ISSUED: APRIL 1, 1996 EFFECTIVE: MAY 1, 1996

DEPARTMENT OF VETERANS AFFAIRS RULES TENDER No. VA-100 (VA No. VA-100)

For Governing Publications see ITEM 10.

This tender applies on both Intrastate and Interstate traffic.

DEPARTMENT OF VETERANS AFFAIRS
OFFICE OF ACQUISITION AND MATERIEL MANAGEMENT
DISTRIBUTION PROGRAMS DIVISION
WASHINGTON, DC 20420

VA RULES TENDER No. VA-100 ORIGINAL PAGE 2 ISSUED: APRIL 1, 1996

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CHECK SHEET FOR TENDER PAGES

All of the pages contained in this tender are listed consecutively by number with a revision number after each page. The pages of this tender, and the supplements to the tender listed on this page bear issued dates which are the same as, or are prior to, the issued date of this page. A "O" in the revision column indicates an original page; the designation of "R" indicates the page was not issued but has been reserved for future use and is removed from the normal page sequencing. This page will be updated with each subsequent revision to this tender.

10 11	Dogo	Revision	Dogo	Revision	Dogo	Revision	Page	Revision
12	1 age	Kevision	1 age	Kevision	1 age	Kevision	1 age	Kevision
13	1	0	41	O	81	0	121	O
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15	3	O	43	O	83	O	123	O
16	4	Ö	44	O	84	Ō	124	Ō
17	5	O	45	0	85	0	125	O
18	6	0	46	0	86	0	126	O
19	7	O	47	0	87	0	127	0
20	8	O	48	0	as	O	128	O
21	9	R	49	R	89	O	129	R
22	10	R	50	R	90	\mathbf{O}	130	R
23	11	O	51	0	91	0	131	0
24	12	O	52	0	92	0	132	0
25	13	O	53	0	93	O	133	O
26	14	O	54	0	94	O	134	O
27	15	O	55	0	95	O	135	R
28	16	O	56	O	96	O	136	R
29	17	O	57	R	97	R	137	O
30	18	O	58	R	98	R	138	O
31	19	O	59	O	99	0	139	O
32	20	O	60	O	100	O	140	O
33	21	O	61	O	101	O	141	O
34	22	O	62	O	102	O	142	R
35	23	O	63	R	103	O	143	R
36	24	O	64	R	104	O	144	R
37	25	R	65	0	105	O	145	O
38	26	R	66	0	106	0		
39	27	0	67	0	107	R		
40	28	0	68	0	108	R		
41	29	0	69 5 0	0	109	0		
42	30	0	70 -1	0	110	0		
43	31	0	71	R	111	0		
44	32	0	72 73	R	112	0		
45	33	R	73	0	113	0		
46	34	R	74 75	0	114	0		
47	35	0	75	0	115	0		
48	36	0	76 77	0	116	0		
49 50	37 38	0		0	117	0		
50	38 39	O D	78 79	O P	118	0		
51		R		R	119	0		
52	40	R	50	R	120	0		

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*****	(*)
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7 **SECTION 1** GENERAL TENDER APPLICATION

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1 2

1			
2 3	SECTIO	N1 CEN	ERAL TENDER APPLICATION
4	SECTIO	N I - GEN	ERAL TENDER AFFLICATION
5			
6	ITEM 5	PURPOS	SE, EXPLANATION, AND APPLICATION
7 8 9	SECTIO	N 1.	PURPOSE.
10 11 12 13 14 15		RULES T transporta listed in I GENERA	ose of the Department of Veterans Affairs (VA) TENDER No. VA-100 (VA No. VA-100) is to articulate the ation service needs of the participating VA activities TEM 1-1A of the Department of Veterans Affairs (VA) AL FREIGHT TENDER OF SERVICE NO. VA-1 (VA TOS No.
16		VA-1).	
17	SECTIO	N 2.	EXPLANATION.
18 19 20 21		tender ha	ine rates and charges, rules, and other provisions contained in this we been constructed by GSA and some are above bureau levels, he same provisions, and below other bureau levels.
22 23	SECTIO	N 3.	APPLICATION.
24 25 26 27 28 29 30 31 32 33		(VA No. charges contender, and individual CHARGE FORM 2	ference is made to the VA RULES TENDER No. VA-100 VA-100) in a carrier's tender or rate agreement, the rules and accessorial ontained in this publication will govern the freight services of the carrier's ad will apply from, to, or between those points which are specified in the I tender utilizing the UNIFORM TENDER OF RATES AND/OR ES FOR TRANSPORTATION SERVICES (TENDERS), OPTIONAL 80, filed with VA. Carriers must complete BLOCKS 16 and 17, of mal Form 280 as follows:
34		A.	Insert in BLOCK 16 ,
35 36 37			"VA No. VA-100".
38 39			Also, carriers, must either:
40 41			(1) indicate in the space provided in BLOCK 16, one percentage for all ITEMS containing rates or charges in the VA No. VA-100.
42 43 44			(Please see Appendix E - ITEMS IN THE VA No. VA-100 THAT CONTAIN RATES OR CHARGES in the VA TOS No. VA-1 for a
45 46			listing of those ITEMS in the VA No. VA-100 containing rates or charges.); or
47			

1		(2)	insert in BLOCK 16, the words,
2 3			"SEE ITEM PERCENTAGE INDEX APPENDIX FOR ITEM
4			PERCENTAGES",
5			TERCENTAGES,
6			and in the space provided in the ITEM PERCENTAGE INDEX
7			APPENDIX, indicate a percentage for EACH ITEM.
8			AFFENDIA, mulcate a percentage for EACH FEM.
9	В.	Incort is	n the space provided in BLOCK 17A , either:
10	Б.	HISCITH	if the space provided in BLOCK 17A , ethici.
11		(1)	one percentage for all ITEMS containing rates or charges in the
12		(1)	VA No. VA-100; or
13			VIII. VII 100, 01
14		(2)	insert in BLOCK 17A, the words,
15		(2)	mote in BBo cit 1711, the words,
16			"SEE ITEM PERCENTAGE INDEX APPENDIX FOR ITEM
17			PERCENTAGES",
18			1211021(111025)
19			and in the space provided in the ITEM PERCENTAGE INDEX
20			APPENDIX, a percentage for EACH ITEM.
21			,
22	C.	Insert in	n BLOCK 17B,
23			
24		"VA R	ULES TENDER No. VA-100."
25			
26		Also, te	enders must identify in BLOCK 17B, the reason(s) for change(s)
27		[supple	menting a tender].
28			
29	Individual tender percenta	ges will or	ally apply to those ITEMS that contain stated rates or charges.
30			
31			nts in SECTION 3A and 3B above, must indicate in BLOCK
32	16 and 17, one percentage	e for all IT	EMS or insert the words,
33			
34	"SEE ITEM PERCENT	AGE IND	EX APPENDIX FOR ITEM PERCENTAGES."
35			
36			M PERCENTAGE INDEX APPENDIX a percentage for EACH
37			construed as a setting of rates, rules or charges by VA.
38			Γ BE MADE SUBJECT TO ANY OTHER PUBLICATION FOR
39			OR CHARGES THEREIN . If any other carrier or bureau published
40		l services t	ariff is shown in a tender, the tender will be rejected and returned to the
41	carrier.		
42			

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THE PUBLICATION LISTED IN ITEM 10, GOVERNING PUBLICATIONS, FOR PART OF THE RULES PUBLICATION AND WILL NOT NEED TO BE LISTED IN BLOCK 16 OF THE INDIVIDUAL TENDERS.

3 4

ITEM 10 GOVERNING PUBLICATIONS.

5

1

2

This tender is governed, except as otherwise provided herein, by the following described tariffs or specifications, by supplements or loose-leaf page amendments thereto, or by successive issues or reissues thereof:

	specifications, by supplements of loose lear page amending	ichis dicicio, or by s	uccessive issues of
10	reissues thereof:		
11			
12	TITLE AND KIND OF TARIFF	TARIFF	ICC (MD-ICC)
13		<u>NO.</u>	NUMBER
14			
15	NATIONAL MOTOR FREIGHT		
16	TRAFFIC ASSOCIATION, INC. AGENT		
17	NATIONAL MOTOR FREIGHT		
18	CLASSIFICATIONS (RULES ONLY)	100-V	ICC NMF 100-V
19			
20	DIRECTORY OF STANDARD	101-K	ICC NMF 101-K
21	MULTI-MODAL CARRIER AND		
22	TARIFF AGENT CODES		
23	(SCAC AND STAC).		
24			
25	HOUSEHOLD GOODS CARRIERS'		
26	BUREAU COMMITTEE, AGENT		
27	HOUSEHOLD GOODS CARRIERS'	16	ICC HGB 100-E
28	BUREAU COMMITTEE MILEAGE GUIDE		
29	(Volume One - Mileage and		
30	Volume Two-Maps)		
31			
32	HOUSEHOLD GOODS CARRIERS'	3	ICC HGB 108-B
33	BUREAU COMMITTEE U.S.		
34	GOVERNMENT MILEAGE GUIDE		
35			
36	NATIONAL RAILROAD FREIGHT		
37	COMMITTEE, AGENT		
38	UNIFORM FREIGHT		
39	CLASSIFICATION (RULES ONLY)	6000-K	ICC UFC 6000-K
40			

1	11 EN1 20	REVISING TENDER PROVISIONS AND METHOD OF CANCELING
2 3		ORIGINAL OR REVISED PAGES.
4		nder will be revised by the Department of Veterans Affairs, Office of Acquisition and Materiel
5		ement, Distribution Programs Division (92C), 810 Vermont Avenue, NW, Washington, DC
6		through either the issuance of page revisions (original or revised) or the reissuance of the
7	docume	ent on an "as needed" basis.
8		
9	A.	PAGE REVISIONS.
10		
11		This tender will be revised through issuing page revisions. When there are page revisions,
12		cancellation of prior pages will be effected by means of this rule. Pages will be inserted
13		sequence, (For example: "FIRST REVISED PAGE 10" will have the effect of canceling
14		in the document in numerical "ORIGINAL PAGE 10"; "SECOND REVISED PAGE 10"
15		will have the effect of canceling "FIRST REVISED PAGE 10". Pages should be inserted in the
16		following order, as page 115 would be followed by pages 115-A, 115-B, 115-C, 116, and 117.)
17		
18		Except where a specific cancellation is shown on a revised page, a revised page cancels any
19		and all uncancelled revised or original pages, or uncancelled portions thereof, which bear
20		the same page number.
21		
22		TEXT THAT IS CHANGED ON THE REVISED PAGES WILL BE BRACKETED
23		[]. A listing of current pages is shown on the CHECK SHEET FOR TENDER
24		PAGES on page 3.
25		
26	В.	REISSUING DOCUMENT.
27		
28		Reissues of this document will be identified by a letter suffix, in alphabetical sequence, next to
29		the title number. (For example, the first reissue of this tender would be designated as the VA
30		RULES TENDER No. VA-100-A, the next No. VA-100-B, etc.). Each reissue will cancel the
31		previous issue.
32		
33		When this tender is reissued ONLY TEXT THAT IS CHANGED FROM THE PREVIOUS
34		ISSUE OF THE TENDER WILL BE BRACKETED [].
J4		1550E OF THE TENDER WILL DE DRACRETED [].

