

ESTTA Tracking number: **ESTTA587181**

Filing date: **02/13/2014**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92056545
Party	Defendant Orchids Paper Products Company
Correspondence Address	ANTHONY J JORGENSON HALL ESTILL HARDWICK GABLE GOLDEN & NELSON PC 100 NORTH BROADWAY, CHASE TOWER SUITE 2900 OKLAHOMA CITY, OK 73102 UNITED STATES ajorgenson@hallestill.com
Submission	Defendant's Notice of Reliance
Filer's Name	Anthony J. Jorgenson
Filer's e-mail	ajorgenson@hallestill.com
Signature	/Anthony J. Jorgenson/
Date	02/13/2014
Attachments	Orchids-Notice of Reliance.PDF(786607 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

US FOODS, INC.,

Petitioner,

v.

Cancellation No. 92056545

**ORCHIDS PAPER PRODUCTS
COMPANY,**

Registrant.

REGISTRANT'S NOTICE OF RELIANCE

Registrant, Orchids Paper Products Company, pursuant to Trademark Rules 2.120(j) and 2.122(d) through (f) of the Trademark Rules of Practice, 37 C.F.R. §§ 2.120 and 2.122, hereby introduces into evidence, and gives notice that it intends to rely upon, the following:

A. Testimonial Deposition of Rebecca Thomaselli and Exhibits Thereto

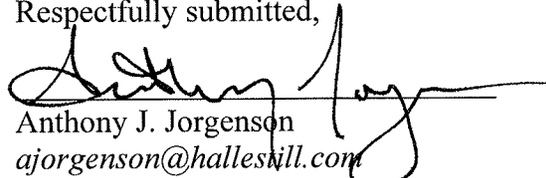
Registrant gives notice that, pursuant to Trademark Rule 2.123, the testimonial deposition of Rebecca Thomaselli was taken during Registrant's Testimony Period and has been filed with the Board, along with Registrant's Exhibits Nos. 1 through 46 admitted during that deposition.

B. Registrant's Second Supplemental Answers to Petitioner's First Set of Interrogatories

Pursuant to Trademark Rule 2.120(j), 37 C.F.R. § 2.120(j), Registrant states that its reliance upon Registrant's Second Supplemental Answers to Petitioner's First Set of Interrogatories is necessary because the "Registrant's Answers to Petitioner's first Set of Interrogatories dated July 29, 2013," referenced in Petitioner's Notice of Reliance filed on

November 15, 2013, is incomplete and misleading to the extent it fails to include Petitioner's supplemental answers to those interrogatories. A true and correct copy of Registrant's Second Supplemental Answers to Petitioner's First Set of Interrogatories is attached as Exhibit 1 hereto.

Respectfully submitted,



Anthony J. Jorgenson
ajorgenson@halleskill.com

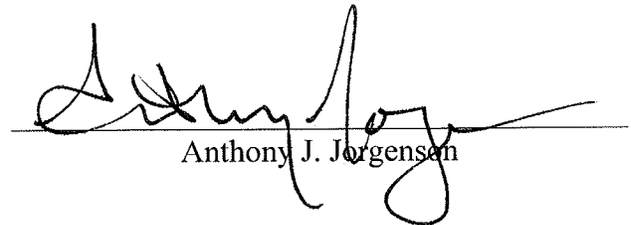
**HALL, ESTILL, HARDWICK, GABLE,
GOLDEN & NELSON, P.C.**

100 North Broadway
Chase Tower, Suite 2900
Oklahoma City, OK 73102
Telephone: (405) 553-2845
Facsimile: (405) 553-2855

**ATTORNEY FOR REGISTRANT,
ORCHIDS PAPER PRODUCTS
COMPANY**

CERTIFICATE OF ELECTRONIC FILING

I hereby certify that Registrant's Notice of Reliance is being electronically filed using the Electronic System for Trademark Trials and Appeals (ESTTA) on this 13th day of February, 2014.

