



## MASTER TERMS AND CONDITIONS FOR THE RENTAL OF CONTAINERS

### 1. Scope of Agreement

These Master Terms and Conditions for the Rental of Containers (this “**Agreement**”) sets forth the terms and conditions of Customer’s rental of 53’ domestic intermodal containers from Milestone Equipment Company LLC (“**Milestone**”) (individually, a Container, and collectively, the “**Containers**”). In no event shall Customer have any right to any quantities or volumes of Containers other than as specifically approved by Milestone. Customer shall not be deemed to have any exclusive rights under this Agreement. By executing this Agreement, Customer becomes eligible to utilize a Container at the location specified on Customer’s booking on ChassisFinder.com. Any and all Containers shall be subject to the terms and conditions of this Agreement. This Agreement does not convey to Customer any right, title, or interest in any Containers other than the rights conferred herein.

### 2. Term

The term of this Agreement shall begin on the Date listed on the Rate Agreement and shall continue for the duration of the rental of any Container hereunder. This Agreement shall remain in effect with respect to all unreturned Containers and Customer’s outstanding and surviving obligations under this Agreement. Any expiration, termination or suspension (as described below) of this Agreement shall be without prejudice to all rights accrued by Milestone prior to the date of termination. Milestone may suspend Customer’s privileges under this Agreement for any breach of any provision of this Agreement or any failure of Customer to promptly pay amounts owed to Milestone pursuant to this Agreement. Milestone will use reasonable efforts to give Customer five (5) days notice prior to any suspension or “shut out”, and such suspension or “shut out” will remain in effect at Milestone’s discretion until such time as any breach is cured and/or any amounts outstanding are paid. Customer is subject to immediate suspension in the event its required insurance coverage lapses or terminates for any reason.

### 3. Usage Charges

Customer shall pay Milestone the daily usage charge as specified in the rate agreed upon by Customer in Customer’s booking on ChassisFinder.com (“**Rate Agreement**”), for the quantity of Containers specified in the Rate Agreement or the relevant equipment interchange receipt (the “**Equipment Interchange Receipt**” or “**EIR**”), together with all additional charges herein, for as long as Customer retains possession of the Containers or the containers remain on rent to Customer. Milestone reserves the right to change the daily usage charge by supplying Customer with an amended Rate Agreement. Customer shall not withhold any Containers on account of any dispute as to rates and/or alleged failures by Milestone to comply with the terms of this Agreement. Customer hereby waives and releases (and shall ensure that its agents waive and release) all liens, encumbrances or charges with respect to any Containers. Payment shall be due to Milestone fifteen (15) days after the relevant invoice date. Customer shall be required to pay a late fee for late payment at the rate of one and one-half percent (1.5%) per month or the maximum legal rate, whichever is lower for all payments received more than thirty (30) days after date of invoice. Use charges for Containers may vary from location to location. Therefore, Customer shall be required to execute more than one (1) Rate Agreement if Customer utilizes Containers from more than one (1) location. Customer acknowledges that these rates may vary, and Customer agrees to pay all charges as billed by location unless Customer has a good-faith reason to dispute any individual invoice. However, all invoice disputes must be tendered to Milestone in writing within thirty (30) days of the date of the

disputed invoice. No disputes received by Milestone more than thirty (30) days after the date of the disputed invoice will be considered. Milestone reserves the right to bar Customer from utilizing any Container at any Milestone location in the event Customer fails to pay any usage or repair invoice within thirty (30) days of the invoice date.

#### **4. Good Repair and Working Order**

Receipt of Container in good repair and working condition is acknowledged by Customer upon acceptance of delivery and/or execution of the applicable equipment inspection/interchange receipt by Customer, its agent or representative.

#### **5. Damage**

Customer shall be responsible for the cost to repair damage to each Container which occurs while the Container is on rent to Customer, ordinary wear and tear excepted. If Customer makes any repairs on any Container, Customer shall be responsible for the cost of such repairs in addition to Milestone's reasonable cost to repair or replace Container necessitated by improper repairs made by Customer. Damage invoices may be subject to a reasonable administrative fee. Over-the-Road ("**OTR**") repairs shall be addressed in accordance with the Milestone OTR policy in Exhibit B.