1 2	ITEM 30	DEFINITION OF TERMS.
3 4	(1)	NORMAL BUSINESS HOURS:
5 6 7		The term "NORMAL BUSINESS HOURS", is defined as 7:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays,
8 9 10	(2)	LEGAL HOLIDAYS:
11 12 13 14 15 16		New Year's Day Martin Luther King's Birthday Washington's Birthday (President's Day Thanksgiving Day Christmas Day Labor Day Columbus Day Veterans Day Memorial Day Independence Day
18 19		and any other day designated as a holiday by Federal statute or Executive Order,
20 21 22	(3)	SHIPMENT:
23 24 25		A "SHIPMENT", consists of a lot of freight tendered to a carrier by one consignor at one place at one time for delivery to one consignee at one place on one bill of lading,
26 27	(4)	VEHICLE:
28 29 30 31 32		Wherever the term VEHICLE", is used, the term will have reference to a truck, trailer, or container exceeding 10.67 meters (thirty-five [35] feet) in length; or two (2) trailers or containers, each of which does not exceed 10.67 meters (thirty-five [35] feet) in length propelled or drawn by a single power unit or transported on one flat car.
33	(5)	DOUBLES TRAILER:
34 35 36 37		The term "DOUBLES TRAILER", means a trailer or container not exceeding 10.67 meters (thirty-five [35] feet) in length.

1	(6)	RATES:	
2			
3		(a)	LESS THAN TRUCKLOAD (LTL):
4			
5			"LESS THAN TRUCKLOAD" (LTL) rates, are those rates which are based on
6			a percentage of the less than 226.8 kilograms (L5C - less than 500 pounds)
7			through 4,536 kilograms but less than 9.072 kilograms (10M - 10,000 pounds
8			but less than 20,000 pounds) rates shown in SECTION b, ITEM 100 of the
9			VA BASELINE PUBLICATION No. VA-1000. These rates may be applied
10			on shipments weighing 9,072 kilograms (20,000 pounds) or more.
11		(1)	TEDLICITI O A D (TEL)
12		(b)	TRUCKLOAD (TL):
13			"TDUCKI OAD" (TL) mater one those which are board on contract 1 (002
14 15			"TRUCKLOAD" (TL) rates, are those rates which are based on cents per 1.6093 kilometers (cents per mile) charge per vehicle, or a percentage of the 9,072
16			kilograms but less than 13,608 kilograms (20M - 20,000 pounds but less than
17			30,000 pounds), 13,608 kilograms but less than 18,144 kilograms (30M -
18			30,000 pounds but less than 40,000 pounds). and 18, 144 kilograms and over
19			(40M - 40,000 pounds and over) rates shown in SECTION B, ITEM 100, of the
20			VA BASELINE RATE PUBLICATION No. VA-1000.
21			TI BI BEEN E IN THE TOBERS INTO THE TOWN
22	(7)	CONUS:	
23	(-)		
24		"CONUS	", is defined as all points within the contiguous United States, including the Distric
25			bia (DC), (excluding Alaska and Hawaii).
26			
27	(8)	IMPORT	OR IMPORT TRAFFIC:
28			
29			"IMPORT" or "IMPORT TRAFFIC", except as otherwise specifically provided,
30		shall be u	nderstood as meaning any traffic having a prior movement from a foreign country.
31			
32	(9)	EXPORT	T OR EXPORT TRAFFIC:
33			
34			"EXPORT" or "EXPORT TRAFFIC", except as otherwise specifically provided,
35			nderstood as meaning any traffic having a subsequent movement to a foreign
36		country.	
37			

1	(10)	EQUIPMENT:
2 3		
3		Except as otherwise provided, the term "EQUIPMENT", means any type of
4		conveyance, regardless of size.
5		
6	(11)	CARRIER:
7		
8		When the term "CARRIER", is used, in the VA No. VA-100, unless otherwise
9		stated, it shall apply to motor common carriers, brokers, freight forwarders, rail
10		carriers, shippers agents, or shippers associations.
11		
12	(12)	AND:
13		
14		The word "AND", is used to join numbers, words, phrases, etc., between which it
15		appears.
16		
17	(13)	OR:
18		
19		The word "OR", allows for alternation or use of either one or more of the numbers
20		words, phrases, etc., between which it appears.
21		
22	(14)	CLOSED VAN:
23		
24		Except as otherwise provided, the term "CLOSED VAN", means any type of
25		equipment that is fully enclosed on four sides with doors.
26		
27	(15)	SEALED CLOSED VAN:
28		
29		Except as otherwise provided, the term "SEALED CLOSED VAN", means any
30		type of equipment that is fully enclosed on four sides with doors that are sealed.

2	11EM 35	DISPOSITION OF	FRACTIONS.
2	A.		esulting from the application of a carrier's independently-established
4			aseline rates and minimum charges shown in the VA RULES TENDER
5		No. VA-100, will be	e disposed of as follows:
6			
7		1. Fractions	s of less than one-half of one cent will be omitted; and
8		2 E ::	
9		2. Fractions	s of one-half of one cent or greater will be increased to the next whole cent.
10 11	В.	Fractions of a cont re	esulting from the application of a carrier's independently-established rate
12	ъ.	will be disposed of a	
13		will be disposed of a	is follows.
14		1. Fractions	of less than one-half of one cent will be omitted; and
15		1. 110000011	or rest time one man or one than or one that or one that or
16		2. Fractions	s of one-half of one cent or greater will be increased to the next whole cent.
17			
18	ITEM 40 P	RELODGING.	
19			
20	(1)		shipping documents is required by the consignee, the following definition
21		will apply:	
22			
23		A. PRELO	DGING:
24		D 1 1 1	
25			ng is the hand delivery, telephonic or FAX of shipping documents by the
26			g carrier 24 hours or more prior to delivery of a shipment or shipments to a
27 28			designated by the consignee. When required, the carrier shall deliver ing documents in accordance with the consignee's instructions.
28 29		tile silipp	ing documents in accordance with the consignee's instructions.
29 30	(2)	Invoices submitted f	or payment of prelodge charges will be cross referenced as to bill of lading
31	(2)		Lading (GBL) or commercial bill of lading [CBL]) number(s), carrier's pro-
32			umber(s), manifest number(s), delivery equipment number(s), and the date
33		the prelodge service	
		1 0	•

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CHARGES: 1 (3) 2 3 Where the bill of lading is annotated that prelodging is required, the charge for hand delivery 4 shall be \$50.00 per delivery equipment. The charge for telephonic or FAX prelodging shall be 5 \$25.00 per delivery equipment. 6 7 **ITEM 50** DOUBLES TRAILER FURNISHED FOR LOADING. 8 9 A doubles trailer as defined in ITEM 30, DEFINITION OF TERMS, may be furnished by the carrier for a vehicle as defined in ITEM 30, except as otherwise provided, at 60 percent of the applicable Truckload 10 11 (TL) or vehicle rate or charge published herein or in the carrier's individual tender. 12 13 **ITEM 55** EQUIPMENT REQUESTED FOR LOADING. 14 15 When the shipper orders a specific type or size of equipment, and the carrier holds itself out to provide 16 such equipment in its tender, the carrier shall be responsible for providing it. If equipment other than that requested by the shipper is provided to load a shipment, it shall be furnished at the carrier's own 17 convenience without any additional cost to the Government. The transportation charges shall be assessed 18 19 on the basis of the equipment ordered by the shipper, unless charges on the equipment that was furnished 20 are lower. 21 22 **ITEM 60** SPECIALIZED SERVICES. 23 24 Unless otherwise provided in an individual tender, carriers will **NOT** be required to furnish the specialized 25 services contained in the following ITEMS of this tender herein: 26 27 ITEM 480 **EXPEDITED SERVICE** 28 **ITEM 900** PROTECTIVE SERVICE SORTING OR SEGREGATING SERVICE AND CHARGES 29 ITEM 1010

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ITEM 65 EQUIPMENT FURNISHED FOR LOADING.

Except as otherwise provided, where a carrier's individual tender rates apply on specific types of equipment, the carrier shall be responsible for furnishing it. If equipment other than that specified in the individual tender is provided to load a shipment, it shall be furnished at the carrier's own convenience and without any additional cost to the Government.

ITEM 70 METRIC CONVERSION.

The weights and measurements expressed in this tender are being changed to indicate only metric measurements. This change will be accomplished in the four steps (paragraphs A through D) shown below:

A. First step. In the 1992 edition of the GSA National Rules Tender No. 100-B, the appropriate weight or measurement (inches, feet, miles, or pounds) will be first expressed after which the metric equivalent (centimeters, meters, kilometers, or kilograms) will be parenthetically shown.

B. Second step. In the 1993 edition of this document (GSA No. 100-C), the exact opposite is shown, i.e., first the appropriate centimeters, meters, kilometers or kilograms is indicated after which the customary weight or measurement (inches, feet, miles, or pounds) is parenthetically shown. The metric conversion in this step does not require tenders to be predicated upon metric measurement. Only when the fourth step, below, is implemented, will carriers be required to submit their tender filings based upon metric measurement.

C. The third step in implementing the conversion will be to round the metric weights and measurements expressed in paragraph B to a whole number and, in turn, to translate the "whole" metric number to equivalent U.S. weights and measurements. (In some instances, the conversion process may result in mixed numbers, i.e., a number containing a whole number and a fraction.) The implementation date and process to be used in this step, as well as the implementation date of paragraph D below, has not yet been determined; however, there will be sufficient advance notice given to the carrier industry prior to the implementation of paragraph C and D.

D. The fourth and final step of the conversion process will be to display only the metric system of measurement (eliminating the customary U.S. weight and measurement in parenthesis).

Please see APPENDIX D in the VA TOS No. VA-1 for the Metric Conversion Table.

