

Bill to: TUMALO CREEK TRANSPORTATION 6109 blue circle drive, Hopkins, MN, 55343 Invoice Date: 07/16/2024 Invoice #: 0275608 Terms: NET 30 Due Date: 08/16/2024

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
07/16/2024		724 29th Ave SE, Minneapolis, MN 55414, USA - 920 Packerland Dr, Green Bay, WI 54303, USA			
			1	\$650.00	\$650.00

TOTAL

\$650.00

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



*** Load Confirmation ***

Email POD's and Invoices to:

billing@tumalocreek.us

Page 1

0275608

Carrier:			SPORT	ATION					Contact:		IOR SMITH
	BURE			IL 60	459				Phone:	708-30	03-5150 X 117
Date:	07/15	/2024							Fax:		
Order	Orde	er:	02756	608				(Commodity:	BOTT	LED WATER
	Mile	s:	277.0					١	Neight:	44300	.0
	Tem	p:							Frailer:	Van (E	DAT)
	BOL	:	7up					I	Reference:	10533	6
	PU 1	Nam	ne:	PREMIUM	WATER	S			Date:	07/	16/2024 0800
		Add	ress:	720 29TH	AVE SE					07/	16/2024 1400
				MINNEAP	OLIS	MN	55414		Contact:	BRI	ET
		Pho	ne:	612-379-	3505				Driver Loa	ad: N	
	SO 2	Nam	ne:	7-UP					Date:	07/	17/2024 0600
		Add	ress:	920 PACK	ERLAND	DRI	VE			07/*	17/2024 1300
				GREEN B	۹Y	WI	54304		Contact:	ALE	EX
		Pho	ne:	920-621-	4815				Driver Loa	ad: N	
Payment		Car	rier Fre	ight Pay:			\$650	0.00			
-	Total Carr						\$650.00				

Instructions

PREMIUM WATERS - PREMIMN: \$30/HOUR DETENTION PAID AFTER TWO HOURS AT SHIPPER AND RECIEVER ONLY IF NOTIFIED AFTER ONE HOUR OF APPOINMENT TIME THAT TRUCK ISN'T STARTED TO BE LOADED OR UNLOADED. AFTER ONE HOUR OF SCHEDULED APPOINTMENT TIME, CARRIER MUST CALL TUMALO CREEK TO ADVISE SO DETENTION CAN GET APPROVED IF NEEDED.

IF NO CALL IS MADE AFTER ONE HOUR, TUMALO CREEK CAN NOT PROMISE DETENTION. SOME LOADS WILL NEED A RELEASE NUMBER AFTER DELIVERY, DRIVER MUST CALL TUMALO CREEK AFTER DELIVERY TO SEE IF NUMBER IS NECESSARY.

Conor Smith

Agreement

Please sign and fax back to

Kirstin Krawczyk

Order: 0275608

- Your signed return of this Rate Confirmation shall serve as your acceptance of the Load and trigger your reasonable reliance on the same unless otherwise notified by the 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 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 particular load
 unless otherwise agreed in writing with the 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 the BROKER before being disposed of by any party. If a load is disposed of without prior written consent from the BROKER, you will be liable for the entire value of the load, plus any other associated damages. Unless otherwise agreed to in writing by the BROKER, you are required to remit to the 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 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 load 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, CARRIER 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
 on 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. 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.
- CARRIER shall not transport this load to any physical location or to any party not identified on this rate confirmation
 unless BROKER has been notified of the discrepancy and authorizes the changed destination or consignee. CARRIER shall
 be liable to BROKER and BROKER's customer for all damages or losses caused by CARRIER's failure to comply with this
 term and condition which is material towards BROKER's offering this load to CARRIER on behalf of its customer, who may
 or may not be a party to the bill of lading.
- 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 Tumalo 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 od Delivery with freight bill for payment to be made.
- If a problem/delay arises that could result in a missed appointment, driver must contact Tumalo 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.