#### **6. Compliance with Law**

Customer shall obey and comply with all applicable federal, state and local laws, rules, regulations and ordinances (collectively, "**Applicable Law**") including, but not limited to, Applicable Law pertaining to the operation of the Containers and intermodal equipment. Customer shall comply with all loading limitations, if any, prescribed by the manufacturers of the Containers, and shall prevent excessive impact of unbalanced or concentrated loads and pay all fines, expenses, charges or assessments of whatsoever nature which may arise out of the Customer's failure to comply with loading limitations or failure to prevent excessive impact or unbalanced or concentrated loads. Customer represents and warrants that it does not have an unsatisfactory safety rating issued by any regulatory authority with jurisdiction over Customer's operations including, without limitation, the Federal Motor Carrier Safety Administration of the U.S. Department of Transportation. Customer shall ensure that during the term of this Agreement, it and the Containers are in compliance with Applicable Law and shall promptly notify Milestone of any damage or other condition of Container which fails to comply with Applicable Law. Customer shall be solely responsible for, and shall pay, any and all fines, penalties, citations or other amounts assessed against it or Milestone by local, state, provincial or federal governmental authorities for the condition or use of any Container while in Customer's possession and control. Customer shall promptly notify Milestone of any citation related to any Container issued to Customer during the term of this Agreement and provide proof of payment thereof by Customer. In the event the Container is in any way involved in an accident, regardless of whether a citation is issued, Customer shall immediately notify Milestone.

#### **7. Use by Customer**

(a) Customer shall have right of use of each Container during the rental term of this Agreement so long as no default hereunder has occurred. Customer shall supervise, direct and control the activities of all persons who are employed by or through Customer or who otherwise operate or use the Containers during the rental period, and Customer shall have sole responsibility with respect to them and shall be responsible for their compliance with or breach of the terms of this Agreement. No person operating, in possession of, or using any Container from the signing of the Equipment Interchange Receipt by

Customer at the inception of this rental term and until such form is signed by Milestone acknowledging return of the Container to Milestone, shall be considered an agent or employee of Milestone for any purpose whatsoever. Customer shall not transport, load or store in or on any Container ultra-hazardous materials, medical wastes, hazardous wastes, radioactive materials, or explosives (collectively "**Hazardous Materials**"). If Milestone determines that Customer has used any Unit for such purposes, in addition to Milestone's rights and remedies pursuant to Sections 13 and 14, Customer shall, at Milestone's sole discretion, restore such Container in accordance with this Section 7(b) or purchase such Unit at its Casualty Value as set forth on the Casualty Value Schedule attached hereto as Exhibit A and incorporated into the Agreement by this reference; (b) If any Container is damaged, contaminated, stained, soiled or tainted as a result of transporting, loading or storing approved hazardous material or any other substances, in addition to Milestone's rights and remedies pursuant to Section 13 and 14, Customer shall at Milestone's sole discretion, purchase such Container at its Casualty Value or promptly restore such Container at Customer's sole expense to its condition on the date of delivery and, if decontaminated, provide proof of such decontamination including, without limitation, methodology and pre- and post-decontamination sampling results. Milestone, in its sole discretion and at Customer's sole cost, may have any Container inspected and tested for any hazardous substance or material by any inspector of Milestone's choosing. If Customer fails to restore any damaged, contaminated, stained, soiled or tainted Container within ten (10) business days of Milestone's demand therefor, Milestone may at its sole discretion require Customer to purchase such Unit at its Casualty Value or restore such Container at Customer's sole cost; (c) Customer represents that the Containers used hereunder will be in the United States and will be used in Customer's transportation system. Customer hereby agrees that, if requested by Milestone, Customer shall immediately report the exact location of the Container to Milestone.