ITEM 75 SERVICES NOT OTHERWISE SPECIFIED

When a carrier performs services that are required for normal movement of freight shipments and such services are not identified in the VA RULES TENDER No. VA-100, the charges for these services will be negotiated between the VA activity and the carrier.

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12	SECTION 2
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18	GENERAL RULES
19	
20	AND
21	
22	SPECIFIC PICKUP/DELIVERY CHARGES

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1			
2			
3			ERAL RULES AND SPECIFIC
4		PICI	KUP/DELIVERY CHARGES
5			
6			
7	ITEM 100		BLE ON IMPORT OR EXPORT TRAFFIC PICKED
8			TO STEAMSHIP WHARVES OR DOCKS.
9		(Subject to Notes 1, 2 and	(3.)
10			
11			nt movement by water, to or from a foreign country picked up
12			ts named in Note 3 below, shall be subject to an additional
13			s (per 100 pounds), with a minimum charge of \$5.00 per
14			ght picked up or delivered. Such charge will be in addition
15	to all oth	er rates or charges applicable	to the shipment.
16			
17	Note 1:		on shipments moving in steamship cargo containers, 6.10
18		meters (20 feet) or over in	length.
19	37		
20	Note 2:		ses, container yards or container freight stations when such
21			s or container freight stations are located on port property on
22		or immediately adjacent to	the dock at which transfer from ocean carrier is made.
23	N 2.	A11. CA	Data and City CA
24	Note 3:	Alameda, CA	Redwood City, CA
25		Bellingham, WA	Richmond, CA
26 27		Compton, CA E. San Pedro, CA	Sacramento, CA San Diego, CA
28		Everett, WA	San Francisco, CA
29		Long Beach, CA	San Pedro, CA
30		Los Angeles, CA	Seattle, WA
31		Los Angeles Harbor, CA	Tacoma, WA
32		Longview, WA	Terminal Island, CA
33		Martinez, CA	Vancouver, BC
34		Norfolk, VA	West Sacramento,, CA
35		Oakland, CA	Wilmington, CA
36		Olympia, WA	9 · · · · · ·
37		Port Hueneme, CA	
38		Portland, OR	
39		•	

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ITEM 125 ARRIVAL NOTICE AND UNDELIVERED FREIGHT. (Subject to Note 1.)

2 3 ARRIVAL NOTICE: 4

- (1) The actual tender of delivery at the consignee's place constitutes the notice of the arrival of a shipment except that for shipments consigned to private residences, as defined in ITEM 850 PICKUP OR DELIVERY SERVICE herein, all notice of arrival shall be given in the manner described in paragraph (2) of this ITEM, unless prior delivery arrangements have been noted by the consignor on the bill of lading.
- (2) If the shipment is not actually tendered for delivery, notice of arrival will be given at shipment destination to the consignee not later than the next business day following the arrival of the shipment; and:
 - (a) The notice will be given by telephone or FAX, if convenient and practicable; otherwise by mail or telegraph, The notice, however transmitted, will specify the bill of lading number, point of origin, consignor, commodity(s) and the weight of shipment.
 - (b) If the consignees address is unknown to the carrier, the notice will be mailed to the consignee at the post office serving the point of destination shown on the bill of lading,
 - (c) In the case of notification by mail, the notice will be deemed to have been given (that is, received by the addressee) at 7:00 a.m. on the first business day after it was mailed,

UNDELIVERED FREIGHT:

(1) If freight cannot be delivered because of the consignees refusal or inability to accept it, or because the carrier cannot locate the consignee, or if the freight cannot be transported because of an error or omission on the part of the consignor, the carrier will make a diligent effort to promptly notify the shipping activity that the freight is in storage, and the reason therefor. If the shipping activity cannot be properly notified, the carrier shall notify the VA Transportation and Logistics Center at (202) 273-6118 (voice) or (202|) 273-6225 (FAX), Attention: Traffic Manager (92C).

1 2	(2)	Undelivered shipments will be subject to applicable storage (see ITEM 1100 STORAGE herein) or detention charges (see ITEM 324 DETENTION - VEHICLES WITH POWER UNITS and
3		ITEM 350 DETENTION - VEHICLE WITHOUT POWER UNITS herein).
		TIEM 330 DETENTION - VEHICLE WITHOUT FOWER UNITS HEIGH).
4 5	(3)	On undelivered shipments, disposition instruction issued prior to tender of delivery, will not be
6	(5)	accepted as authority to reship or return a shipment or to limit storage liability.
7		accepted as audiority to resimp of retain a simplificity of to infinit storage machiney.
8		Note 1: When notice of arrival or a notice of undelivered freight is transmitted by telegram,
9		only the actual cost of the telegram will be assessed against the shipment in
10		addition to all other applicable charges.
11		
12	ITEM 130	BILL OF LADING - COMMERCIAL.
13		
14	Carrier	will furnish commercial bill of lading sets required by the Government without any additional
15	charge.	The bill of lading sets can consist of any number of copies,
30	-	·
31	ITEM 150	BILL OF LADING - CORRECTED. (Subject to Note I.)
32		• • • • • • • • • • • • • • • • • • • •
33	(1)	Corrected bills of lading, or other written instructions from the consignor to change the freight
34	. ,	charge collection status from "COLLECT" to "PREPAID", may be accepted only if received by
35		the origin carrier within a period of 30 days from the date of the initial bill of lading.
36		
37	(2)	Corrected bills of lading or other written instructions to change the freight collection status
38	` /	from "PREPAID" to "COLLECT" will not be accepted once the shipment has been delivered.
30		

1	(3)	A corrected bill of lading or other written instructions to change the original transportation
2		contract from "PREPAID" to "COLLECT" will not be accepted if Section 7 (non-recourse
3		clause) of the corrected bill of lading has been signed by the consignor.
4		Note 1: Not applicable to GBLs or to a commercial bill of lading converted to a GBL.
5		
6	ITEM 175	BULK FREIGHT.
7		
8	The rate	s, rules and other provisions of this tender or in tenders made subject to this tender, do not apply
9	on shipr	nents in bulk, in tank, bin, or hopper type equipment.
10	•	
11	ITEM 180	CIRCUITOUS ROUTINGS OF HAZARDOUS MATERIAL SHIPMENTS.
12		(Subject to Notes 1 and 2.)
13		
14	If a carr	ier is required by Federal, State, local, municipal, or other regulatory bodies governing the
15	transpor	tation of hazardous materials shipments to travel a route of greater distance than the shortline
16	distance	computed under the governing mileage guide, the greater distance shall apply.
17		
18	Note 1:	Applies only when the bill of lading is annotated with appropriate hazardous material placard
19		requirements.
20		•
21	Note 2:	The actual route of movement and mileage computation for each highway traveled must be
22		documented and submitted with the Public Voucher SF 1113 for payment.
23		• •

a location assessed incidenta The prov Note 1: Note 2:	becomes necessary for the carrier to obtain a chassis for the movement of a container at a site other than at the place where the container is located, a charge of \$58.65 will be for each chassis obtained. This charge will be in addition to all other applicable charges at to the movement of containers. The term "CHASSIS" as used in this ITEM means the underframe work or undercarriage with mounted wheels or dollies used in the transportation of containers. The term "CONTAINER" as used in this ITEM means an ocean container, of not less than 5.79 meters (19 feet) in length, which is designed for the movement of cargo by water carrier. RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE CONUS.
a location assessed incidenta The prov Note 1: Note 2:	n site other than at the place where the container is located, a charge of \$58.65 will be for each chassis obtained. This charge will be in addition to all other applicable charges all to the movement of containers. Tisions of this ITEM do not obligate the carrier to obtain a chassis. The term "CHASSIS" as used in this ITEM means the underframe work or undercarriage with mounted wheels or dollies used in the transportation of containers. The term "CONTAINER" as used in this ITEM means an ocean container, of not less than 5.79 meters (19 feet) in length, which is designed for the movement of cargo by water carrier. RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE
assessed incidenta The prov Note 1: Note 2:	for each chassis obtained. This charge will be in addition to all other applicable charges all to the movement of containers. Tisions of this ITEM do not obligate the carrier to obtain a chassis. The term "CHASSIS" as used in this ITEM means the underframe work or undercarriage with mounted wheels or dollies used in the transportation of containers. The term "CONTAINER" as used in this ITEM means an ocean container, of not less than 5.79 meters (19 feet) in length, which is designed for the movement of cargo by water carrier. RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE
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The prov Note 1: Note 2: EM 225	The term "CHASSIS" as used in this ITEM means the underframe work or undercarriage with mounted wheels or dollies used in the transportation of containers. The term "CONTAINER" as used in this ITEM means an ocean container, of not less than 5.79 meters (19 feet) in length, which is designed for the movement of cargo by water carrier. RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE
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Note 1: Note 2: EM 225	The term "CHASSIS" as used in this ITEM means the underframe work or undercarriage with mounted wheels or dollies used in the transportation of containers. The term "CONTAINER" as used in this ITEM means an ocean container, of not less than 5.79 meters (19 feet) in length, which is designed for the movement of cargo by water carrier. RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE
Note 2: EM 225	with mounted wheels or dollies used in the transportation of containers. The term "CONTAINER" as used in this ITEM means an ocean container, of not less than 5.79 meters (19 feet) in length, which is designed for the movement of cargo by water carrier. RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE
EM 225	5.79 meters (19 feet) in length, which is designed for the movement of cargo by water carrier. RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE
EM 225	5.79 meters (19 feet) in length, which is designed for the movement of cargo by water carrier. RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE
	RATES FROM OR TO POINTS IN ALASKA, HAWAII, OR POINTS OUTSIDE
W/h and the	COIVED.
W/In a m = 41.	
w nere th	nere is no through tender rate applicable from or to points in Alaska, Hawaii, or points outside
CONUS,	the carrier's individual tender may be used to construct a combination of rates or charges from
or to the	point where the shipment either leaves or enters CONUS.
(D) - T(D)	EM 1 4 1' DIOCEZ 10 64 OPTRONAL FORM 200
	EM supersedes the provisions contained in BLOCK 19, of the OPTIONAL FORM 280, RM TENDER OF RATES AND/OR CHARGES FOR TRANSPORTATION SERVICES.
UNIFOR	KM TENDER OF RATES AND/OR CHARGES FOR TRANSPORTATION SERVICES.
EM 250	CUSTOMS OR IN BOND FREIGHT. (Subject to Note 1).
(1)	Shipments moving under United States Customs Bond for US Customs Clearance at a point in
	the United States or delivery by carrier are required to be made under U.S., customs
	supervision. Such shipments will be assessed a charge of 77 cents per 45.36 kilogram (per 100
	pounds) subject to minimum charge of \$46.92 and a maximum charge of \$103.19 per shipmen
	or per vehicle, if more than one vehicle is required to transport the shipment (subject Note 1). Such charges shall be in addition to all other applicable charges.
	Nuch charges shall be in addition to all other applicable charges
	(1)