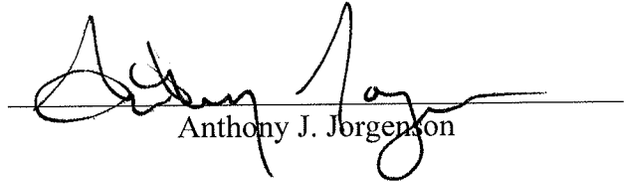


Anthony J. Jorgenson

CERTIFICATE OF MAILING

I, the undersigned, do hereby certify that on the 13th day of February, 2014, a true and correct copy of the above and foregoing was e-mailed and mailed via first class mail with proper postage thereon fully paid to:

Amy Cohen Heller
Schiff Hardin, LLP
233 South Wacker Drive
Suite 6600
Chicago, IL 60606
AHeller@schiffhardin.com


Anthony J. Jorgenson

931483.1:630825:00700

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

US FOODS, INC.,

Petitioner,

v.

Cancellation No. 92056545

ORCHIDS PAPER PRODUCTS
COMPANY,

Registrant.

**REGISTRANT'S SECOND SUPPLEMENTAL ANSWERS TO
PETITIONER'S FIRST SET OF INTERROGATORIES**

Registrant, Orchids Paper Products Company ("Registrant"), submits the following Second Supplemental Answers to "Petitioner's First Set of Interrogatories."

GENERAL OBJECTIONS AND CONDITIONS TO INTERROGATORIES

1. To the extent that Petitioner's discovery requests attempt in any way to reach privileged communications, work product or materials prepared in anticipation of litigation or trial, Registrant objects to the disclosure of such communications, work product or materials.

2. Registrant objects to the Petitioner's "Definitions and Instructions" to the extent that they conflict with or seek to impose requirements or conditions that exceed the requirements and conditions imposed by the Federal Rules of Civil Procedure. Registrant will respond to the Petitioner's interrogatories in accordance with the applicable procedural rules.

EXHIBIT

1

3. Each of the following discovery responses is made without waiving any objections Registrant may have with respect to the subsequent use of these discovery responses or the documents referred to herein. Registrant specifically reserves: (1) all objections as to the competence, relevance, materiality and admissibility of the responses or documents, and all objections as to privilege; (2) the right to object to the use of the discovery responses or documents, in any subsequent suit or proceeding in this action, on any or all of the foregoing grounds or upon any other proper ground; (3) the right to object on any and all proper grounds, at any time, to other discovery procedures involving or related to the responses or documents; and (4) the right, at any time, upon proper showing, to revise, correct or clarify any of the following discovery responses.

4. The following responses are based on information presently available to the Registrant. Discovery in this case is ongoing. Consequently, these responses may not set forth all facts and documentation upon which Registrant may ultimately reply.

5. Any response that the requested documents will be produced is not a representation that such documents exist or are in the possession of Registrant. Documents will only be produced to the extent that they exist and are in Registrant's possession. Copies will be provided at Petitioner's expense.

ANSWERS TO INTERROGATORIES

INTERROGATORY NO. 1: Describe the most recent use of Registrant's Mark in commerce in the United States, including the goods on which the Mark was used and the date of such use.

ANSWER TO INTERROGATORY NO. 1: Registrant used its Mark on bath tissue sold to Bargain Barn, Inc. on January 20, 2009. Bargain Barn, Inc., in turn, continued to sell bath tissue bearing Registrant's Mark to consumers until at least June 2009. Thereafter, on July 12, 2013, Registrant received Purchase Order #G01200926 [ORCHIDS002] from Bargain Barn, Inc. for bath tissue and paper towels bearing Registrant's Mark for delivery on or about December 19, 2013. Bargain Barn, Inc. subsequently delayed delivery on Purchase Order #G01200926 until January 2014. That Purchase Order is currently an open order in Registrant's system for 864 cases of paper towels, equivalent to 25,920 selling units, bearing Registrant's Mark. A true and correct copy of Purchase Order #G07121306 that Registrant received from Bargain Barn, Inc. for 864 cases of paper towels, equivalent to 25,920 selling units, bearing Registrant's Mark is bates-labeled for identification purposes as ORCHIDS026, and is being produced concurrently with these Supplemental Answers.

