

INVOICE

BILL TO: ROAR LOGISTICS INC 535 EXCHANGE STREET BUFFALO, NY 14204 INVOICE DATE: 07/02/2025 INVOICE #: R98911 TERMS: NET 30 DUE DATE: 08/02/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
06/30/2025		860 South 75th Avenue, Phoenix, AZ 85043, USA - 1904n Le Compte Rd, Springfield, MO 65802, USA			
		Freight Income	1	\$2,375.00	\$2,375.00

TOTAL	
\$2,375.00	

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



Bill To Information

ROAR LOGISTICS 535 EXCHANGE STREET

BUFFALO, NY 14204

Phone: 7168337878 Fax: 7163320316

Email: accounting@roarlogistics.com

Sent By: Dana Sanchez

Email dsanchez@roarlogistics.com

Phone (602) 805-4272

Fax

Office ROAR LOGISTICS

Temperature

Rate/Route Confirmation for ZIGI FREIGHT INC \$2,375.00

Shipment Details

Shipment # 1422775 **BOL #** 7616434812 **Carrier Miles** 1294.14

Pallet Count 0

Cust Ref/PO # 74496797 /7616434812 **Eq Type** Van or Reefer - 53'

Todays Date 6/30/2025 13:55 **Eq ID** 0

Description of Merch: Beverages/ Dry Grocery 21.00 PALLET @ 44500.00 Pounds

Carrier Details

Carrier ZIGI FREIGHT INC Driver Name Nelson | (708) 871-5296 Dispatcher Bill

MC 944686 Dispatch Phone (630) 485-7370

DOT # 2828543 **Fax**

SCAC ZFIH Carrier Ref

Stop Details

Stop Type Pcs/Type/Wt Address Appt Date Appt Time PU/Delv #

PCNA DC MIXING CTR TOLLESON AZ 2172

Pickup 860 S 75TH AVE

(Live) TOLLESON, AZ, 85353 Scheduled 6/30/25 09:00 - 09:00 74496797

PN: 0

PCNA BUSKE LINES WHSE MO 3281
Delivery 1904 NORTH LECOMPTE AREA 14

(Live) SPRINGFIELD, MO, 65802 Scheduled 7/2/25 09:00 - 09:00 7616434812

PN: (417) 869-8866

Shipment Line Items

Total Pcs: 21 PALLET Total Pallets: Total Weight: 44500 lbs

Carrier Rate Agreement

Item # Charge Description Unit Price Unit Type Unit Quantity Rate Note

LINE HAUL \$2,375.00 Flat Rate 1 \$2,375.00

Total: \$2,375.00

Shipment Notes

Customer Note - Driver is responsible to count product. Any shortages carrier is responsible for even if seal is in tact. If driver is not allowed on dock to count, must notify ROAR Logistics ASAP and have the BOL marked Shipper Load and Count.

Any load delivering to a PBC/PBG facility will require a PBC/PBG detention form to be approved. It is the drivers

responsibility to obtain the detention form from the facilities unloaders and or warehouse manager.

Pick - PCNA DC - Location shares an entrance with 777 South 79th Ave Tolleson, AZ 85353 US

Delv - PCNA BUSKE LINES WHS

2

NO OVERNIGHT PARKING BUILDING 11 If the guard asks If appt time is missed by 30+ minutes (at Buske's discretion), appt needs to be rescheduled by the carrier. LATE TRUCKS: In order to be worked in, Buske will need communication from the carrier. So, if a carrier is going to be late or arrives unscheduled, they must let Mendi know, and they will get

them on the schedule as a work-in

Leg Org -PCNA DC MIXIN

- Location shares an entrance with 777 South 79th Ave Tolleson, AZ 85353 US

Leg Dest -PCNA BUSKE L NO OVERNIGHT PARKING BUILDING 11 If the guard asks If appt time is missed by 30+ minutes (at Buske's discretion), appt needs to be rescheduled by the carrier. LATE TRUCKS: In order to be worked in, Buske will need communication from the carrier. So, if a carrier is going to be late or arrives unscheduled, they must let Mendi know, and they will get them on the schedule as a work-in