2	(2)	destination	on will be assessed on the basis of rates and charges applicable from point of origin to the point of				
3		to the fination the third	coms Clearance, plus the rates and charges applicable from the point of U.S. Customs Clearance 4 al destination except no beyond line-haul charges will apply when the final destination is located 5 to commercial zone of the point of U.S., Customs Clearance and is subject to the same line-haul				
6		rate as the	e point of US Customs Clearance.				
7	(2)						
8	(3)		noving in bond may not be included in the same shipment on the same bill of lading and shipping 9 in freight not moving in bond.				
10	(4)	CI.					
11	(4)		s while moving under United States Customs Bond will not be accorded stopping in transit or				
12 13		spirt pick	up or split delivery privileges.				
14	(5)	Shipment	s waiting U.S. Customs Clearance will be subject to the applicable detention charges (see ITEM				
15	(-)		ENTION - VEHICLES WITH POWER UNITS AND ITEM 350 DETENTION - VEHICLES				
16		WITHOU	JT POWER UNITS herein) or storage charges (see ITEM 1100 STORAGE herein). Detention				
17		charges, if any, will be assessed against the party responsible for line-haul charges. For the purpose of					
18		applying storage rules and charges in connection with shipments moving under United States Customs					
19		Bond, no	Bond, notification to the Deputy Collector of Customs that a shipment is available for customs inspection				
20		will const	titute tender of shipment for delivery.				
21							
22	(6)		nediate Transportation Permit issued for movement of an in bond shipment will be considered as				
23			e shipment, and must be accompanied by one bill of lading and shipping order, The provisions of				
24		this paragraph will not apply to truckload shipments moving in bond between steamship company piers or					
25		wharves of	or when such shipments are delivered to a u. Customs Bonded Warehouse.				
26							
27	(7)	When necessary for carriers to purchase and apply "HIGH SECURITY RED IN-BOND SEALS" for					
28			s moving under United States Customs Bond, a charge of \$25.57 per seal will be assessed. The 29				
20			ll not be responsible for equipment or tools necessary for removal of the "HIGH SECURITY				
30		RED IN-	BOND SEALS."				
31		NT.4. 1.	O = 1.1 (A11 - 1.1				
32		Note 1:	On shipments of Alcoholic Liquors, the charges in paragraph (1) will not apply when				
33 34			consigned to a U.S. Customs Bonded Warehouse and carrier is not requested to clear shipment through U.S. Customs. The following certification must be shown on the bill of lading:				
35			unough o.s. Customs. The following certification must be shown on the off of fading.				
36			"THIS IS TO CERTIFY THAT CARRIER IS NOT REQUIRED TO CLEAR				
37			SHIPMENT THROUGH U.S. CUSTOMS WHILE IN HIS POSSESSION."				
51			SIM MENT THROUGH U.S. COSTOMS WITHE IN THE LOSSESSION.				

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1	ITEM 300	DELIVERY OF FREIGHT BILL PRIOR TO DELIVERY OF SHIPMENT.	
2			
3	(1)	When consignor or consignee requests delivery of the freight bill(s) prior to delivery of	
4		the shipment, a charge of \$50.00 per delivery equipment will be assessed the party	
5		requesting the service. The charge will not apply when ITEM 40 PRELODGING, herein,	
6		is requested or required by the shipper or the consignee.	
7			
8	(2)	Invoices submitted for this charge will be cross referenced to the Government Bill of Lading	
9		(GBL) or commercial bill of lading (CBLI) number(s), carrier's pro	
10		number(s), permit number(s), manifest number(s), delivery equipment number(s), and	
11		the date the service was provided.	
12			
13	ITEM 325	DETENTION - VEHICLES WITH POWER UNITS.	
14			
15	(1)	Except as otherwise provided herein, when, due to no disability, fault or negligence on the part	
16		of the carrier, the loading or unloading of freight at or on the premises of consignor or	
17		consignee, or at a place designated by consignor or consignee for the receipt or delivery of	
18		freight is delayed, the following rules shall govern:	
19			
20		A. If the loading or unloading of freight is delayed beyond the free time during	
21		normal business hours described in ITEM 30 DEFINITION OF TERMS, herein,	
22		the charge shall be \$10.25 per vehicle for each 15 minutes or fraction thereof,	
23		for the time consumed for such delay:	

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B. Free time for loading or unloading of freight will be allowed as follows:

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2	Б.	Tree time for loading of the	noading of freight will	be anowed as follows.
3 4		WEIGHT IN KILOGRA	MS (POUNDS)	FREE TIME IN MINUTES
5		PER VEHICLE	<u> </u>	PER VEHICLE
6				
7		FROM	BUT LESS THAN	
8				
9			4,535.55 kilograms	120
10			(9,999 pounds)	
11				
12		4,536 kilograms	9,072 kilograms	
13		(10,000 pounds)	(20,000 pounds)	180
14		0.0721.1	12 700 01 1	
15		9,072 kilograms	12,700.8 kilograms	- 40
16		(20,000 pounds)	(28,000 pounds)	240
17		12 700 01 1	16 220 61 1	
18		12,700.8 kilograms	16,329.6 kilograms	200
19		(28,000 pounds)	(36,000 pounds)	300
20		16 220 61-11	10.050.41-:1	
21		16,329.6 kilograms	19,958.4 kilograms	260
22		(36,000 pounds)	(44,000 pounds)	360
23 24		19,958.4 kilograms		
25		(44,000 pounds) or more		420
26		(44,000 pounds) of more		420
27				
28	C.	Time consumed in loading	or unloading freight ch	nall be computed from time of
20	C.	Time consumed in loading	or unloading freight si	ian oc computed from time of

- C. Time consumed in loading or unloading freight shall be computed from time of arrival until departure of the vehicle, including waiting time reaching or leaving loading or unloading location. In computing free time, actual weight loaded on or unloaded from vehicle and not billed weight shall govern the computation of free time.
- D. The consignor or consignee will stamp or mark the delivery receipt with time of arrival and departure, or provide a certified statement verifying this time for computation of charges and presentation by the carrier for payment.

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1 2 3 4 5 6		E.	Time consumed by detention of carrier's vehicle beyond the free time on the premises of consignor or consignee between 5:00 p.m. and 7 a.m. Monday through Friday except legal holidays stated in ITEM 30 DEFINITION OF TERMS herein, will be computed at \$17.49 per vehicle for each 15 minutes of delay or fraction thereof:
7		F.	Detention charges applicable for Saturdays, Sundays and legal holidays, stated in
8			ITEM 30 DEFINITION OF TERMS herein, will be computed at \$16.18 per
9			vehicle for each 15 minutes of delay or fraction thereof after the first 15 minutes:
10			
11		G.	In the case of multiple shipments received from one shipper or delivered to one
12			consignee at one time in one vehicle, free time will be computed on the aggregated
13 14			weight of the multiple shipments received or delivered, Where either a single shipment or such multiple shipments exceed the capacity of one vehicle, free time 15 for each vehicle will be computed sensetable.
16			for each vehicle will be computed separately.
17		H.	Detention time shall be certified and paid by the activity where the detention occurs.
18		11.	Detention time shall be certified and paid by the activity where the actention occurs.
19	ITEM 350	DETE	ENTION - VEHICLES WITHOUT POWER UNITS - SPOTTING OR DROPPING
20			LERS (See Notes 1 and 2 below.)
21			
22	This ITE	M applie	es when the carrier's vehicles without power units are delayed or detained on the premises
23			consignee, or on other premises design by them, or as close thereto as conditions will
24	permit, s	ubject to	the following provisions:
25			
26	Note 1:	This I'	TEM will not apply whenever a mutual agreement has been made between the carrier and
27 28			er whereby empty vehicles are spotted at shippers' facilities for the purpose of maintaining ILER POOLS."

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1	Note 2:		purposes of this ITEM the terms "SPOTTING" and "DROPPING" are considered to be
2		synonyi	mous and are used interchangeably, and is defined as follows:
3			
4	"SPOTTI	NG" mea	ans the placing of a trailer at a specific site designated by the consignor, consignee, or
5	other par	ty detachi	ng the trailer, and leaving the trailer in full possession of consignor, consignee or other
6	designate	d party ui	nattended by carrier's employee and unaccompanied by power unit. The carrier will not
7	move the	trailer un	til such time as it has received notification pursuant to paragraph [1] below that the
8	trailer is a	ready for	pickup at any site on premises.
9			
10		-	nsignee, or other designated party may ft the spotted trailer with its own power units at 11 and risk for the purpose of loading or unloading. Empty trailers placed at the premises of
12	consigno	r without	specific request are not spotted until the carrier receives a consignor's request and
13	places a t	railer for	spotting. The movement of the trailer from the consignors premises to the specific site
14			be the obligation of the carrier, and free time shall accrue as provided in paragraph [1] 15
16			
17	Except as	otherwis	se provided herein, when, due to no disability, fault or negligence on the part of the
18	carrier, th	ne loading d by cons	or unloading of freight at or on the premises of consignor or consignee, or at a place 19 signor or consignee for the receipt or delivery of freight is delayed, the following rules 20
21	C		
22	[1]	(A) C	COMMENCEMENT OF SPOTTING AND FREE TIME:
23		` /	
24		(1)	Spotted trailers will be allowed 24 consecutive hours of free time for loading or
25			unloading. For trailers spotted for unloading, such time shall commence at the time

consignor or a party designated by the consignor.