Additionally, Registrant received Purchase Order #G07121307 from Bargain Barn, Inc. for 1,020 cases of bathroom tissue bearing Registrant's Mark for delivery on or about December 19, 2013. A true and correct copy of Purchase Order #G07121307 is bates-labeled for identification purposes as ORCHIDS027, and is being produced concurrently with these Supplemental Answers. Pursuant to that Purchase Order, on December 17, 2013, Registrant shipped 970 cases of bathroom tissue bearing Registrant's Mark, equivalent to 23,280 selling units, to Bargain Barn, Inc. at its facility in Athens, Tennessee. True and correct copies of Registrant's: (i)

Order Entry List; (ii) Straight Bill of Lading; (iii) Pick Ticket; and (iv) Invoice No. 319079, regarding Registrant's sale of 970 cases of bathroom tissue bearing Registrant's Mark to Bargain Barn, Inc. are bates-labeled for identification purposes as ORCHIDS028 through ORCHIDS031, and are being produced concurrently with these Supplemental Answers.

Finally, on December 27, 2013, Registrant delivered 593 cases of paper towels bearing Registrant's Mark to Bargain Barn, Inc. at its facility in Athens, Tennessee pursuant to Purchase Order #G07121306. True and correct copies of Registrant's: (i) Purchase Order # G07121306; (ii) Order Entry List; (iii) Correspondence with Bargain Barn, Inc. concerning order fulfillment; (iv) Revised Order Entry List; (v) Straight Bill of Lading; (vi) Pick Ticket; and (vii) Invoice No. 319339, regarding Registrant's sale of 593 cases of paper towels bearing Registrant's Mark to Bargain Barn, Inc. are bates-labeled for identification purposes as ORCHIDS032 through ORCHIDS040, are being produced concurrently with these Second Supplemental Answers.

INTERROGATORY NO. 2: Identify any communications about use of the Mark since 2009.

ANSWER TO INTERROGATORY NO. 2: Registrant objects to Interrogatory No. 2 on the ground that it seeks to discover communications protected from disclosure by the attorney-client privilege. Registrant further objects to Interrogatory No. 2 on the ground that it is overly broad. However, subject to, and without waving its objections, Registrant states that it has engaged in numerous

internal communications regarding the viability of Registrant's Mark and Registrant's intent to continue using the Mark. Registrant also engaged in communications with Bargain Barn, Inc. in 2009 and in 2013 concerning the sale of bath tissue and paper towels bearing Registrant's Mark.

INTERROGATORY NO. 3: Identify all products on which Registrant's Mark has been used since 2009.

ANSWER TO INTERROGATORY NO. 3: Bath tissue and paper towels.

INTERROGATORY NO. 4: For each year since 2009, describe in detail any communication, oral statements, analyses, studies, interviews, or surveys that you have performed or had performed relating to continued use of Registrant's Mark in commerce in the United States.

ANSWER TO INTERROGATORY NO. 4: Registrant objects to Interrogatory No. 4 on the ground that it seeks to discover communications protected from disclosure by the attorney-client privilege. However, subject to, and without waving its objection, Registrant states that it has engaged in numerous internal communications regarding the viability of Registrant's Mark and Registrant's intent to continue using the Mark. Registrant also engaged in communications with Bargain Barn, Inc. in 2009 and in 2013 concerning the sale of bath tissue and paper towels bearing Registrant's Mark.

INTERROGATORY NO. 5: Identify all geographic locations within the United States where goods associated with Registrant's Mark have been sold in commerce since 2009.

ANSWER TO INTERROGATORY NO. 5: Registrant used its Mark on bath tissue sold to Bargain Barn, Inc. on January 20, 2009. The bath tissue bearing Registrant's Mark was shipped to Bargain Barn, Inc. at its facility in Athens, Tennessee. Bargain Barn, Inc., in turn, continued to sell bath tissue bearing Registrant's Mark to consumers until at least June 2009. Bargain Barn, Inc. has retail locations in Tennessee, North Carolina, Kentucky, Alabama, and Georgia. Registrant's Mark was also used on paper towels ordered by Bargain Barn, Inc. in July 2013 and delivered to Bargain Barn, Inc.'s facility in Athens, Georgia on or about December 27, 2013. Registrant expects that these paper towels will be sold at Bargain Barn, Inc. retail establishments throughout the Country. Finally, Registrant sold 970 cases of bathroom tissue bearing Registrant's Mark to Bargain Barn, Inc. That bathroom tissue was shipped to Bargain Barn, Inc.'s facility in Athens, Tennessee on December 17, 2013. Registrant expects that those cases of bathroom tissue will be sold at Bargain Barn, Inc. retail establishments throughout the Country.