ZIGI FREIGHT INC

6850 W 63RD STREET, CHICAGO, IL (If this is not your information, notify dispatch immediately)

Signature ______ Date _____

- 1. **By signing this document, Carrier agrees to all terms and conditions listed in this load contract as well as the previously signed Carrier-Broker Agreement. In addition, carrier is acknowledging that they have read and understand all established terms and criteria for hauling this shipment. Should the carrier not submit a signed copy of this agreement back to ROAR, all terms and conditions are implied as accepted once the shipment has been signed for on the BOL by the carrier.**
- 2. *Please confirm receipt. Sign and return by E-mail to the "Sent By" E-mail indicated at the top of this document. // Failure to sign and/ or return constitutes acceptance of rate and terms.
- 3. *Drivers may NOT break seals without written authorization from ROAR Logistics. Unauthorized removal of seals may result in refusal of the shipment and a claim against your company.
- 4. *When applicable, Carrier shall comply with the Federal Food, Drug, and Cosmetic Act ("FFDCA"), the Food Safety Modernization Act ("FSMA"), and the Sanitary Transportation of Human and Animal Food regulations.
- 5. *Accessorials and/or rate corrections must be reported at time of occurrence and documented with supporting paperwork to be honored.
- 6. *Please provide BOL/POD to ROAR within 48 hours of pick-up/delivery.
- 7. *It is agreed that ROAR Logistics Inc has the right of offset against any payment owed to the carrier in the matter of an unresolved claim that has not been settled.
- 8. *For Shipments In/Out of CA, carrier/driver must provide validation of CARB Compliance.
- 9. *Actual shipment reefer temperatures are NOT confirmed at time of load tender. ALL load/reefer temps must be validated by driver once checked-in at the shipping location, and validated with the BOL. Smart-reefers are required.
- 10. *Only smart/downloadable reefer units are to be used. Carrier must be able to produce a downloadable reefer report upon request.
- 11. *This document is confidential and not to be shared without permission of ROAR Logistics.
- 12. *Unless otherwise noted, this is a "Live" Load and/or Unload. ROAR Logistics will not honor additional charges associated with unauthorized drop trailers. Where applicable, carrier may be responsible for missed appointment fees if at fault.
- 13. *Payment to Lumper at time of delivery between 23:00-07:00 must be made by the driver/carrier. Payment can be reimbursed by request the next business day via Comcheck with a valid receipt.
- 14. *Any directions given by ROAR Logistics, Inc., or its Customers, whether orally and/or electronically, are for informational purposes only. It is the Carrier's sole responsibility to confirm that it may lawfully and safely operate its vehicle and its contents over any road, highway, bridge and/or route. Carrier shall be solely responsible for any fines, penalties, or citations that may be levied as a result of operating its vehicle equipment and its contents in any way that may be found to be in violation of any regulation, law or ordinance.
- 15. *For details on any/all Accessorial charges, please refer back to the ROAR Broker-to-Carrier Agreement signed by a representative from your (the carriers) organization.
- 16. *Driver is responsible to make sure seal is affixed to trailer and matches on the BOL. Failure to do so may result in driver having to return the load to the shipper and/or a claim filed for the entire load.
- 17. *Shipments of alcohol, in any concentration (%) or form: Carrier acknowledges it has the appropriate Insurance coverages and can provide, if necessary, the insurance policy noting that the type of alcohol being shipped on the rate confirmation sheet is "not an excluded commodity" and is covered by the carriers insurance policy.
- 18. *If SHÍPPER Bill of Lading (BOL) states "PROTECT FROM FREEZING" and that was not implied by ROAR Logistics or is not stated on this document, please contact ROAR Logistics ASAP.
- 19. *When/where applicable, the carrier will be responsible for any/all early, late, and / or rescheduling fees (which could exceed \$500+) on shipments delivering to a Walmart or Walmart owned facilities.
- 20. *SEAL MUST BE FULLY INTACT AND ATTACHED TO TRAILER. DRIVER IS TO WAIT FOR RECEIVER TO TAKE OFF. LOAD CANNOT BE TRANSLOADED AT ALL. MUST BE ON THE SAME TRAILER THE ENTIRE TIME. IF SEAL IS BROKEN BY CARRIER/DRIVER, CARRIER WILL BE RESPONSBILE FOR FULL LOAD. IF SHIPPER DOES NOT AFFIX SEAL AND DENOTE SEAL NUMBER ON THE BOL, CARRIER/DRIVER MUST NOT LEAVE THE SHIPPING FACILITY AND CONTACT ROAR IMMEDIATELY. FAILURE TO DO SO MAY RESULT IN THE LOAD BEING REFUSED AT DELIVERY AND A CLAIM BEING PLACED AGAINST THE CARRIER.



TRAILER SEAL PROTOCOL AND SAFETY MEASURES

Only authorized personnel can remove the seal(s) upon arrival to the destination site unless required by in-transit inspections (DOT or other regulatory agencies, including but not limited to law enforcement) or special requirements known to ROAR Logistics.

The use of key or combination locks in lieu of seals for transported materials does not constitute a sealed load. All loads must have a seal(s) securing the vehicle during transport.

If the seal is broken in the event of an in-transit regulatory inspection (DOT, Ag Dept., law enforcement, etc.) or the driver believes the load has shifted and needs to be inspected and secured, the Carrier's driver must have additional seals with him and must reseal the door(s) after the inspection is completed and record the new seal numbers on the transport documents. Such procedures should be avoided, except in circumstances where that safe transport of the cargo is at issue. In such instances, Carrier must call ROAR Logistics in advance of removing the seal (if possible, without compromising safety) so that potential removal of the seal can be coordinated with the shipper or other party in interest. After affixing the seal, the driver must also record the date, time and circumstances surrounding the in-transit regulatory inspection on the transport documents.

When arriving at the receivers (consignee) facility, a receiving location employee must verify seal integrity and ensure the seal numbers match those on the driver's transport documents. Only the receiving location's designated individual may remove the seals once verified to match the driver's transport documents, and neither Carrier, nor its driver or others, shall remove a seal, except for in the immediate presence of and at the instruction of a receiver.



Trucker Tools

This ROAR Logistics shipment <u>REQUIRES</u> Trucker Tools Tracking. If your driver is unable to accept this requirement, please let ROAR know ASAP.

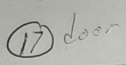
 Become a member of ROAR's Visibility Network by integrating your ELD with Trucker Tools:

Go to https://www.truckertools.com/eld-carrier-integration or ask your Booking Associate for further details.

- By picking up this shipment for ROAR Logistics you are agreeing to comply with the ROAR Logistics Rate Confirmation Contract.
- If you, the driver, and/or your company have an issue with ROAR's tracking compliance guidelines, please reach out to your booking associate at ROAR (contact info at top right of rate confirmation sheet).
- ROAR will assist any driver in setting up Trucker Tools Tracking including installation and ongoing support.

<u>Your Booking Associate contact info is at the top right corner of your Rate Confirmation Sheet.</u>

Date: 6/30/2025 14:24:09	14:24	5 .	12	12	0/	13	6	8	te	a	9
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