

Bill to: TUMALO CREEK TRANSPORTATION 6109 blue circle drive, Hopkins, MN, 55343 Invoice Date: 05/22/2023 Invoice #: 0257375 Terms: NET 30 Due Date: 06/22/2023

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
05/19/2023		15 Burrell Avenue, Brevard, NC, USA - 9051 Spikewood Drive, Houston, TX, USA			
			1	1800	1800

TOTAL

1800

PLEASE NOTE

The right to payment under this invoice has been assigned to Compass payment Solutions LLC (CFS) and all payments hereunder are to be directed to the assignee at the address noted below. Remittances to other than CFS do not constitute payment of this invoice. CFS must be given notification of any claims, agreements or merchandise returns which would affect the payment of all or part of this Invoice on the due date. COMPASS FUNDING SOLUTIONS LLC P.O.BOX 205154 DALLAS, TX 75320-5154 Tel: 844-899-8092 Tumalo Creek Transportation6109 Blue Circle Dr. Ste 2000Minnetonka, MN 55343612-333-4950612-333-4957



Email POD's and Invoices to:

billing@tumalocreek.us

Page 1

612-333-49	50 6	12-333-4957	7	*** Load (Confirmation	***			025737
Carrier:	RIKI 1 BURE	RANSPOR ⁻ BANK)459		Contact Phone:	: N	1ILO	
Date:	05/16	/2023				Fax:			
Order	Orde	er: 0257	375			Commo	dity: F	PERISHABLE DRY P	RODUCT
	Miles	s: 964.0	C			Weight:	4	3000.0	
	Tem	p:				Trailer:	V	′an (DAT)	
	BOL	: 6314	5			Referen	ce: 4	210006309-3-02	
	PU 1	Name:	TRANSYL	VANIA VOCA	TIONAL SER	V. Date	ə:	05/19/2023 0800	
		Address:	15 BURRE	ELL AVE				05/19/2023 1500	
			BREVARD	NC	28712	Con	tact:		
		Phone:				Driv	er Load:	Ν	
	SO 2	Name:	PALMER I	OGISTICS -	SPIKEWOOD	D Date	e:	05/22/2023 0800	
		Address:	9051 SPI	KEWOOD DR				05/22/2023 0800	
			HOUSTON	N TX	77078	Con	tact:	RECEIVING	
		Phone:	713-860	-0394		Driv	er Load:	Ν	
Payment		Carrier Fr	eight Pay:		\$1,800.00				
-		Total Carr	ier Pay:		\$1,800.00				

Instructions

TRANSYLVANIA VOCATIONAL SERV. - TRABRNC: MULTI STOP LOADS WILL BE PROVIDED ADDITIONAL SEALS, EACH STOP WILL RESEAL AFTER UNLOAD AND NOTE SEAL ON BOLS. IT IS DRIVER RESPONSIBLITY TO MAKE SURE THIS IS DONE, AND INFORM A RECEIVER TO DO SO IF IT IS NOT. IF THIS IS NOT DONE AND THERE IS A REJECTION ISSUE, COST OF USDA INSPECTION, REDELIVERY, OR ANY OTHER FEES WILL BE FULL RESPONSIBILITY OF THE CARRIER.

Case counts for each stop are listed on this confirmation. Drivers must confirm the receiver takes the correct number of cases before departing. THIS IS CRITICAL, IF NOT DONE AND THERE IS AN ISSUE WHERE PRODUCT NEEDS TO BE RETURNED / ISN'T DELIVERED CORRECTLY IT IS CARRIER RESPONSIBLITY TO DO SO. Please make sure to check your bills and confirm receiver took the correct allotment of product

THE BOL NUMBER ON THE RATE CONFIRMATION IS YOUR PICKUP # - PLEASE PROVIDE THIS TO DRIVERS. PLEASE MAKE SURE DRIVERS INFORM LOADERS / WAREHOUSE HOW MULTI STOP LOADS ARE TO BE LOADED. WE DO THIS ALSO BUT DOUBLE CHECK PLEASE*

USDA requires PODs sent in immediately upon delivery, please fax PODs to 800-874-9570 from your receiving facility or send in a clear PHOTO of the PODS. If PODS or clear photos of the BOLS are not provided, USDA may fine a minimum of \$100 per PO PER DAY. It is critial we get these in. Again the USDA will fine PER DAY the POD isn't received. This may fine may be passed to the carrier as a result of failure to send POD or lack of communication regarding it's satus within one business day of delivery.