INTERROGATORY NO. 6: Identify all persons to whom goods associated with Registrant's Mark have been sold since 2009.

ANSWER TO INTERROGATORY NO. 6: Registrant is unable to identify all persons, including end-user consumers, to whom goods associated with Registrant's Mark have been sold since 2009. However, Registrant states that it used its Mark on products sold to Bargain Barn, Inc. since 2009.

INTERROGATORY NO. 7: Identify every person that you intend to call to testify in this case, and state the subject matter of their expected testimony.

ANSWER TO INTERROGATORY NO. 7: Please see Registrant's Pretrial Disclosures which were served on November 27, 2013.

INTERROGATORY NO. 8: Identify every person that you have retained or intend to retain to provide expert testimony in this case, and state the subject matter of their expected testimony.

ANSWER TO INTERROGATORY NO. 8: Registrant has not yet determined whether it will offer expert testimony in this proceeding.

INTERROGATORY NO. 9: If you deny any of the requests in Petitioner's First Set of Requests for Admissions, explain the basis for each such denial.

ANSWER TO INTERROGATORY NO. 9: Registrant objects to Interrogatory No. 9 on the ground that it is over broad and fails to describe the information sought with reasonable particularity. Registrant further objects to Interrogatory No. 9 on the ground that it is compound. However, subject to, and without waving its objection, please see Registrant's Response to Petitioner's First Set of Requests for Admissions.

INTERROGATORY NO. 10: Explain the basis for your denial of allegations contained in the Answer to the Petition to Cancel, particularly Paragraphs 5, 6 and 7.

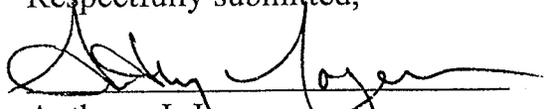
ANSWER TO INTERROGATORY NO. 10: Registrant objects to Interrogatory No. 10 on the ground that it is over broad and fails to describe the information sought with reasonable particularity. Registrant further objects to Interrogatory No. 10 on the ground that it is compound. However, subject to, and without waving its objection, Registrant states that it is not familiar with the basis, if

any, of Petitioner's claimed "information and belief" as set forth in Paragraphs 5, 6 and 7 of the petition to Cancel. Therefore, Registrant denies those claims. Additionally, Registrant has not abandoned the mark VAL-U PLUS in connection with bathroom tissue and paper towels as alleged in Paragraph 5 of the Petition to Cancel. Registrant has not discontinued use of the mark VAL-U PLUS in connection with bathroom tissue and paper towels, with the intent not to resume such use. Finally, upon information and belief, Registrant has used the mark VAL-U PLUS in connection with bathroom tissue in the three years preceding the commencement of this cancellation proceeding.

INTERROGATORY NO. 11: Identify every person who participated in or was consulted with, in connection with preparing the answers to these Interrogatories. For each such person identify which individual Interrogatories they participated in or were consulted with in connection with preparing the answers.

ANSWER TO INTERROGATORY NO. 11: Becky Thomaselli participated in, or was consulted with, in connection with preparing the answers to these Interrogatories.

