

INVOICE

BILL TO: SOHO FREIGHT INC 6000 OAKWOOD DR APT 5F LISLE, IL 60532

INVOICE DATE: 04/21/2025 INVOICE #: B87136 TERMS: NET 30 DUE DATE: 05/21/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
04/20/2025		1800 W Hawthorne Ln, West Chicago, IL 60185 - 3101 WEBSTER LN, PORT ALLEN, LA 70767			
		Freight Income	1	\$1,500.00	\$1,500.00

TOTAL	
\$1,500.00	

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



BROKER: SOHO Freight, Inc MC-1233361 (312) 940-7047

CARRIER: RIKI TRANSPORTATION INC. DBA BRZ 8225 LECLAIRE AVE **BURBANK, IL** (708) 303-5150

TO BOOK A TRUCKLOAD OR OBTAIN ASSISTANCE ON AN EXISTING SHIPMENT CONTACT: OPS@sohofreight.org OR CALL (312) 940-7047

EXT. 1

DATE 4/20/2025

TIME 10:00 AM - 1:00 PM FACILITY SOHO

ADDRESS

1800 W Hawthorne Ln West Chicago, IL 60185

DATE 4/21/2025

TIME 9:00 AM - 3:00 PM

FACILITY AMAZON BTR9

ADDRESS 3101 WEBSTER LN PORT ALLEN, LA 70767

ADDITIONAL INFORMATION:

COMMODITY: WEIGHT: PALLETIZED: PALLET COUNT: EQUIPMENT TYPE: Conveyor 10000 YES

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TO BOOK A TRUCKLOAD OR OBTAIN ASSISTANCE ON AN EXISTING SHIPMENT CONTACT: <u>OPS@sohofreight.org</u> OR CALL (312) 940-7047 EXT. 2

PAYMENT AMOUNT

RATE: \$1500 **DETENTION: \$0** LUMPER: \$0 **TOTAL RATE: \$1500**

PLEASE EMAIL YOUR INVOICES TO:

accounting@sohofreight.org

ORIGINAL POD MAIL TO:

SOHO Freight, Inc 1755 Park St. Suite 200 #0235 Naperville, IL, 60563

RATE TERMS THE CARRIER MUST NOTIFY THE BROKER UPON ARRIVAL TO STOP ONE. DETENTION OF \$25.00 PER HOUR BEGINS 2 HOURS AFTER THE BROKER IS NOTIFIED. DETENTION AMOUNT MAY NOT EXCEED LAYOVER(\$150.00) AND DETENTION MUST BE REQUESTED NO LATER THAN ONE HOUR AFTER DELIVERY TO BE VERIFIED AND ACCEPTED BY THE CUSTOMER. TRUCK ORDER NOT USED WILL NOT BE PAID IF THE CARRIER UTILIZES INCOMPATABLE EQUIPMENT OR IF THE ESTIMATED TIME OF ARRIVAL TO PICK UP IS NOT PROVIDED 45 MINUTES PRIOR TO CANCELLATION. CARRIER MUST FOLLOW THE DRIVER INSTRUCTIONS PROVIDED. FAILURE TO FOLLOW THE DRIVER INSTRUCTIONS MAY RESULT IN LOAD CANCELLATION WITHOUT ANY COMPENSATION TO THE CARRIER. THE ORIGINAL BILL OF LADING MAY BE REQUIRED FOR FULL PAYMENT PER CUSTOMER REQUEST. THE CARRIER MUST MAIL THE ORIGINAL BILL OF LADING IF REQUESTED BY THE BROKER. FAILURE TO PROVIDE THE ORIGINAL BILL OF LADING OR LOSS OF THE ORIGINAL BILL OF LADING MAY RESULT IN A RATE DEDUCTION AND/OR NULLIFICATION OF DETENTION. BROKEN SEAL IS SUBJECT TO CLAIM OR RATE DEDUCTION EQUAL TO THE TOTAL RATE. LATE DELIVERY IS SUBJECT TO CLAIM OR RATE DEDUCTION EQUAL TO THE TOTAL RATE. LUMPERS ARE TO BE PAID BY THE CARRIER AND REQUESTED NO LATER THAN 24 HOURS AFTER DELIVERY TO BE VERIFIED AND ACCEPTED BY THE CUSTOMER. PROOF OF DELIVERY MUST BE PROVIDED WITHIN 72 HOURS. FAILURE TO PROVIDE VALID PROOF OF DELIVERY WITHIN 72 HOURS MAY RESULT IN A RATE DEDUCTION.

TERMS AND CONDITIONS THIS LOAD CONFIRMATION IS SUBJECT TO THE TERMS OF THE AGREEMENT FOR MOTOR CONTRACT CARRIER SERVICES ("AGREEMENT") PREVIOUSLY EXECUTED BETWEEN THE BROKER AND THE CARRIER AND THIS CONSTITUTES AN ADDENDUM TO THE TERMS OF THAT AGREEMENT. WE AGREE TO PAY THE RATES AND CHARGES SHOWN ABOVE AND NO DIFFERENT TARIFF RATE OR SCHEDULE OF RATES APPLY. THIS LOAD CONFIRMATION IS INCLUSIVE OF ALL CHARGES. UNLESS ORAL AND WRITTEN FAX OBJECTIONS ARE MADE TO ITS TERMS, AT THE EARLIER OF WITHIN TWENTY-FOURS (24) HOURS OF RECEIPT OR PRIOR TO WORK BEING INITIATED, YOU HAVE AGREED TO THESE TERMS.