Shipper requires food grade trailers, clean and dry with no holes or odor

DRIVER IS NOT TO BREAK TRAILER SEAL UNDER ANY CIRCUMSTANCE. IF LOAD ARRIVES TO CONSIGNEE WITH SEAL BROKEN, THE LOAD WILL BE REJECTED. REJECTED PRODUCT IS THE SOLE RESPONSIBILITY OF THE CARRIER.

DRIVER MUST TELL SHIPPER WHICH ORDER THEY WILL BE DELIVERING, PLEASE MAKE SURE THIS IS DONE SO THEY LOAD YOU CORRECTLY

ALL LOADS WILL BE SEALED, DRIVER MAY NOT BREAK THE SEAL FOR ANY REASON, EVEN IF INSTRUCTED TO DO SO. REJECTED LOADS MAY REQUIRE USDA INSPECITION, COST OF WHICH WILL BE THE CARRIERS RESPONSIBILITY. IF THIS HAPPENS, REFUSE AND CONTACT TUMALO IMMEDIATELY. DRIVERS ABSOLUTELY MUST CONFIRM LOADS ARE RESEALED AFTER EACH STOP, DO NOT DEPART ANY STOP UNTIL TRUCK IS RESEALED.

Agreement

Please sign and fax back to

Kirstin Krawczyk

Order: 0257375

- Your signed return of this Rate Confirmation shall serve as your acceptance of this Load and trigger your
 reasonable reliance on the same unless otherwise notified by Broker of the load's unavailability prior to
 dispatch and performance, HOWEVER your performance of the services requested shall constitute your
 express agreement and acceptance of all terms stated herein regardless of whether you have in fact
 signed and returned this agreement.
- Carrier will transport this freight under its own operating authority and the equipment used to transport this freight is covered by the carrier's insurance. *NO double brokering or this contract is null and voids our obligation to pay your company*
- Driver MUST report any Delays, overages, shortages, or damages to the product immediately to BEFORE leaving
 the shipping dock. All damages and shortages become the responsibility of the carrier once the driver signs for a
 load. Driver is responsible to make sure the correct product/quantity is loaded and properly secured. Neglect to
 count and inspect the freight may result in a claim and or a deduction. IF Driver is prevented from inspecting the
 product for quality and or quantity, a designation of "Shipper's Load & Count" or an equivalent must be notated on
 the bill of lading at the time of departure and signed by Shipper or shipper's designated representative.
- All loads tendered to carrier require exclusive use of trailer space solely for the freight related to that <u>particular</u> load, unless otherwise agreed in writing with BROKER You assume all liability, including, without limitation any costs incurred by BROKER, caused by your loading any unauthorized freight on a load.
- Any product which must be disposed of must have prior consent from BROKER before being disposed of by any
 party. If a load is disposed of without prior written consent from BROKER, you will be liable for the entire value of
 the load, plus any other associated damages. Unless otherwise agreed to in writing by BROKER, you are
 required to remit to BROKER any funds received from salvage and or insurance.
- IF you Fail to load ALL pickups listed on the rate confirmation you will be paid a pro-rated rate reasonably
 determined by BROKER less a \$150 administrative fee and all costs reasonably asserted against BROKER by
 BROKER's customer related to the missed pickup.
- DRIVER/CARRIER CANNOT BREAK ANY SEAL. Sealed loads must remain sealed until and only until an
 authorized representative at the Receiver breaks the seal. Carrier agrees that it will fully indemnify Broker from
 any alleged or imposed liability by BROKER's customer caused by non-compliance with seal integrity and
 requirements. Carrier must contact BROKER immediately upon discovering that a seal has been broken by an
 unauthorized person or party, including any law enforcement official or as a result of an accident. BROKER shall
 attempt to mitigate the consequences of Carrier's causing any seal-integrity issue, but Carrier expressly
 understands that BROKER makes no guarantees and no promises related to such efforts.
- If carrier is picking up or delivering in or out of the state of California, Carrie or its agent certifies that the TRU equipment furnished for loading this Shipment is in compliance with California Regulations.
- The Food Safety Modernization Act (FSMA) Rule for Sanitary Transport of Human and Animal Food Rule went into effect April 7, 2017. As a Contract Carrier, you are expected to maintain all products hauled for BROKER in a sanitary and secure environment during transport and that failure to do so may result in rejection and presentation of a claim and you agree to fully indemnify Broker from any alleged or imposed liability by Broker's customer caused by FSNLA. non-compliance.
- This rate includes all stop-off, fuel surcharges, loading and unloading, out of route, tolls, detention, storage, and or all arbitrary charges, unless otherwise agreed to in writing.
- Deviation from these rates must be approved in writing and signed by both carrier and broker.
- All drivers must call <u>Tumalo</u> Creek Transportation for dispatch, both loaded and empty.
- This rate agreement and current insurance must be on file, and an ORIGINAL Bill of Lading and Proof of Delivery
 with freight bill for payment to be made
- If a problem/delay arises that could result in a missed appointment, driver must contact <u>Tumalo</u> Creek Transportation as soon as he/she is aware of the service shortfall.
- Failure to provide proactive communication will result in a \$100 deduction from the agreed upon linehaul charges.
- It is the responsibility of the carrier to whom this load is tendered to operate in a legal and safe fashion, according
 to all applicable laws and regulations put forth by the DOT and any local authorities along the route of travel.
- This confirmation will serve as verification that the carrier has a valid contract or common authority, and that the load as described above is moving exclusively under that contract or common carrier authority.