Respectfully submitted,



Anthony J. Jorgenson
ajorgenson@hallestill.com

**HALL, ESTILL, HARDWICK, GABLE,
GOLDEN & NELSON, P.C.**

100 North Broadway

Chase Tower, Suite 2900

Oklahoma City, OK 73102

Telephone: (405) 553-2845

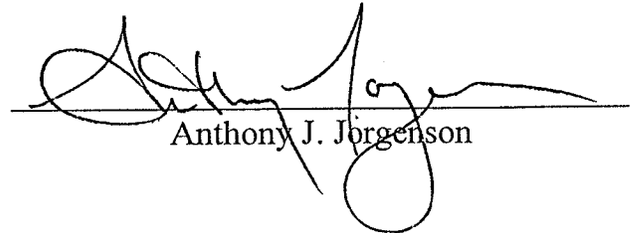
Facsimile: (405) 553-2855

**ATTORNEY FOR REGISTRANT,
ORCHIDS PAPER PRODUCTS
COMPANY**

CERTIFICATE OF MAILING

I, the undersigned, do hereby certify that on the 13th day of January, 2014, a true and correct copy of the above and foregoing was emailed and mailed via first class mail with proper postage thereon fully paid to:

Amy Cohen Heller
Schiff Hardin, LLP
233 South Wacker Drive
Chicago, IL 60606
AHeller@schiffhardin.com



Anthony J. Jorgenson

921043.1:630825:00700

ORDER ENTRY LIST

Orders: 136790 Thru 136792
Salesperson: ALL

Entry-Dates: ALL
In Order By Order Number

Order-No: 136792 Apply-To: Credit-Hold? No
Ord-Type: Regular Order Frt/Col-Ppd N Disc-Pct .00
Slapsn: 400 100.000 Tax-Pct1 .0000 EXM
Loc: 01: Oklahoma Conv Tax-Pct2 .0000
Ord-Date: 07/12/2013 Tax-Pct3 .0000
Ent-Date: 07/12/2013 Ship-Date: 12/16/2013

Customer-No: 102002 Ship-To-No: 000000000000000
BARGAIN BARN, INC. BARGAIN BARN, INC.
PO BOX 1813 2924 LEE HIGHWAY

ATHENS, TN 37371-1813 ATHENS, TN 37371
423-746-0746 . x6

Cust-Po-No Terms Ship-Via Shipping-Instructions:
G07121306 2% 15 NET 31 COMMON CARRIER

Quantity-Ordered	Quantity-B/O	Item-Number	Item-Description	UOM	Unit-Price	Disc	Extended-Price
Quantity-To-Ship	Quantity-Return	Vendor	Vend-PO-NO	Loc	Prom-Date	Req-Date	Unit-Cost
864.000	0.000	108311	T ORC VUP 030/01/060 W CSE	CS	10.950000	.00	9,460.800000
864.000	0.000		072740083117	01	12/16/2013	12/16/2013	N/A

Sale-Amt: 9,460.80

Andrea M. Ballou

From: Bill Keeler [dskeeler@bellsouth.net]
Sent: Friday, December 20, 2013 7:36 AM
To: Andrea M. Ballou
Subject: Re: Bargain Barn

Yes mam!

Bill Keeler
Orchids Paper
Office: 770-979-3475
Cell: 404-273-9813
Fax: 770-979-1627
Email: dskeeler@bellsouth.net

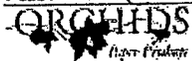
From: Andrea M. Ballou <AMBallou@orchidpaper.com>
To: Bill Keeler <dskeeler@bellsouth.net>
Sent: Thursday, December 19, 2013 5:20 PM
Subject: RE: Bargain Barn

What is the price on the 2nd item? same as the #108311??

Andrea Ballou

Customer Service

Orchids Paper Products
Pryor, OK. 74361
1-800-832-4908
Direct Line: 918-824-4637
Fax: 918-825-9273
amballou@orchidpaper.com



From: Bill Keeler [<mailto:dskeeler@bellsouth.net>]
Sent: Thursday, December 19, 2013 4:02 PM
To: Buchanan, Gary
Cc: Andrea M. Ballou
Subject: Re: Bargain Barn

Thank you Gary and Merry Christmas!!!

Bill Keeler
Orchids Paper
Office: 770-979-3475
Cell: 404-273-9813
Fax: 770-979-1627
Email: dskeeler@bellsouth.net

From: "Buchanan, Gary" <BuchananG@myugo.com>
To: Bill Keeler <dskeeler@bellsouth.net>
Sent: Thursday, December 19, 2013 4:14 PM
Subject: RE: Bargain Barn

ok

Thank You,
Gary Buchanan
Bargain Barn Inc.
Director of Purchasing
423-746-0022
<http://www.myugo.com/>

From: Bill Keeler [mailto:dskeeler@bellsouth.net]
Sent: Thursday, December 19, 2013 3:53 PM
To: Buchanan, Gary
Subject: Fw: Bargain Barn

Gary,

Please read below. You ordered 864 of the Value Plus towel, but we only have 593 cases. We have 202 cases of Dr Mop towel which is the same item. I would like to add the 202 cases of item #108351 and ship 795 cases to come closer to filling up the truck....Is this OK with you?