## **8. Indemnity and Liability**

Customer agrees to defend, indemnify and hold harmless Milestone and its insurers and Milestone's subsidiaries and affiliates, and its and their respective employees, agents, representatives, successors and assigns (without regard to whether their liability is vicarious, implied in law or as a result of their failure or negligence or otherwise) from and against any and all suits, losses, fines, penalties, damages, claims, injuries, including death, of any person, damage to property of any person, damage to or loss of any Container, other demands and liabilities of every nature, and reasonable attorney's fees, arising directly or indirectly from or in connection with Customer's rental, possession, maintenance, use, condition, operation, or interchange with a third party, of any and all Containers, including actions or claims for negligence or strict liability in tort. Milestone does not assume liability for any acts or omissions of Customer or its agents or employees or any other persons or third parties. Customer shall be responsible for and shall pay any and all fines or in connection with the Containers while on rent to Customer. If applicable state law does not allow enforcement of indemnity obligations to the extent contained in this provision, the parties expressly agree that Customer will be obligated to indemnify Milestone and the other indemnified parties to the fullest extent allowed by applicable law. The provisions of this Section 8 (Indemnity and Liability) shall survive the termination, cancellation or expiration of this Agreement. Notwithstanding any other provision in this Agreement to the contrary, in no event shall Milestone be liable to Customer or any other person or persons for any damage or injury to persons or property. Milestone shall not be liable for incidental, special, indirect, consequential or exemplary damages of any kind, including without limitation, lost profits and business interruption damages, or damage to cargo suffered by Customer or any other party.

## **9. Risk of Loss**

Customer, during its possession of or during the rental term of the Container, shall bear all risk of loss, damage, theft or destruction (partial or total) of the Container and cargo from any cause and shall pay all costs of use, operation, maintenance, storage, repair and replacement including, but not limited to, taxes, charges incurred in ports, depots or storage areas, tolls, fares, fines, penalties and the like.

## **10. Insurance**

Customer shall procure and maintain, at its sole cost and expense, throughout the term hereof, the following insurance policies: (i) Commercial Automobile Liability insurance with a combined single limit per occurrence of \$1,000,000 or greater, insuring all Containers provided to Customer hereunder; (ii) Commercial General Liability insurance with a limit of \$1,000,000 per occurrence or greater; (iii) Commercial Automobile Liability insurance in an amount not less than \$5,000,000 combined single limit per occurrence for the carriage of hazardous substances as defined in 49 C.F.R. 171.8, transported in bulk Class A or B explosives, poison gas (Poison A), liquefied compressed gas, or highway route controlled quality radioactive materials as defined in 49 C.F.R. 173.403; (iv) Commercial Automobile Liability insurance in an amount not less than \$5,000,000 combined single limit per occurrence for the carriage of oil listed in 49 C.F.R. 172.101, hazardous materials and hazardous substances defined in 49 C.F.R. 171.8 and listed in 49 C.F.R. 172.101; (v) trailer interchange or hired auto physical damage insurance, including collision, with a limit not less than an amount equal to the value of all interchanged equipment hereunder; (vi) and Workers' Compensation insurance in an amount and form necessary to satisfy statutory requirements. The insurance set forth in this Section 10 (Insurance), except for Workers' Compensation insurance, shall name Milestone as an additional insured and loss payee and shall be primary to any and all other applicable insurance. Under no circumstances shall Customer, its employees, agents or contractors be considered permissive users, insureds, beneficiaries, or covered parties, under any insurance policies carried by, or otherwise covering, Milestone. Prior to taking possession of any Container, Customer shall furnish to Milestone certificates of insurance showing that such insurance has been procured, is being properly maintained, has not expired, and specifying that written notice of cancellation or modification or material alteration (e.g., coverage reduced, limits decreased or additional insured removed) of the policies shall be given to Milestone at least thirty (30) days prior to cancellation or modification or material alteration, by certified mail. Upon request, Customer shall provide Milestone with copies of the applicable insurance policies.

## **11. No Permissive Users**

Customer acknowledges that neither itself nor its agents, employees, assigns and successors shall be considered a permissive user of the Container for the purposes of any policy of insurance maintained by Milestone.

## **12. Liens and Taxes**

Customer shall not mortgage, encumber or transfer any Container or this Agreement in whole or in part. Customer shall keep each Container free and clear of all levies, liens and encumbrances and shall pay all taxes (including sales and use taxes), assessments and similar charges, including any governmental fees and charges, on the use, transportation, repair or operation of each Container in its possession or during a rental term under this Agreement. Milestone, at its sole discretion, may pay any outstanding levy, lien, or encumbrance on any Container. In the event Milestone pays any levy, lien or encumbrance, Customer shall reimburse Milestone for all sums paid in relation to such levy, lien, or encumbrance, including but

not limited to the amount paid, attorneys' fees, court costs and administrative fees. Customer shall keep written logs of the locations where each Container goes to and shall, upon request, supply Milestone with said logs for its review.