of placement of the trailer at the site designated by the consignee, or other party

designated by the consignee. For trailers spotted for loading, such time shall

commence when the trailer is spotted at the site specifically designated by the

26

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1 2 3 4 5		(2)	When any portion of the 24-hour free time extends into a Saturday, Sunday or legal holiday (as stated in ITEM 30 DEFINITION OF TERMS herein, the computation of time for such portion shall resume at 12:01 a.m. on the next day which is neither a Saturday, Sunday, or legal holiday.
6 7 8 9		(3)	Free time shall not begin on a Saturday, Sunday, or legal holiday (as stated in ITEM 30 DEFINITION OF TERMS herein), but at 7 a.m. on the next day which is neither a Saturday, Sunday, or legal holiday.
10 11 13		(4)	When a trailer is both unloaded and reloaded, each transaction will be treated independently of the other, except that when unloading is completed, free time for 12 loading shall not begin until free time for unloading has elapsed.
14	[1]	(B) TER	RMINATION OF SPOTTING AND NOTIFICATION:
15			
16 17 18		(1)	The consignor, consignee, or otherparty designated by them shall notify the carrier when loading or unloading has been completed and the trailer is available for pickup. The trailer will be deemed to be spotted and detention charges will accrue
19			until such time as the carrier receives notification. Notification by telephone if
20			convenient and practical, otherwise by telegraph or mail, shall be given by the
21			consignor, consignee, or other party designated by them at their own expense, to the
22			carrier or other party designated by the carrier for the purpose of advising such
23			carrier or other party that the spotted trailer has been loaded or unloaded and is
24			ready for pickup, If notification is by telephone, carrier may require written
25			confirmation.
26 27		(2)	When a spotted trailer is changed to a vehicle with power at the request of the
28		(2)	consignor, consignee, or other party designated by them, the free time and detention
29			charges will be applied as follows:

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1 2 3 4 5			(i)	If the change is requested and made before the expiration of free time for a spotted trailer, free time will cease immediately at the time the request is made, and detention charges for vehicles with power will immediately commence with no further free time allowed.
6			(ii)	If the change is requested and made after the expiration of free time for a 7 spotted trailer, free time and detention charges will be computed on the
8 9				basis of a spotted trailer up to the time the change was requested. In addition thereto, the vehicle will immediately be charged detention for a 10 vehicle with power with no further free time allowed.
11				•
12				
13	[1]	(C)	PREA!	RRANGED SCHEDULING:
14				
15		(1)		to the provisions of ITEM 375 PREARRANGED SCHEDULING OF
16				LE ARRIVAL FOR LOADING OR UNLOADING herein, upon reasonable
17			-	of the consignor, consignee, or others designated by them, the carrier will, 18 tadditional charge, enter into a prearranged schedule for the arrival or
19			trailers	for spotting.
20				
21		(2)	If the c	arrier's vehicle arrives later than the scheduled time, time shall begin to run
22			fron the	e actual time the equipment is spotted for loading or unloading.
23				
24		(3)	If the c	arrier's vehicle arrives prior to scheduled time, time shall begin to run from
25			the sch	eduled time or actual time loading or unloading commences, whichever is
26			is earlie	er.

1	[2]	(A)	GENERAL DETENTION CHARGES:	
2 3		Δfter th	ne expiration of free time as provided in paragraph [1] of	of this ITEM charges for
4			ng a trailer will be assessed as follows:	or this ITEM, charges for
5		actanin	ig a traffer with be assessed as follows.	
6				CHARGES
7		(1)	For each of the first and second 24-hour	<u>CITITIOLS</u>
8		(1)	periods or fractions thereof (Saturdays,	
9			Sundays, and holidays excepted)	\$27.00
10			surdays, and nordays excepted)	<i>427.</i> 30
11		(2)	For each of the third and fourth 24-hour	
12		(-)	periods or fraction thereof (Saturdays,	
13			Sundays, and holidays excepted)	\$37.00
14				
15		(3)	For the fifth and each succeeding 24-hour	
16		()	period or fraction thereof (Saturday, Sundays,	
17			and holidays included)	\$53.00
18			•	
19				
20	[2]	(B)	DELAY IN TRAILER PICKUP CHARGE:	
21				
22		Additio	onal charges will not be allowed for picking up trailers	spotted under this ITEM when
23		such pi	ckup can be performed within 120 minutes after arrival	of the driver and power unit at
24		the prei	mises of the consignor, consignee, or other party design	ated by them. When a delay of
25		more th	nan 120 minutes is encountered, detention charges for v	ehicles with power will
26		comme	nce from the time of arrival as specified in ITEM 325 I	DETENTION - VEHICLES
27		WITH	POWER UNITS herein.	
28				
29				
30	[2]	(C)	STRIKE INTERFERENCE CHARGE:	
31				
32			because of a strike of its employees, it is impossible for	
33			arty designated by them to make available for movemen	
34			or empty trailers detained on their premises, a detentio	
35			thereof, per trailer will be made following expiration of	of free time, Saturdays, Sundays
36		and hol	idays shall be included after the 4th day of charges.	
37				
38	[2]	(D)	DETENTION TIME SHALL BE CERTIFIED A	
39			ACTIVITY WHERE THE DETENTION OCC	URS.
40				

1	ITEM 375	PREARRANGED SCHEDULING OF VEHICLE ARRIVAL FOR LOADING
2	OR UNL	OADING. (Subject to Notes 1, 2, and 3.)
3		
4	Upon reas	sonable request of consignor, consignee or others designated by them and subject to the
5	provision	s contained herein, carriers will, without additional charge, prearrange schedules for
6	arrival of	vehicles, for loading or unloading shipments.
7		
8	Note 1:	Request for prearranged scheduling may be oral or in writing.
9		
10	Note 2:	Prearranged schedules for arrival of vehicle for loading or unloading may be on a
11		one-time or continuous basis mutually agreeable to all parties. Continuous prearranged
12		scheduling agreements may be terminated by any party to the agreement on not less than
13		24 hours notice prior to the effective date of such cancellation.
14		
15	Note 3:	The scheduled time for arrival of vehicle for unloading should be prior to the time storage
16		charges would begin to accrue. If arrival for unloading is not so scheduled, storage charges
17		will be assessed as provided in ITEM 1100 STORAGE herein.

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1 2	ITEM 400	DIVERSION - MOTOR TO AIR TRANSPORTATION.
2 3	When a	ny carrier receives instructions to divert a shipment at any point from motor to
4	air trans	sportation, the following provisions apply:
5		
6	(1)	The shipment will be charged for on the basis of the combination of rates or charges
7		applicable from the origin point to the diversion point and the air transportation charges
8		from the diversion point to the destination point.
9		
10	(2)	A charge of \$21.08 per hour, or fraction thereof, per man, subject to a minimum charge
11		of \$31.75 will be made for all time and men required in unloading and reloading the
12		line-haul vehicle to accomplish such diversion.
13		
14	(3)	A charge of \$4.85 per 45.36 kilograms (per 100 pounds), subject to a minimum will be made
15		for delivery service to the air transportation terminal.
16		
17	TENED # 405	
18	ITEM 425	HYDRAULIC LIFT GATE SERVICE.
19	XX/1	
20		the carrier is required or requested to employ hydraulic lifting or lowering devices to accomplish
21		or delivery of the goods to or from carrier's equipment, an additional charge of \$1.37 per 45.36 ms (per 100 pounds), subject to a minimum charge of \$40.92 or a maximum charge of \$102.10
22 23		assessed upon the actual weight of the shipment or shipments for which such service is rendered,
23 24	at one ti	
2 4 25	at one th	mic.
26	The car	rier is not obligated to perform such service when suitable equipment with such devices and
27		rs are not available. Service will only be rendered at such locations as are safe and accessible
28		quipment.
29		1···r······

11 EN1 450	FUKK	LIFT SERVICE. (Subject to Note 1.)		
		require a fork-lift service and the consignor or the consignee does not furnish this will endeavor to arrange for such fork-lift service and will charge \$31.18 per half hour		
		thereof, for each fork-lift used. Such fork-lift service shall be subject to a minimum charge of		
	per shipme			
		vice is used on import or export traffic at wharves or docks, the provisions of this item less of the weight or size of the articles,		
Note 1:		s shall be computed from the start of the actual use of fork-lift equipment in loading or ing the shipment, as the case may be, and to run until the actual use of the fork-lift is ated.		
ITEM 475	EXCL	USIVE USE AND CONTROL OF VEHICLE. (Subject to Notes 1 and 2.)		
SECTI	ON 1·	CONTROL OF VEHICLE.		
SECTI	0111.	CONTROL OF VEHICLES		
	Except	as provided in SECTION 2 EXCLUSIVE USE OF VEHICLE of this ITEM, a		
		nt will not be entitled to the exclusive use of the vehicle in which it is to be		
		orted. The carrier has control of the vehicle or doubles trailer with the unrestricted		
	right to			
	(1)	Select the vehicle for the transportation of a shipment.		
	(2)	Transfer the shipment to another vehicle.		
	(2)			
	(3)	Load other freight on the same vehicle.		
	(4)	Remove locks and seals annited to the vehicle		
	(4)	Remove locks and seals applied to the vehicle.		
SECTI				
SECTI		Remove locks and seals applied to the vehicle. EXCLUSIVE USE OF VEHICLE.		
SECTI	ON 2:			
SECTI	ON 2: When t	EXCLUSIVE USE OF VEHICLE.		
SECTI	ON 2: When t	EXCLUSIVE USE OF VEHICLE. The exclusive use of a vehicle is provided by the carrier at the request of consignor		
SECTI	ON 2: When t	EXCLUSIVE USE OF VEHICLE. The exclusive use of a vehicle is provided by the carrier at the request of consignor		

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1 2 3	(2)	The re order.	equest must be given in writing and placed on the bill of lading and shipping
4 5 5	(3)	seals o	the bill of lading contains a notation- that prohibits the breaking of locks or or the co-loading of additional freight, such instructions will be considered as an request for exclusive use service.
/ 3)	(4)		chicle will be devoted exclusively to the transportation of the shipment without eaking of locks or seals, except as provided in paragraph (5) of this ITEM.
10 11 12 13 14	(5)	immed and wi	event a lock or seal has been removed from a vehicle, the carrier will liately notify the consignee and consignor and re-lock or re-seal the vehicle ill annotate the accompanying papers with the new lock or seal number and the for removal of the original lock or seal.
16 17	(6)		e exclusive use of vehicle service is requested and provided, such service will ject to a minimum charge for each vehicle used of either:
18 19 20		(a)	9,072 kilograms (20,000 pounds) at the highest rate derived from the carrier's applicable tender;
21 22 23 24 25 26 27		(b)	Where charges are computed on the basis of cents-per-1.6093 kilometers (cents-per-mile) per vehicle used, by adding 30 cents-per-1.6093 kilometers (cents-per-mile) to individual distance tender rate (excludes a per vehicle minimum charge);
26 27 28 29		(c)	Where a carrier's individual tender is predicated on a charge or minimum charge per vehicle used, at the charge named therein;
29 30 31 32 33 34		(d)	When a doubles trailer(s) is furnished by the carrier for loading a shipment, except as otherwise provided, the charge will be 60 percent of the applicable vehicle rate or charge as determined in paragraph 6 (a), (b), or (c) above of this ITEM, for the doubles trailer furnished (not subject to ITEM 50 DOUBLES TRAILER FURNISHED FOR LOADING herein);