Bill Keeler
Orchids Paper
Office: 770-979-3475
Cell: 404-273-9813
Fax: 770-979-1627
Email: dskeeler@bellsouth.net

----- Forwarded Message -----

From: William Keeler <wjkeeler@orchidspaper.com>
To: "dskeeler@bellsouth.net" <dskeeler@bellsouth.net>
Sent: Thursday, December 19, 2013 3:45 PM
Subject: FW: Bargain Barn

Bill Keeler
National Sales Director
Orchids Paper
Office: 770-979-3558
Fax: 770-979-1627
Cell: 404-273-9813
Email: wjkeeler@orchidspaper.com

From: Andrea M. Ballou
Sent: Thursday, December 19, 2013 3:24 PM
To: William Keeler
Subject: Bargain Barn

Bill- PO# G07121306 that we received back in July for shipment this month for item# 108311. They ordered

864 but we only have 593. Can we ask them to add something to make it a full truck since we don't have all of it.

Sorry I am bringing this to you so late. I just noticed when I went to schedule it for delivery that we didn't have all that was requested.

[cid:image001.png/01CEFFCC6.05F9BC60]

Customer Service

Orchids Paper Products

Pryor, OK. 74361

1-800-832-4908

Direct Line: 918-824-4637

Fax: 918-825-9273

amballou@orchidpaper.com

[cid:image002.jpg/01CEFFCC6.05F9BC60]

STRAIGHT BILL OF LADING - SHORT FORM - ORIGINAL - NOT NEGOTIABLE
 RECEIVED, Subject to the Classifications and Tariffs in effect on the date of this Bill of Lading.

478586
 ORIGINAL

INVOICE NO. 0
 SHIPPER'S NO. 136792

Sat 12-28 @ 0800 PL

S F ORCHIDS PAPER PRODUCTS COMPANY
 HR 4826 HUNT STREET
 P M PRYOR, OK 74361

DATE 12/23/2013
 CUST PHONE # 423-746-0746
 PAGE 01

S BARGAIN BARN, INC.
 2924 LEE HIGHWAY
 L ATHENS, TN 37371
 CUSTOMER P.O. NO. G07121306
 REQUESTED DELIVERY DATE

S BARGAIN BARN, INC.
 L PO BOX 1813
 L ATHENS, TN 37371-1813
 BROKER 400
 ORD # 136792
 CUSTOMER NO. 0102002

QUANTITY ORDERED	ITEM NUMBER	DESCRIPTION/INSTRUCTIONS	CUBE/ITEM	WEIGHT	QUANTITY SHIPPED	FRT CODE	CAR INITIAL & NO.
593	108311	T ORC VUP 030/01/060 W CSE	11 lb		593		T-60333
202	108351	T ORC DRI 030/01/060 W CSE	08 lb		202		S-094500
MILEAGE NO. PKGS. NMFC # - SUB MONDAY 12/30/13 @ 6:00AM C-TFYI T-FYI PL							
Subject to Section 7 of Conditions, if this shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following statement: The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.							
Orchids Paper (Signature of Consignor)							
RATE AMOUNT							

TOTAL	795	8528	795
TOTALS			
IF CHARGES ARE TO BE PREPAID, WRITE OR STAMP HERE, "TO BE PREPAID"			
PREPAID			
SHIPPER, PER <i>Quilley</i> 12-23-13 MAIL FRT BILL & B/L W/POD AGENT, PER <i>24 Clark</i> Subject to the classification and tariffs on date hereof. See terms and conditions of the Uniform Express Receipt, prescribed by the Interstate Commerce Commission, and in effect on the date of Shipment.			
P.O. Box 20822 Kansas City, MO 64195-0822			