Carrier Signature:___



					BOL NO. 072891100645461			
Sæles Order #>	10552351 Pa	age: 1 ORIGINAL - N	NON NEGOTIAB	LE				
Shipment #		GTD LICUT DILL OF	LADING - SHOR	T FORM				
	Received, subject	ct to the classifications and lawfully filed t	tariffs in effect on	the date of the issue of this Bill of Laung				
		DO NOT DOUB	LE STACK	CPALLETS				
		DO NOT DOOD	EE Street	is a lock complement and destined as	indicated below, which			
The property described i said carrier (the word ca of delivery at said destin over all or any portion o the terms, and condition. or (2) in the applicable n Shipper hereby	below, in apparent good order, ec trier being understood througho ation, if on its own route, othersy f said route to destination, and to s of the Uniform domestic Straig notor carrier classification or tar- certifies that he is familiar with in n of this charged.	xcept as noted (contents and conditions of c ut this contract as meaning any person or co wise to deliver to another carrier on the route o each party at any time interested in all or a bit Bill of Lading set forth (1) in the Uniforn fff if this is a motor carrier shipment. all the terms and conditions of the said bit	contents of package orporation in posses e to said destination any of said property m Freight classifica of lading, including	unknown), marked, consigned, and destined as sion of the property under the contract) agrees to be a structure of the structure of all that every service to be performed hereunder si tion in effect on the date hereof, if this is a rail of those on the back thereof, set forth in the classi- cepted for himself and his assigns.	o carry to its usual place or any of said property hall be subject to all or rail-water shipment, fication or tariff which			
FROM: 612	200 posts	terms and conditions are hereby agreed to b	by the shipper and a	CONSIGNED TO: 920 494-12	138			
	280-8844 D Minneapolis MN			105689 7-Up Green Bay				
	29th Ave SE			920 Packerland	Drive			
	neapolis MN 55414			Green Bay WI	54307-0536			
Electronic Address								
				Customer Load #				
Scheduled Ship Da 7/16/2024	te Shipping			Subject to Section 7 of Conditions of applicat	ble bill of lading, if this shipment i			
		105336		to be delivered to the consignee without recou				
Freight Handling C	ode DEL DELIVERED			shall sign the following statement: The carrie shipment without payment of frieght and all o				
Carrier: H&O	Minneapolis MN			and all o	uler lawiul charges.			
0				(signature of consignor)				
Car or Trailer NO. (SCAC:				(organization of consignor)	(date)			
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0552351 SO 00001	Customer Item:	Alt Prod Num.: 5		220 01	K 11,066.0000			
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552251 00 000	500802	Aqua Splash Spr Vend 2	20oz 24pk	Qty BRWN LU 66plt OFS FAI	330 CA			
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				Qty	990 CA			
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Prepaid Freight Bills to Si um Waters Inc. 2100 S	ipper:							
2100 Sur	nmer Street NE Suite 200 Minn	acapolis, MN 55413	Permanent	Post Office Address of Shipper:				
e shipment moves betwee	n two ports by a carrier by wate		nao Mini	neapolis MN 720 29th Ave SE Minneapolis MN	\$ 55414			
eed or declared value of the	OTE - Where rate is dependent	er, the law requires the bill of lading shall s on value, shippers are required to state spe ared value of the property is hereby energy	state whether it is					
oper to not be exceeding	the property. The agreed or decla	on value, shippers are required to state spe ared value of the property is hereby specifi per	ecifically in writing	g Pallets In: Dr	river Sched Appt Date:			
0 certified a	3	per	any stated by	Pallets Out	of office Appt Time: 0			
and are in proper condition	med materials are properly class	ssified, described, packaged, marked and			iver Actl Check in Date: iver Actl Check in Time:			
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(772)				Carrier -				
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	IONCIL	Date			13-24 Hor of Pieces			
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e R E	Robert	000		Mars	Departure : Date			
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DO NOT DOUBLE STACK PALLETS

Print Name

Sales Order #== 10552351 Shipment #	Page: 1	ORIGINAL - NON NEGOTIAL STRAIGHT BILL OF LADING - SHO		
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				and an indicated holow, which
property described below, in apparent carrier (the word carrier being under el/ver) it said destination, if on its over all or any portion of said route to de terms, and conditions of the Uniform 2) in the applicable motor carrier clas Shipper hereby certifies that he i erns the transportation of this shipper	it good order, except as noted (co shood throughout this contract as we noute, otherwise to deliver to a stantico, and so each party at any deerestic Scraight Bill of Lading sification or tariff if this is a moto is familiar with all the terms and and, and the said terms and conditi	ntents and conditions of contents of packag meaning any person or corporation in poss- another carrier on the route to said destinate t time interested in all or any of said proper set forth (1) in the Uniform Freight classif or carrier shapment. conditions of the said bill of lading, includi ons are hereby agreed to by the shipper ano	e unknown), marked, consigned, and desti ession of the property under the contract) a on. It is mutually agreed, as to each carrier that every service to be performed here cation in effect on the date hereof, if this is up those on the back thereof, set forth in the accepted for himself and his assigns.	rea is indicated using a place of all or any of said property under shall be subject to all a rail or rail-water shipment, e classification or tariff which
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720 29th Ave SE				lay W1 \$4307-0536
Minneapolis MN 55	414		-	
			T.	Evor Anders. 6 Jul 2 4
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ectronic Address			/	0 54629
			Customer Load #	
Scheduled Ship Date	Shipping Date	Customer P.O. NO.	Subject to Section 7 of Conditions of	f applicable bill of lading, if this shipment
7/16/2024		105336	to be delivered to the consignee with	out recourse on the consignor, the consign
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Preight Phandaling Code Dice	() Las Plates		shipment without payment of frieght	t and all other lawing charges.
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otone.	110100		- 2	
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552351 SO 00001 Customer	Item:	Alt Prod Num.: 560803	330 CA Pallet	Count = 5
	Best By:	1.000 Lat/SN		Qty 330 CA
990 CA	560802	Aqua Splash Spr Vend 20oz 24pk	BRWN LU 66plt OFS	FAK 33,198.0000
552351 SO 00001 Customer		Alt Prod Num.: 560802	990 CA Pallet	Count = 15
	Best By:	2.000 Lot/SN		Qty 990 CA
			Total All C	ases 1320 CA
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d Prepaid Freight Bills to Shipper: nium Waters, Inc. 2100 Summer Str	reet NE Suite 200 Minneapolis, N		20 Minneapolis MN 720 29th Ave SE Min	meanolis MN 55414
rier's or shinner's weight" NOTE - V	Where rate is dependent on value.	requires the bill of lading shall state whet , shippers are required to state specifically	n writing	Driver Sched Appt Date: Driver Sched Appt Time;
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is to certify that the above-named m	naterials are properly classified ,	described, packaged, marked and	Received, the property descri	ibed above in apparent good order, except
ed and are in proper condition for r	ansonnation according to the and	plicable regulations of the	as noted	
per PV	1 # 123		Carrier 377	Date NO. of Pieces
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