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1			Two (2) doubles trailers will be considered as one vehicle, as defined in
2 3 4 5 6 7			ITEM 30 DEFINITION OF TERMS herein, and the minimum charge as determined in paragraph 6 (a), (b), or (c) above of this ITEM, shall apply
3 1			to each set of (two [2]) doubles trailers furnished for loading the shipment.
5			to each set of (two [2]) dodoles trainers furnished for loading the simplificit.
6		(e)	When a shipper specifically request the pickup carrier to furnish one (1)
7		(0)	or more doubles trailers and the bill of lading is so annotated, the charge
8			for that doubles trailer shall be that as provided in paragraph 6 (a), (b), or 9 (c) above of this ITEM. For the purposes of a shipper requested doubles
10			trailer in this ITEM, the definition of a vehicle in ITEM 30 DEFINITION
11			OF TERMS (4) herein, will not apply, or
12			, , , , , , , , , , , , , , , , , , ,
13		(f)	When the exclusive use of a vehicle has been requested and provided by a
14			carrier, in accordance with the requirements of this section, the applicable
15			charges herein must be paid to the carrier.
16			
17	(7)	Charge	s are to be paid or guaranteed by the party requesting the service and the
18		non-rec	course stipulation on the bill of lading may not be executed. (This paragraph
19		is not a	pplicable on shipments moving on GBL's or commercial bills of lading
20		convert	ted to a GBL,)
21 22 23 24 25 26			
22	(8)		he request for exclusive use of vehicle is made by the consignor or consignee
23			ipment has been receipted for and is in possession of the carrier, the carrier
24			possible, intercept the shipment and convert it to exclusive use of vehicle
25			over as much of the route as possible, The party making the request must
			tee all charges for the requested service and confirm the request in writing.
27 28 29			ritten verification will be preserved by the carrier and be considered as part
28			oill of lading contract, Charges will be assessed as provided in paragraph (6)
29		of this	ITEM between the point of origin and point of destination.

1 2 3		Note 1:	The provisions of the ITEM will not apply in connection with ITEMS 870 PICK-UPS OR DELIVERIES - ADDITIONAL and ITEM 1075 STOPOFFS - TO COMPLETE LOADING OR FOR PARTIAL UNLOADING herein.
4 5 6 7 8		Note 2:	Request for exclusive use does not entitle the consignor or consignee to require that only one doubles trailer be connected per power unit.
9 10	ITEM480	EXPEDITED SERV	VICE
11			
12			ORTATION PRIORITY), "RDD" (REQUIRED DELIVERY DATE),
13			Y DATE) or any other similar notation placed on the bill of lading will not
14 15			st for expedited service. These notations, even when shown with a specific poses only and shall not be considered a request for expedited service. (For
16			CIALIZED SERVICES herein.)
17	аррпсаот	nty see II LIVI 00 51 LV	CIALIZED SERVICES INCOM.)
18	When rec	nuested by the consign	or or consignee, carriers shall provide expedited service,, subject to the
19	following		
20	2	,	
21	1.	Expedited service is	the immediate dispatch of a shipment in continuous line-haul service
22		within legal paramet	ers, to meet a particular delivery schedule of the consignor or consignee.
23			
24	2.	The bill of lading mu	ust be annotated:
25			NATION DECLINATED #
27		"EXPEDITED SEI	RVICE REQUESTED."
28	2	The change for every	dited coming will be 25 cents now 1 6002 bilemeters (cents now mile)
29 30	3.		dited service will be 35 cents-per 1.6093 kilometers (cents-per-mile). e for EXPEDITED SERVICE provided in this ITEM will \$50.00.

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ITEM 500 EXPORT OR IMPORT SHIPMENT REQUIREMENTS AT THE U.S. CANADIAN BORDER. (Subject to Note 1.)

3 4

Shipments must be accompanied by all papers necessary to comply with the requirements of governmental authorities. Shipper must furnish all invoices, documentary evidence and declarations including duties, fees and other charges which may be imposed or assessed against the property transported. Carrier will in no way be responsible for delays to the goods transported, nor for goods held by any government for any reason whatsoever. Where all necessary requirements of such authorities are not complied with, and, through no fault of-the carrier, expenses are incurred for telephone, telegraph, storage, handling, transfer or other expenses incident to failure to comply with such requirements, such expenses may be advanced by the carrier, and shall become a charge to the goods, and delivery will not be made until such charges are paid or guaranteed by shipper or consignee.

When shipments must be held by the carrier pending compliance of custom's regulations by the shipper or his representative, a charge will be made for the service required on the part of the carrier, as follows:

UNLOADING, HANDLING, AND LOADING:

76 cents per 45.36 kilograms (per 100 pounds) with a minimum charge of \$4.50.

STORAGE:

57 cents per 45.36 kilograms (per 100 pounds) per day subject to a minimum charge of \$3.04 per shipment per calendar day, but in no case less than \$10.72 per shipment. Fractions of a day will be considered as one day.

In computing storage charges, time will begin 48 hours after the first 5:00 p.m. on the day rejection of entry is received by the carrier from the custom's broker. (See Note 1.)

Note 1: For the purpose of this rule, the customs broker will be deemed to be the agent of the shipper or the consignee.

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EXTRA LABOR - LOADING OR UNLOADING. **ITEM 525** When requested by the consignor or consignee, extra labor will be furnished by the carrier for loading or unloading. At each location where extra labor is used, the charge therefor will be as follows: PER MAN PER HOUR OR MINIMUM CHARGE DAYS - HOURS FRACTION THEREOF PER MAN

During normal business hours as defined in ITEM 30 DEFINITION TERMS herein:

TERMS herein: \$34.07 \$34.07

After normal business hours as defined in ITEM 30 herein:

\$51.24 \$51.24

Saturdays, Sundays and Legal

holidays: \$59.16 \$280.86

Time shall be computed from the time the extra labor arrives at the place of pickup or delivery until loading or unloading is completed. This charge will be in addition to all other charges and will be assessed against the consignor (subject to Note 1) if the extra labor is used for loading and against the consignee (subject to Note 2) if the extra labor is used for unloading.

Extra labor will not be furnished unless requested by consignor or consignee.

Carrier's records must be maintained and kept available at all times and must show as to each vehicle containing shipments on which extra labor is used:

(1) Name and address of consignor and consignee at whose place of business freight is loaded or unloaded.

(2) Identification of the equipment tendered for loading or unloading.

(3) Number of extra men used and the number of hours which such men were used.

The provisions of this ITEM do not obligate the carrier to furnish extra labor, if such labor is 38 not available 2 at the point of loading or unloading.

Note 1: Consignor, as used in this ITEM, means the party from whom the carrier received the shipment, or any part thereof, for transportation at point of origin or any stopoff point, whether he be the original consignor, or warehouseman or connecting air, motor, rail, or water carrier with whom the carrier does not maintain joint through rates or other person to whom the bill of lading is issued.

Note 2: Consignee, as used in this ITEM, means the party to whom the carrier is required, by the bill of lading or other instructions, to deliver the shipment or any part thereof, at destination or any stop-off points, whether he be the ultimate consignee or warehouseman or connecting air, motor, rail, or water carrier with whom the carrier does not maintain joint through rates or other person designated on the bill of lading.

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2 VEHICLE. 3 4 When requested on the bill of lading, and carriers operating conditions permit, the carrier may move 5 shipments or portions of shipments from or to positions beyond the immediately adjacent loading or unloading positions defined in ITEM 850 PICKUP OR DELIVERY SERVICE herein. 6 7 8 Service under this ITEM will be provided to floors above or below the level accessible to carrier's vehicle 9 only when elevator or escalator service is available and labor, when necessary to operate same, is 10 provided without cost to the carrier. 11 12 Service provided under this ITEM will be assessed a charge of \$2.93 per 45.36 kilograms (per 100 pounds), subject to a minimum charge of \$23.90 per shipment and a maximum charge of \$367.61 per 13 shipment or 14 \$367.61 per vehicle, if more than one vehicle is used to transport the shipment. When shipments are 15 accorded split pickup, split delivery or stopped in transit for partial loading or unloading, the minimum and maximum charges will apply to each stop separately wherever the service is performed. 16 17 18 The charges provided in this ITEM will be in addition to all other lawful charges and unless the bill of 19 lading is specifically endorsed to show prepayment of these charges, they will be collected from the party requesting such service, except such charges for shipment moving on GBLs or a commercial bill of lading 20 21 to be converted to a GBL, will be collected from the U.S. Government. 22 23 **ITEM 575** IMPRACTICABLE OPERATIONS. 24 25 Pickup or delivery service will not be performed by the carrier at any site from or to which it is 26 impracticable to operate vehicles because of: 27 28 (1) The condition of roads, streets, driveways, alleys or approaches thereto. 29 30 Inadequate loading or unloading facilities. (2) 31 32 Riots, acts of God, the public enemy, the authority of law, the existence of violence, or such (3) 33 possible disturbances as tending to create reasonable apprehension of danger or persons or 34 property.

HANDLING FREIGHT AT POSITIONS NOT IMMEDIATELY ADJACENT TO

ITEM 550

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LOADING OR UNLOADING - WATERBORNE TRAFFIC - PORT OF BALTIMORE, 2

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MD. (Subject to Notes 1, 2, and 3.) 3 4 Except as otherwise provided, rates and charges in tenders governed by this tender applying from or to the 5 Port of Baltimore on waterborne traffic do not include loading or unloading of the motor carrier 6 equipment or other services normally incidental to the handling of waterborne traffic. 7 8 Waterborne traffic will be subject to the following charges, which include loading or unloading charges 9 of longshoremen and stevedores, and will be in addition to all other charges applicable to the shipment, 10 and will include services normally incidental to the handling of waterborne traffic: 11 12 **CHARGE PER 45.36 KILOGRAMS PLACE** (PER 100 POUNDS) 13 14 15 MARYLAND PORT ADMINISTRATION AT: 16 17 **Dundalk Marine Terminal** 194 cents (subject to Note 1) 18 19 Locust Point Marine Terminal 97 cents (subject to Note 2) 20 **Terminal Shipping Corporation** 21 22 Pier 1, Clinton Street 75 cents (subject to Note 3) 23 24 25 **SEA-LAND SERVICE AT:** 26 27 Seagirt Terminal, Pier 15 199 cents (subject to Note 1) 97 cents (subject to Note 2) 28 29 30 31 WESTERN MARYLAND RAILWAY COMPANY: 32 33 Port Covington Marine Terminal 98 cents (subject to Note 1) 34 97 cents (subject to Note 2) 35 75 cents (subject to Note 3) 36 37 38 POINTS AND PLACES NOT SHOWN ABOVE: 207 cents (subject to Note 1) 39 97 cents (subject to Note 2) 40 75 cents (subject to Note 3) 41 42 43 ALL POINTS AND PLACES ABOVE WILL BE 44 SUBJECT TO A MINIMUM CHARGE PER 45 SHIPMENT OF: \$49.87 (subject to Note 1) \$49.87 (subject to Note 2) 46 \$32.29 (subject to Note 3) 47

1

ITEM 600

ISSUED: APRIL 1, 1996 EFFECTIVE: MAY 1, 1996

Shipments consigned to one consignee at one port may, upon arrival or prior to arrival at carrier's terminal serving the port, be divided into separate shipments for delivery to piers, docks, pier terminals, transit sheds, or wharves. Such shipments shall be assessed charges based on a combination of charges applicable to and from the port city involved. The revised billing shall be sent to and be paid by the party requesting this service. This service will not be given if delivery has been made according to original billing.