ORCHIDS

Paper Products

Orchids Paper Products Company
 4826 Hunt Street • Pryor, OK 74361
 (918) 825-0616 • FAX (918) 825-0060

ab
12/18

PICK TICKET

ORDER NO.	ORDER DATE	CUSTOMER NO.	PAGE NO.
136792	07/12/13	000000102002	1
CUSTOMER PURCHASE ORDER NO.		JOB NO.	
G07121306			

TFVI

SHIP VIA TERMS	SHIP DATE WAREHOUSE LOCATION	SHIPPING INSTRUCTIONS
COMMON CARRIER 2% 15 NET 31	12/16/13 Oklahoma Convrt	MONDAY 12/30 @ 6:00am

BILL TO:

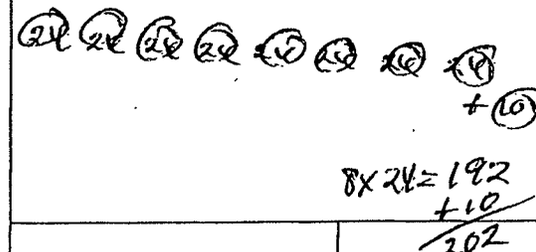
BARGAIN BARN, INC.
 PO BOX 1813

ATHENS, TN 37371-1813

SHIP TO:

BARGAIN BARN, INC.
 2924 LEE HIGHWAY

ATHENS, TN 37371
 423-746-0746 x6

QUANTITY ORDERED	REQUEST DATE	ITEM NUMBER DESCRIPTION	UNIT OF MEASURE	PICK SEQUENCE	QUANTITY TO SHIP	QUANTITY PICKED
✓ 593.00	12/16/13	***Warning: Duplicate Picking Ticket***				
		108311	CS	24 + 17	593.00	593.
		T ORC VUP 030/01/060 W CSE 072740083117				
✓ 202.00	12/16/13	108351	CS	8 + 10	202.00	202.
		T ORC DRI 030/01/060 W CSE 072740083513				
		All Line Items Picked		32 + 22		
		018311				
						
Trailer Size:	53'					
Trailer No.:	60333	018351				
Trailer Inspect:	<i>Ripped.</i>					
Forklift Driver:	<i>Ripped.</i>					
Checker:	<i>Lynn S.</i>					
Total Grabs:	82					
Total Pallets:	6					
Loose Cases:	27					
Notes:						
		.00	FREIGHT CHARGES		.00	

TFVI

ORCHIDS

Paper Products

Orchids Paper Products Company
 4826 Hunt Street • Pryor, OK 74361
 (918) 825-0616 • FAX (918) 825-0060

INVOICE NO.	PAGE
319339	1
INVOICE DATE	
12/27/13	

REMIT TO: ORCHIDS PAPER PRODUCTS COMPANY
 PO Box 731440
 Dallas, TX 75373-1440

SOLD TO

BARGAIN BARN, INC.
 PO BOX 1813
 ATHENS, TN 37371-1813

SHIP TO

BARGAIN BARN, INC.
 2924 LEE HIGHWAY
 ATHENS, TN 37371
 423-746-0746 K6

ORDER NO.	ORDER DATE	CUSTOMER NO.	LOC.	SLSMN	PURCHASE ORD. NO.	MEMO NO.	SHIP VIA	COL/PPD
0136792	07/12/13	102002	01	400	G07121306		COMMON CARRIER	
QTY. ORDERED	QTY. SHIP	ITEM NO./DESCRIPTION			UNIT PRICE	P/A	NET PRICE	
593.0000	593.0000	108311 T ORC VUP 030/01/060 W CSE 072740083117			10.950000	CS	6,493.35	
202.0000	202.0000	108351 T ORC DRI 030/01/060 W CSE 072740083513			10.950000	CS	2,211.90	

Thank You
 For Your
 Business

COMMENTS:

TERMS: 2% 15 NET 31

OFFICE

SALE AMOUNT	8,705.25
MISC. CHARGES	
FREIGHT	.00
SALES TAX	.00
TOTAL	.00
AMOUNT RECEIVED	8,705.25