APPLICABLE AND VALID INSURANCE

CARRIER HEREBY CONFIRMS THAT IT MAINTAINS APPLICABLE AND VALID INSURANCE WITHOUT EXCLUSIONS THAT WOULD PREVENT COVERAGE FOR THE ITEMS LISTED ABOVE. CARRIER HAS AT LEAST \$100,000.00 IN CARGO INSURANCE AND \$1,000,000.00 IN AUTOMOTIVE LIABILITY COVERAGE. CARRIER FURTHER CONFIRMS THAT IN TRANSPORTING THE SHIPMENT DESCRIBED HEREINABOVE, IT WILL COMPLY WITH ALL U.S. DOT REGULATIONS APPLICABLE TO ITS OPERATIONS WHILE TRANSPORTING SAID SHIPMENT, INCLUDING, BUT NOT LIMITED TO DRIVER'S HOURS OF SERVICE. CARRIER AGREES TO THE ATTACHED DESCURPTION FOR THE ADDRESS TO THE ATTACHED FOR THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES TO THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES TO THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES TO THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES TO THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES TO THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES TO THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES TO THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES TO THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES FOR THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES FOR THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES FOR THE ATTACHED FOR THE ADDRESS OF SERVICE. CARRIER AGREES FOR THE ADDRESS OF SERVICE. CARRIER AGREES FOR THE ADDRESS FOR THE A REQUIREMENTS FOR THE SHIPPER, IF ANY.

DO NOT BREAK THE SEAL

DO NOT BREAK THE SEAL ALL VAN/CONTAINER LOADS MUST BE SEALED AT ORIGIN EITHER BY SHIPPER OR DRIVER WITH A SEAL NUMBER NOTED ON BILL OF LADING. THE DRIVER IS RESPONSIBLE FOR RESEALING THE TRAILER AFTER EACH PICKUP/DROP ON A MULTI-STOP SHIPMENT. IN THE EVENT A SHIPMENT THAT WAS SEALED AT ORIGIN OR AFTER EACH ADDITIONAL PICKUP/DROP ARRIVES AT THE DESTINATION WITH A TAMPERED SEAL OR WITHOUT THE SEAL INTACT THEN (I) THE CARRIER SHALL BE LIABLE FOR ANY SHORTAGE OR DAMAGE CLAIMS WITH RESPECT TO SUCH SHIPMENT AND (II) THE SHIPPER SHALL HAVE THE RIGHT, IN ITS SOLE DISCRETION, TO DEEM THE ENTIRE SHIPMENT DAMAGED, ADULTERATED/CONTAMINATED AND UNSALVAGEABLE, WITHOUT THE NEED FOR ANY INSPECTION AND THE CARRIER SHALL BE LIABLE FOR THE FULL VALUE OF THE SHIPMENT. CARRIER IS REQUIRED TO WEIGH SHIPMENT WITHIN 50 MILES OF DEPARTING EACH SHIPPER. IF CARRIER FAILS TO WEIGH SHIPMENT WITHIN 50 MILES OF DEPARTING EACH SHIPPER, ANY CITATIONS/EXPENSES INCURRED PUE TO THE FOLIDMENT AND/OP SUIDMENT WEIGHT WILL BE THE CARRIER SOLE DESPONSIBILITY. DUE TO THE EQUIPMENT AND/OR SHIPMENT WEIGHT WILL BE THE CARRIER'S SOLE RESPONSIBILITY

CARRIER MUST BE IN FULL COMPLIANCE WITH THE FOOD SAFETY MODERNIZATION ACT (FSMA). IF APPLICABLE.

Luke Miche

INFORMATION REDACTED TO PROTECT CUSTOMER PRIVACY

ORIGINAL BILL OF LADING - NOT NEGOTIABLE

PAGE 1 OF 1

CITY/S 4/20/20 CONSIC CITY/S 4/21/20 THIRD ENTITY OPERA LEGAL	25 10:00 A GNEE: AN TATE: 310 25 9:00 AN THIRD F ATYPE: FF ATING STA NAME: SO	00 W Hawth AM - 1:00 P IAZON BTF 01 WEBSTE M - 3:00 PM PARTY FRE REIGHT CH REIGHT FC ATUS: AUT OHO Freigh	M SHIP TO R9 ER LN P 1 EIGHT O HARGES DRWARI HORIZE	West Chicago ORT ALLEN, I HARGES BIL	LA 70767 L TO:	BILL OF LADING #14403 RIKI TRANSPORTATION INC. DB MC-086875 COMMODITY: Conveyor WEIGHT: 10000 PALLETIZED: Yes PALLET COUNT: EQUIPMENT: Conveyor INFORMATION CONTAINED HEF GOVERNED BY THE BROKER-CA AGREEMENT SET FORTH BETW BROKER, SOHO FREIGHT, INC A CARRIER, RIKI TRANSPORTATIO AND IS SUBJECT TO THE TERM	REIN IS ARRIER /EEN THE AND THE ON INC. DBA BRZ
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	TOTAL	1000 PACKA QTY		CAT		ATION COMMODITY DESCRIPTION	ONLY AMF# CLASS
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******END OF BILL OF LADING 14403******