Charges named herein will not apply when shipments is delivered in equipment without transfer of the lading to ocean carrier/ The receipt of the equipment by the ocean carriers shall terminate the motor carrier delivery service and liability. Charges named herein will not apply when shipments is received in equipment without transfer of the lading from the ocean carriers. The receipt of the equipment by the

motor carrier shall constitute the of the motor carrier's service and liability.

All charges in this ITEM applying on export shipments must be prepaid. (Not applicable to GBL or a commercial bill of lading converted to a GBL shipment,)

When the consignor or consignee or its representative or agent makes arrangements directly with the terminal operator of the piers, docks, pier terminals, transit sheds, or wharves for payment of the pier charges of said operators, the charges in this ITEM will not apply. The following notation must appear:

"ARRANGEMENT MADE WITH PIER OPERATOR TO BILL SHIPPER OR CONSIGNEE DIRECTLY FOR PIER LOADING OR UNLOADING CHARGES."

When freight cannot be loaded or unloaded by the terminal operator by means of this labor or fork-lift or hi-lo equipment, but requires "RIGGING OR SPECIAL EQUIPMENT", the carrier will advance the charges of the terminal operator necessary to effectuate loading or unloading of the carrier's equipment. All charges so advanced shall be in addition to those named herein and shall be collected from the shipper or consignee, its agent or representative.

"RIGGING OR SPECIAL EQUIPMENT", consists of mechanical handling devices, winches, cranes, jacks, blocks and falls, chain falls, or other special equipment commonly used in the hoisting, handling or placing the freight in position. "RIGGING OR SPECIAL EQUIPMENT", does not include hand trucks, 33 fork-lifts, or hi-lo equipment.

ISSUED: **APRIL 1, 1996 EFFECTIVE:** MAY 1, 1996

Note 1: **EQUIPMENT LOADING OR UNLOADING (FULL SERVICE):**

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Equipment loading or unloading shall mean the service of moving cargo from a place of rest on the pier, elevating the cargo on the equipment and stowing of the cargo in the equipment or removing cargo from the body of the equipment to a place of rest designated by the Terminal but shall not include special stowage, sorting or grading of, or otherwise selecting the cargo for the convenience of the carrier or the consignee. The service shall include loading on consignee's pallets. The loading and stowing of cargo in equipment or the unloading of cargo from the equipment shall be under the supervision of the driver of the equipment. 10

Note 2: PARTIAL EQUIPMENT LOADING OR UNLOADING (TAILGATE SERVICE):

Partial equipment loading or unloading, commonly called tailgate service, shall mean the service which is performed when packaged cargo other than pre-palletized or skidded cargo can be loaded onto or unloaded from the tailgate of the equipment by use of an operator and a machine. If additional labor is required for this operation, the full service loading or unloading charge, as provided for in Note 1 above, will be applicable. This provision shall not be construed as compelling the Terminal to provide pallets.

PRE-PALLETIZED OR SKIDDED CARGO LOADING OR UNLOADING: Note 3:

Pre-palletized or skidded cargo is cargo which is pre-palletized or skidded to the satisfaction of the Terminal Operator and which is situated on the pier or on the equipment so that it can be 26 loaded into equipment or unloaded from the equipment by the insertion of the Terminal's forklift blades under the pallet, or skid without any necessity of shifting the cargo prior to such insertion. If the cargo is not so situated, the full service loading or unloading charges, as provided for in Note 1 above, will be applicable.

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ITEM 625 MARKING OR TAGGING FREIGHT CHANGING MARKING OR TAGS.

At the request of the shipper or consignee, a carrier will change or alter, according to instructions, the marking or tags on any package or piece of freight subject to a charge of \$1.38 per package or piece of freight on which the marking or tag is changed or altered, subject to a minimum charge of \$23.14 per shipment.

All charges accruing under the provisions of this ITEM must be either paid by the party requesting the service or guaranteed to the satisfaction of the carrier before the service will be performed. Charges for shipment moving on GBLs or a commercial bill of lading converted to a GBL will be collected from the U.S. Government.

ITEM 650 MAXIMUM CHARGES.

16 SECTION 1.

Except as otherwise provided herein, the charge for any shipment from and to the same points, via the in same route of movement shall not be greater than the charge for a greater quantity of the same commodity the same shipping form and subject to the same packing provisions at the rate and weight applicable to such greater quantity of freight.

SECTION 2.

Where the carrier's individual tender provides rates or charges based on cents-per-1.6093 kilometers (cents-per-mile) per vehicle used, charge per vehicle used or cents per 45.36 kilograms (cents per (hundred weight [cwt]) rates in the same or in separate individual tenders, charges shall be the lowest computed, either by use of the applicable cents per 45.36 kilograms (cents per hundred weight [cwt]) rate at the actual weight or minimum weight or by use of the cents-per-1.6093 kilometers (cents-per-mile) per vehicle used rate or the charge per vehicle used.

1	ITEM 675	SINGLE SHIPMENT CHARGE.
2		
3	(1)	A single shipment for less than 226.8 kilograms (500 pounds) picked up at one time and place
4		unaccompanied by any other shipment of any description from the same pickup site will be
5		subject to a charge of \$8.50 per shipment in addition to all other lawfully applicable charges.
6		The carriers driver will write or stamp:
7		
8		"SINGLE SHIPMENT", "S/S", "SINGLE SHPT.", "SS", "ONLY SHIPMENT", or "ONE
9		SHIPMENT",
10		
11		on all bill of lading copies when such shipments are tendered.
12		
13	(2)	If a lower total charge results from rating the shipment as 226.8 kilograms (500 pounds), the
14		provisions of paragraph (1), above, will not apply.

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1	ITEM 700	MININ	IUM CHARGE - CAPACITY LOADS,. (Subject to Notes 1 and 2.)
2			
3	(1)		ny shipment is tendered to the carrier and . occupies the full visible capacity of a
4			as defined in ITEM 30 DEFINITION OF TERMS minimum charge for or on each
5		vehicle	shall be either:
6			
7		(a)	Where rates are offered on a cents per 45.36 kilograms (cents per hundred weight)
8			basis, the highest minimum weight and correspondence rate thereto, but not less
9			than 9,072 kilograms (20,000 pounds) at the lowest rate derived from the carrier's
10			applicable tender; or
11		(1.)	
12		(b)	Where the carrier's individual tender is based on a cents-per-1.6093 kilometers
13			(cents-per-mile) per vehicle used rate, a charge or minimum charge per
14			vehicle used, at the rate or charge named therein.
15	(2)	W/I	abinometic tandanad arbigb commet be loaded in an an anamabigle the fallowing will
16 17	(2)		shipment is tendered which cannot be loaded in or on one vehicle, the following will
18		apply:	
19		(a)	Each vehicle loaded to capacity will be subject to the minimum charge as provided
20		(a)	in paragraph (1) above.
21			ni paragraph (1) above.
22		(b)	When the minimum charge in paragraph (1) above is applicable to any vehicle in
23		(0)	the tender, the charge for that portion of the shipment loaded into or on the last
24			vehicle (not loaded to capacity) will be rated as a separate shipment.
25			veince (not found to expuent), will be futed us a separate simplifient.
26		(c)	Where the otherwise applicable charge exceeds the minimum charge as provided in
27		(-)	paragraph (1), above, on each vehicle loaded to capacity, the actual weight loaded
28			into or on the last vehicle (not loaded to capacity) will be charged for on the basis
29			of the same rate applying to the capacity loaded vehicle(s).

1 2 3 4 5 6 7 8		(d)	When a shipper requests the pickup carrier to furnish one (1) or more doubles trailers, and the bill of lading is so annotated, the charge for each doubles trailer loaded to capacity shall be determined as provided in paragraph 1 (a) or (b) above of this ITEM, The charge for any portion of a shipment that does not fill the last doubles trailer to capacity will be rated as a separate shipment. For the purposes of a shipper requested doubles trailers in this ITEM, the definition of a vehicle in ITEM 30 DEFINITION OF TERMS (4) herein will not apply.
9	(3)	When any	shipment is tendered to the carrier and occupies the full visible capacity of a
10		doubles tr	ailer(s), as defined in ITEM 30 DEFINITION OF TERMS herein, except as
11			provided, the minimum charge for the doubles trailer loaded to capacity shall be 60
12			the applicable rate or charge as determined in paragraph (1) (a) or (b) above (not
13		subject to	ITEM 50 DOUBLES TRAILER FURNISHED FOR LOADING herein).
14			
15			oubles trailers will be considered as one vehicle, as defined in ITEM 30
16			ION OF TERMS herein, and the minimum charge as determined in paragraph 1 (a)
17			ve, shall apply to each set of (two [2]) doubles trailers furnished for loading the
18			The portion of a shipment that does not fill the last doubles trailer to capacity shall
19			r charged for as a separate shipment (subject to ITEM 50 DOUBLES TRAILER
20		FURNISH	IED FOR LOADING herein).
21			
22		Note 1:	The terms, "OCCUPIES THE FULL VISIBLE CAPACITY", "LOADED TO
23			TY" , or "CAPACITY LOAD", refers to the extent each vehicle or doubles trailer is
24		loaded and	d means:
25			
26		(a)	That quantity of freight which, in the manner loaded so fills a vehicle that no
27			additional articles in the shipping form tendered identical in size to the largest
28			article in the shipment can be loaded in or on the vehicle; or
29		(l-)	
30 31		(b)	That maximum quantity of freight that can be legally loaded in or on a vehicle because of the weight or size limitations of State or regulatory bodies.
			or the state of the minutes of State of Togetheory Codies.

