAIN
 1371 Center Mills RD
 Aspers PA 17304

SHIPPER'S BILL OF LADING - NOT NEGOTIABLE

RECEIVED, subject to the Carrier Rate and/or Confirmation of Service" or the "Carrier Transportation Service Agreement" between the Shipper and Carrier in effect on the date of shipment, the property described below, in good order, except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as shown below. This Bill of Lading is not subject to any tariffs or classifications whether individually determined or filed with any federal or state regulatory agency, except as specifically agreed to in writing by the Shipper and Carrier. Rate, noted below, individually determined and NOT subject to tariffs filed or published by Carrier.

Print Date / Time 01/13/2026 19:01:46 EST		Carrier CUSTOMER PICK UP		Shipment Number 93935401		Pro No or Truck No		Page 1 of 1	
PO No.: 4300029324				Delivery date & Appt Time 01/13/2026 16:01:37		Shipper's/BOL# 807378168		Trailer 13188	
				Customer No 21911519		PO No 4300029324		SO.No 1099225479	
CONSIGNEE TO: MANANTIALES PENAFIEL SA DE CV CALLE DURAZNO 95 TIJUANA BC 22115				SUBMIT FREIGHT BILL AND COPY OF BILL OF LADING TO: MANANTIALES PENAFIEL SA DE CV B MANUEL AVILA CAMACHO 32 1ER PISO COL. LOMAS DE CHAPULTEPEC I SECC. D, MEX 11000					
Emergency Response: CHEMTEC 800-424-9300				SCAC: PU99			ARN/Load Auth#		
SPECIAL INSTRUCTIONS: Do not break seal. Cross reference seal number on BOL.								Freight Charges are as marked	
								Collect: <input checked="" type="checkbox"/> 3rd Party: Prepaid: <input type="checkbox"/>	
								FOR FREIGHT COLLECT SHIPMENTS: If this Shipment is to be delivered to the consignee, without recourse on the consignor, the consignor shall sign the following statement: The carrier may decline to make delivery of this shipment without payment of freight and other lawful charges.	
								Signature of Consignor	
								If charges are to be prepaid, write or stamp here "To be prepaid"	
								Received \$	
								To apply in prepayment of the charges in the property described hereon	
								(The signature here acknowledges only the amount prepaid)	
								Agent or Cashier	
								Per	
								Charges Advanced \$	
880 ← TOTAL PACKAGES				TOTAL WEIGHT				42212	
[] Mark "X" to designate Hazardous Materials as defined in DOT Regulations								<input type="checkbox"/> Placards Offered	
This is to certify that the above-named material are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation, according to the applicable regulations of the Department of Transportation.						 WAREHOUSE MANAGER			
Carrier Acknowledgement of Receipt - Carrier acknowledges the receipt of the above-described property; certifies that it is familiar with all of the terms and conditions of Shipper's Bill of Lading, including those set forth below, that no other terms and conditions whether set forth in a tariff of Carrier or Carrier's bill of lading, waybill, manifest, receipt or other documents issued by Carrier shall apply; and agrees to transport the above-described property to destination subject to the terms and conditions herein contained, which are hereby accepted by Carrier and its assigns. Note, acceptance of the above-described property by Carrier shall be deemed acceptance of all terms and conditions of Shipper's Bill of Lading notwithstanding the authority of the driver or failure to sign Carrier's Acknowledgement									
Drivers Signature					Date				
If the shipment moves between two ports by carrier by water, the law requires that the bill of lading shall state whether it is carrier's or shipper's weight. NOTE - Where 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 \$ _____									
Shipper and carrier agree that claims for loss or damage by Shipper must be filed within one (1) year after the delivery of the property (or in case of export traffic, within one (1) year after delivery at the port of export), except that claims for failure to make delivery must be filed within one (1) year after reasonable time for delivery has elapsed. In the event that carrier does not pay or otherwise comply with the provisions of 49 CFR Part 370 in the disposition of a claim, Shipper shall have the right to offset the amount of any claims asserted or unasserted against any freight charges due the carrier. Carrier waives any and all lien(s) on property of Shipper.									
Trailer Inspected <input type="checkbox"/>					The fiber boxes used for this shipment conform to the specifications set forth in the box maker's certificate there on, and all other requirements of Consolidated Freight Classifications.				
AT POINT OF DELIVERY:									
Total cases: 880			Consignee Name: _____			Signature: _____			Date: _____
Total Layers: NA			Driver Name: _____			Signature: _____			Date: _____
Total Pallets Positions: NA			Received in good order unless otherwise noted: _____						
Total Pallets: 22			* Shipper will be a company related to or affiliated with Keurig, Dr Pepper/Seven Up, Inc., Mott's LLP, Canada Dry Mott's Inc., Snapple Beverage Corp. or The American Bottling Company						