### **13. Default and Remedies**

Any of the following shall be deemed an **"Event of Default"**: (i) any breach or failure of Customer to observe or perform any of its obligations under this Agreement; (ii) dissolution, liquidation, or termination of the business of Customer, insolvency or failure of Customer to pay its debts as they mature in the ordinary course of business; the making of an assignment for the benefit of the creditors of Customer; or the filing of a voluntary petition in bankruptcy by Customer; or other actions of a similar nature; (iii) the taking by any party of any Container, or any part thereof, upon foreclosure, levy, execution, attachment or other process of law or equity enforced against Customer; or (iv) if, in Milestone's reasonable opinion, Customer has neglected, abused or misused any Container in any way. Waiver of any default shall not be a waiver of any other or subsequent default or other condition or term of this Agreement. Upon the occurrence of an Event of Default, Milestone may, at its sole discretion, and in addition to any other remedy or right it has hereunder or by law: (a) immediately terminate this Agreement by providing notice to Customer; (b) require Customer to make available or deliver any Container to the place of original on hire or such location as Milestone may designate; (c) enter upon any premises where any Container is located, and without notice or demand, remove such Container, whether with or without process of law; and/or (d) render all or any part of the Container unusable. Upon the occurrence of an Event of Default, Customer shall immediately pay to Milestone without further demand all unpaid daily usage charges and other sums due under this Agreement. Daily usage charges shall continue to accrue on Container in Customer's possession until such time as those Container have been returned to and accepted by Milestone. Customer shall also pay Milestone's actual costs and expenses incurred in connection with taking possession of any Container and/or the collection of daily usage charges, enforcement, assertion, defense or preservation of Milestone's rights and remedies under this Agreement. In addition to all collection costs, including reasonable attorney fees, late payment penalties, as provided for in Section 3 (Usage Charges), shall apply, Milestone shall have the right to offset any amounts due from Customer against other funds or property of Customer held by Milestone. The foregoing remedies are cumulative, and any or all thereof may be exercised instead of or in addition to each other or any remedies at law, in equity, or under statute.

### **14. Repossession.**

If Customer fails or refuses to promptly return any Container to Milestone after the end of the rental term after demand therefor by Milestone, or if an Event of Default has occurred and is continuing, Milestone shall have the right, upon prior written notice to Customer, to enter upon any premises where Container is located and take immediate possession of and remove such Container and shall be deemed Customer's agent for such purposes. If Milestone takes possession of any Container with other property contained in, upon or attached to such Container, Milestone may take possession of such property and sell, re-lease or otherwise dispose of any or all of such property, whether or not in Milestone's possession, in a commercially reasonable manner at public or private sale with notice to Customer (the parties agreeing that ten (10) days' prior written notice shall constitute adequate notice of such sale), with the right of Milestone to purchase and apply the net proceeds of such disposition, after deducting all costs of such disposition (including but not limited to costs of transportation, possession, storage, refurbishing, advertising and brokers' fees), to the obligations of Customer pursuant to this Agreement, with Customer

remaining liable for any deficiency and with any excess being retained by Milestone; or retain any or all of the Containers.

#### **15. Credit Information**

Customer agrees to furnish Milestone with updated credit information, as may be requested by Milestone from time to time.

#### **16. Warranty Disclaimer and Remedy Limitation**

CUSTOMER ACKNOWLEDGES THAT MILESTONE IS NOT A SELLER, SUPPLIER OR MANUFACTURER (AS SUCH TERMS ARE DEFINED OR USED, AS THE CASE MAY BE, IN THE UNIFORM COMMERCIAL CODE), OR DEALER, NOR A SELLER'S OR A DEALER'S AGENT. MILESTONE MAKES NO WARRANTY OR REPRESENTATION, EITHER EXPRESS OR IMPLIED, AS TO ANY MATTER WHATSOEVER, INCLUDING, WITHOUT LIMITATION, THE VALUE, DESIGN, CONDITION, MERCHANTABILITY, FITNESS FOR PARTICULAR PURPOSE OR FITNESS FOR USE OF ANY CONTAINER. BY EXECUTING AN EQUIPMENT INTERCHANGE RECEIPT, CUSTOMER ACCEPTS EACH CONTAINER "AS IS" AND EXPRESSLY DISCLAIMS ANY RELIANCE UPON ANY STATEMENTS OR REPRESENTATIONS MADE BY MILESTONE OR ANY PERSONS ON MILESTONE'S BEHALF. MILESTONE SHALL NOT BE LIABLE FOR ANY SPECIAL, INDIRECT, DIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY TYPE OR CHARACTER RESULTING FROM THE USE, MISUSE, RENTAL, POSSESSION OR OPERATION OF ANY CONTAINER RENTED BY CUSTOMER.