Please sign and fax back.

Carrier Signature: Milo Morrison



Tumalo Creek Transportation6109 Blue Circle Dr. Ste 2000Minnetonka, MN 55343612-333-4950612-333-4957



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		Address:	15 BURRE	ELL AVE				05/19/2023 1500	
			BREVARD	NC	28712	Con	tact:		
		Phone:				Driv	er Load:	Ν	
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		Address:	9051 SPI	KEWOOD DR				05/22/2023 0800	
			HOUSTON	N TX	77078	Con	tact:	RECEIVING	
		Phone:	713-860	-0394		Driv	er Load:	Ν	
Payment		Carrier Fr	eight Pay:		\$1,800.00				
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- Your signed return of this Rate Confirmation shall serve as your acceptance of this Load and trigger your
 reasonable reliance on the same unless otherwise notified by Broker of the load's unavailability prior to
 dispatch and performance, HOWEVER your performance of the services requested shall constitute your
 express agreement and acceptance of all terms stated herein regardless of whether you have in fact
 signed and returned this agreement.
- Carrier will transport this freight under its own operating authority and the equipment used to transport this freight is covered by the carrier's insurance. *NO double brokering or this contract is null and voids our obligation to pay your company*
- Driver MUST report any Delays, overages, shortages, or damages to the product immediately to BEFORE leaving
 the shipping dock. All damages and shortages become the responsibility of the carrier once the driver signs for a
 load. Driver is responsible to make sure the correct product/quantity is loaded and properly secured. Neglect to
 count and inspect the freight may result in a claim and or a deduction. IF Driver is prevented from inspecting the
 product for quality and or quantity, a designation of "Shipper's Load & Count" or an equivalent must be notated on
 the bill of lading at the time of departure and signed by Shipper or shipper's designated representative.
- All loads tendered to carrier require exclusive use of trailer space solely for the freight related to that <u>particular</u> load, unless otherwise agreed in writing with BROKER You assume all liability, including, without limitation any costs incurred by BROKER, caused by your loading any unauthorized freight on a load.
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- This confirmation will serve as verification that the carrier has a valid contract or common authority, and that the load as described above is moving exclusively under that contract or common carrier authority.

Please sign and fax back.

Carrier Signature: Milo Morrison



Test -	11	
C1	V	~
2		

		NOT NEGO	SHIFFLIN	S BILL OF LA	DING NUMBER: TVS-006314	5
	F	lass 50 Freight	Ship VIA:	TRUCK		19/17
CARRIER: OSR2	XLUE BOYS CHORES FROM A CONTRACTOR		Souther St	SHIP DATE		122200
the second se	vidually determined rates or cont tes, calssifications and rules tha	racts that have been a	greed upon in v	writing between the and are available	e carrier and shipper, if applicable, oth to the shipper, on request	erwise
HIPPER:	TRANSYLVANIA VO 11 MOUNTA BREVARD, NC 2871	DCATIONAL SERVINI NINDUSTRIAL D 2 PHONE: 8	VICES, INC. RIVE 328-884-319	5	CONFIRM TO: Receiving	1.
o carry to his usual place o s to each carrier of all or a this is a rail or a rail-water le is familiar with all the ter he said terms and condition	f delivery at said destination if or ny of said property over all or an shipment, or (2) in the applicable ms and conditions of the said Bi hs are hereby agreed to the ship	nderstood throughout h its route; otherwise to y portion of sald route to e motor carrier classific	deliver to anolition a to destination a cation or tariff if	her carner on the r nd as to each part this is a motor car n or tariff which go assigns.	known) marked consigned and descri- tion or corporation under the contract) route to said destination. It is mutually y at any time interested in on the date trier shipment. Shipper hereby certifie overns the transportation of this shipm	y agreed a hereof es that nent, and
OMESTIC PREP 051 SPIKEWOOI 10USTON, TX 7		со		A REAL PROPERTY AND A REAL	SIGNEE'S REFERENCE / PO 210006309-3-02)#	1#
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