#### **17. Redelivery**

Customer shall complete the use for which each Container has been delivered or interchanged and return (the date of return for any Container is the "**Return Date**") said Container at its sole cost and expense to the same location from which it was originally delivered or interchanged unless Customer receives prior authorization from Milestone to return the Container to another location. The Return Date is subject to the minimum use days as outlined in the Rate Agreement. Each Container will be inspected for damage by a representative of Milestone upon return by Customer in accordance with the general return requirements attached hereto as Exhibit B, as may be amended from time to time, and is incorporated into the Agreement by this reference. If Containers are not returned in good operating condition in accordance with this Agreement, the Container shall remain on hire until Customer approves Milestone's damage estimate. Milestone reserves the right to recover and arrange drayage for any Container which Milestone deems abandoned, impounded or otherwise in an insecure situation, if after reasonable notice, the Customer fails to redeliver the Container to Milestone. Any expenses incurred in connection with such recovery or drayage will be for the account of the Customer.

#### **18. Lost, Stolen or Destroyed Equipment**

Customer shall promptly notify Milestone in writing if a Container is lost, stolen or destroyed while in its possession or on rent. The daily usage charge shall continue to accrue until such time as written notice is received by Milestone and Milestone confirms receipt back in writing to Customer. When a Container is lost, stolen or destroyed while in its possession or during a rental term, Customer must promptly provide notice to Milestone in accordance with the provisions of Section 22 (Notices) of this Agreement, either by mail, facsimile or email. Customer shall pay to Milestone the casualty value of the Container as specified in Exhibit A within fifteen (15) days of its receipt of a casualty value invoice, provided, however, that in the event Customer fails to pay Milestone the casualty value for any such Container within fifteen (15) days following notice to Customer of the casualty value, the subject Container shall be put back on-hire,

retroactive to the date it was taken off-hire, and shall remain on- hire (and Customer shall continue to pay rent therefor) until Customer pays the casualty value to Milestone.

#### **19. Assignment**

Customer shall not assign (whether directly, indirectly, by operation of law or otherwise) this Agreement or assign or sublease any Containers or any portion thereof without, in each instance, the prior written consent of Milestone. Milestone may assign or transfer this Agreement without the consent of Customer and, after such assignment or transfer, upon notice to Customer, Milestone shall be released from all obligations under this Agreement. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns.

#### **20. Sub-Leasing**

Customer shall not sublease or in any other manner permit any Container to go out of its possession without the prior written consent of Milestone, as shown on the Equipment Interchange Receipt or otherwise, and then only to the extent of said written permission. Any consent by Milestone to the subleasing of any Container shall be deemed an amendment to this Agreement, which must be signed by Milestone. If such consent is given by a clause in the Equipment Interchange Receipt, such clause must be separately signed by Milestone. In the event any Containers are subleased or assigned by Customer, with or without the consent of Milestone, or otherwise comes into the possession of a party other than Customer, Customer shall remain fully liable and solely responsible to Milestone for the performance of all terms and conditions of this Agreement.

#### **21. No Ownership Rights**

Customer shall acquire no ownership rights of any nature by virtue of paying daily usage charges, cost of repairs or cost of transporting said Containers or otherwise. Each Container shall, where appropriate, have Milestone's serial numbers and other identifying marks affixed thereto, which shall not be obliterated or altered by Customer.

#### **22. Notices**

Unless otherwise specifically permitted by the terms of this Agreement, any notice, request or demand given under this Agreement, whether or not required, shall be valid only if made in writing. Such notice shall be made only via overnight courier or certified U.S. mail, return receipt requested, and will be deemed effective upon dispatch. All notices to Milestone shall be sent to Milestone Equipment Company LLC, 1 East 22<sup>nd</sup> Street, Suite 801, Lombard, IL 60148, Attn: Doug Hoehn with an email copy to doug.hoehn@milecorp.com and with an email copy to legal@milecorp.com. All notices to Customer shall be sent to the address provided by Customer in its customer profile in Chassisfinder.com.

#### **23. Applicable Law; Acceptance of Service**

This Agreement is to be governed by the laws of the State of New York, without giving effect to any choice of law or conflict of law provision or rule (whether of the State of New York or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of New York. Customer hereby consents and agrees to the exclusive jurisdiction and venue of the state and federal courts of New York for any and all disputes, claims or other actions arising out of this Agreement. Customer hereby waives personal service of any legal process upon them arising, directly or indirectly, from this Agreement, and consents that service of process may be made by certified or registered mail, return receipt

requested, directed to Customer, at Customer's address as provided in its customer profile in ChassisFinder.com, and service shall be complete two (2) calendar days after posting, as aforesaid in any claim or controversy, action or proceeding arising, directly or indirectly from this Agreement. Customer hereby waives any and all rights to a trial by jury on any claim arising in connection with this Agreement.

**24. Entire Agreement; Amendment; Waiver; Severability; Confidentiality; Dispute Resolution; Headings**

This Agreement, together with the applicable Equipment Interchange Receipt(s) and Rate Agreement(s), contains the entire agreement between the parties and supersedes all previous agreements, including the Uniform Intermodal Interchange and Facilities Access Agreement, with respect to the subject matter hereof. Regardless of whether they are required by law, any provision of Customer's tariff, terms and conditions, service guide, bill of lading or any other document which is inconsistent with the terms of this Agreement, or which addresses matters not addressed herein, are inapplicable to the parties to this Agreement with respect to the subject matter hereof. This Agreement may not be amended or modified orally. No amendment, modification or release from any provisions hereof shall be effective unless in writing and signed by both parties specifically stating it is an amendment to this Agreement. The failure of Milestone to require the performance of any provision of the Agreement or the waiver by Milestone of any Customer breach under this Agreement shall not prevent a subsequent enforcement of such term, nor be deemed a waiver of any subsequent breach. If any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein. Customer hereby acknowledges and agrees that this Agreement and the terms and conditions hereof are confidential and proprietary information of Milestone and Customer shall not disclose the existence of this Agreement or the terms and conditions hereof to any third person or entity without the express written consent of Milestone, which may be granted or withheld in Milestone's sole discretion. The parties will use commercially reasonable efforts to resolve disputes with respect to this Agreement. The headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement.



**EXHIBIT A**

**CASUALTY VALUE SCHEDULE**

<b>Equipment Type</b>	<b>Value</b>
<b>Container:</b>	\$19,320.00

**VALUE MAY CHANGE AS MANUFACTURING COSTS VARY.**

## EXHIBIT B

### **GENERAL RETURN REQUIREMENTS & OVER-THE-ROAD (“OTR”) REPAIR POLICY FOR CONTAINERS**

All Containers shall be returned free of damage, normal wear and tear alone excepted (as determined by IICL-6 standards). Customer shall be responsible for, prior to returning any Container, the removal of all logos, advertising and identification (other than Milestone’s) marks, cargo debris or dunnage. Customer is expected to exercise reasonable care in operating the Containers, in accordance with Railroad and AAR load rules. Any cargo residue found during a gate inspection will result in the Container being rejected by Milestone.

Examples of billable damages include, but are not limited to:

<b>Item</b>	<b>Defect</b>
Side panels	Bends, Bows, Cuts, Burns, Holes
Front panels	Bends, Bows, Cuts, Burn, Holes
Doors	Failure in door operation due to racking or deformation of door hardware. Missing or cut door gaskets.
Flooring	Holes, Stains, Cracks, Nails, warping due to moisture
Interior	Contamination, Condensation or standing water, persistent odor, infestation. Corrosion or other defect due to contact with foreign substances. Cargo debris or dunnage, soil, sand, mud or other residue.
Tracking devices	Properly removed, holes filled, primed and painted.
Corner casting	Cracked, loose, broken

Example of normal wear and tear include, but are not limited to:

<b>Item</b>	<b>Defect</b>
Panels	Fading paint, normal corrosion not resulting from cargo damage.
Doors	General deterioration at door gaskets and fittings.
Marks	Fading color or adhesion

**Customers may contact Milestone directly for containers needing OTR service:**

- **Office: (630) 366-7380**
- **Cell: (815) 474-6713**
- **E-Mail: ContainerOps@milecorp.com**