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1		Note 2:	The bill(s) of lading, freight bills or other papers accompanying the shipment shall
2			indicate the number of vehicles loaded to capacity, used by the carrier to transport
3			the shipment, and shall also indicate if any additional vehicles carrying less than
4			capacity load was furnished. In the event an additional vehicle carrying less than a
5			capacity load is furnished, the weight of the portion of the shipment loaded into
6			such vehicle shall also be shown.
7			
8			
9	ITEM 725	NOTIFIC	CATION CHARGE.
10			
10			
11	Except	as otherwise	provided, when the bill of lading is specifically annotated that the delivering carrier
			provided, when the bill of lading is specifically annotated that the delivering carrier gnee or any other party 24 hours or more prior to delivery by any means whatsoever,
11	is to not	tify the consi	
11 12	is to not the char	tify the consigners of the consigners of the consideration of the consid	gnee or any other party 24 hours or more prior to delivery by any means whatsoever,

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ITEM 775 OVERDIMENSION FREIGHT.

Shipments containing one or more articles which measure(s) in excess of 13.72 meters(45 feet) in length, 2.59 meters (8 feet 6 inches) in width, or 2.74 meters (9 feet) in height from the bed of the equipment, after loaded, shall be subject to a minimum weight of 13,608 kilograms (30,000 pounds) per vehicle used.

Distance for the determination of charges shall be the shortest distance from origin to destination via the route of movement over which the shipment is required to move.

Any shipment containing an article as described above shall be subject to the following additional charges:

ARTICLE SIZE IN			
METERS			
(FEET AND INCHES)			

CHARGE IN CENTS-PER-1.6093 KILOMETERS (CENTS-PER-MILE)

3	<u>ov</u>	<u>ER</u>	NOT !	<u>OVER</u>	<u>LENGTH</u>	WIDTH	HEIGHT (From Trailerbed)
, , ,	Meters	Feet and Inches	Meters	Feet and Inches			Traner bed)
<u>.</u>	2.59	(8'6")	2.74	(9'0")		15	
) !	2.74	(9'0")	3.05	(10'0")		20	20
))	3.05	(10'0")	3.35	(11'0")		30	30
	3.35	(11'0")	3.66	(12'0")		40	40
; }	3.66	(12'0")	and over	r		80	60
 -	13.72	(45'0")	14.63	(48'0")	10		
) 1	14.63	(48'0")	16.67	(55'0")	20		
))	16.67	(55'0")	and over	r	40		

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When the equipment contains more than one type of oversize cargo (overwidth, overheight, or overlength), the dimension providing the highest charge applicable thereto, shall apply, subject to a minimum charge of \$138.53 per vehicle.

1 2

ITEM 776 OVERWEIGHT FREIGHT.

Any shipment containing an article that weighs in excess of 20,865.6 kilograms (46,000 pounds) and requires overweight permits will be subject to an additional charge of 30 cents-per-1.6093 kilometers (cents-per-mile).

ITEM 785 PACKING PROVISIONS.

Shipments will be packaged and labeled in accordance with commercial practice and packed to provide product protection against loss or damage during handling or storage. All packaging or packing shall be in compliance with the hazardous materials regulations contained in Title 49 of the Code of Federal Regulations, (49 CFR).

ITEM 787 NON-COMPLIANCE WITH PACKAGING OR PACKING PROVISIONS.

Carriers may, at their option, refuse a shipment that is not packaged or packed in accordance with ITEM 785 PACKAGING OR PACKING PROVISIONS herein.

ITEM 800 PAYMENT OF CHARGES.

All rates, charges, or other amounts are stated as U.S. currency and all rates, charges, or other amounts are payable in lawful money of the U.S.

ITEM825 PERMITS, SPECIAL.

Except as otherwise provided in this tender, the published rates or charges do not include tolls, fees, or charges levied by the Highway Department of States, cities or municipalities for special permits, flagman, bridge, ferry, highway, tunnel, escort service or other public charge of a like nature required because of a shipment of explosives or because of the unusual size, shape or weight of a shipment. All such charges shall be in addition to all other applicable charges plus a service charge of \$18.00 per permit for the securing of the special permits.

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1 **ITEM 850** PICKUP OR DELIVERY SERVICE. (Subject to Notes 1 through 5.) 2 3 Except as otherwise provided, rates in tenders making reference to this tender include one pickup and 4 loading and one delivery and unloading or one tender for delivery of a shipment at one site by the carrier 5 during normal business hours, as stated in ITEM 30 DEFINITION OF TERMS herein, subject to the 6 provisions indicated below: 7 PLACEMENT OF EQUIPMENT FOR LOADING: 8 **(1)** 9 10 At the request of the consignor, the carrier will furnish and place equipment at the loading site 11 designated by the consignor to pick up a shipment, there, tendered for transportation. 12 PLACEMENT OF EQIUPMENT FOR UNLOADING: 13 **(2)** 14 15 The delivery of a shipment by the carrier to the place of delivery specified on the bill of lading will include the placing of equipment at the delivery site designated by the consignee. 16 17 18 19 **(3) LOADING BY CARRIER:** 20 22 Freight tendered for loading shall be so situated by the consignor as to be directly accessible to 23 the equipment or it shall be immediately adjacent to a parking space suitable for carrier to 24 place its equipment for loading (see Note 1). Loading includes stowing and counting of the 25 freight in or on the carrier's equipment. (See ITEM 550 HANDLING FREIGHT AT POSITIONS NOT IMMEDIATELY ADJACENT TO VEHICLE herein.) 26 27 28 The carrier will furnish only one man per equipment for loading, be he the driver, helper or 29 any other carrier employee or its designated agent except as provided in ITEM 525 EXTRA LABOR - LOADING herein. 30 31 32 **(4) UNLOADING BY CARRIER:** 33 34 Freight will be unloaded at the delivery site immediately adjacent to the delivery equipment 35 (see Note 1). Unloading includes the counting and removal of the freight from the carrier's 36 equipment. (See ITEM 550 HANDLING FREIGHT AT POSITIONS NOT IMMEDIATELY ADJACENT TO VEHICLE herein.) 37

1 2 2		other ca	rier will furnish only one man per shipment for unloading, be he the driver, or any arrier employee or its designated agent except as provided in ITEM 525 EXTRA
3 4		LADUI	R - LOADING OR UNLOADING herein
5	(5)	RESTE	RICTIONS ON LOADING OR UNLOADING BY CARRIER: (Subject to Note 2.)
6	(-)	-	, (a.m. g ,
7		Loading	g or unloading service does not include assembling, packing, unpacking, dismantling,
8			ng, sorting or segregating freight <u>EXCEPT</u> as provided in paragraphs (a), (b), and (c)
9		below:	
10			
11		(a)	When a shipment is tendered to the carrier in lots according to size brand, flavor or
12			other characteristics and is so identified on the bill of lading or accompanying
13			papers, normal delivery service includes delivery of the shipment to the consignee
14			in the same manner, including the placement of such sorted or segregated lots on
15			the platform, dock, conveyor, pallet, dolly, buggy, or similar device provided by the
16			consignee for the receipt of freight within or adjacent to the equipment without
17			additional charge to the extent such service is performed within the free time
18			period allowed by the applicable detention provisions. If delivery is not completed
19			within the allowable free time, carrier will continue to unload the vehicle subject to
20			the following detention charges. A charge of 24 cents per package or 40 cents per
21			45.36 kilograms (per 100 pounds), whichever is greater, will be assessed for sorting
22			or segregating by marks, brands, sizes, flavors or other distinguishing
23			characteristics <u>EXCEPT</u> as provided in paragraph (b), such charges will be assessed
24			against the person requesting or requiring this service and are in addition to
25			applicable detention charges.
26		(1.)	No continuo de la continuo della con
27		(b)	No sorting or segregating charge will be made when the only service performed is a
28			count necessary to determine the extent and identity of shortages or overages as
29			may have been ascertained by carrier's employee.

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	(c) Loading or unloading service does not include furnishing by the carrier of rigging
	or special loading or unloading equipment such as platform carts (other than two-
	wheeled hand trucks), winches, cranes, jacks, blocks or falls, chain falls or other
	special equipment used in hoisting, lowering, or placing freight in position. When
	such equipment is used in loading or unloading, the consignor or the consignee, as
	the case may be, shall furnish same and the necessary labor to operate such
	equipment at its expense and shall also assume responsibility for safe loading or
	unloading, except carrier's employee may use hand trucks or four-wheeled hand
	carts and hand or electrically operated pallet jacks (non-riding type) when furnished
	by the consignor or consignee.
(6)	LOADING BY CONSIGNOR OR UNLOADING BY CONSIGNEE:
. ,	
	The consignor or consignee may elect to waive the loading or unloading of freight by the
	carrier as provided in this ITEM by performing at his own expense the loading or unloading of
	the shipment on or from the carrier's equipment.
(7)	MORE' THAN ONE LOADING OR UNLOADING SITE OR RELOCATION OF
. ,	EQUIPMENT:
	·
	Upon request of the consignor or consignee, pickup or delivery service as defined in this ITEM
	may be performed at more than one loading or unloading site within the continuous plant
	property or premises of the consignor or consignee requesting this service. An equipment
	transfer charge of \$17.20 will be assessed for each transfer of the equipment from one loading
	or unloading site to another.
	(6) (7)

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(8) HEAVY OR BULKY FREIGHT-LOADING OR UNLOADING: (Subject to Note 3.)

When freight (per package or piece) in a single container, or secured to pallets, platforms or lift truck skids, or in any other authorized form of shipment:

(a) Weighs 49.90 kilograms (110 pounds) or less:

The carrier will perform the loading or unloading.

- (b) Weighs more than 49.90 kilograms (110 pounds), but less than 226.8 kilograms (500 pounds):
 - (1) The carrier will perform the loading or unloading when the consignor or consignee provides a dock, platform or ramp directly accessible to the carrier's equipment. Not applicable when the freight exceeds 2.44 meters (8 feet) in its greatest dimension or exceeds 1.22 meters (4 feet) in each of its greatest or intermediate dimensions (see paragraph (b) (2) and (d). Where the consignor or consignee does not provide a dock, platform or ramp, the truck driver, on request, will assist the consignor or consignee in loading or unloading.
 - (2) The carrier will perform the loading or unloading where the consignor or consignee provides a dock, platform or ramp directly accessible to the carrier's equipment if such freight: (1) exceed 2.44 meters(8 feet) but does not exceed 6.71 meters(22 feet) in its greatest dimension and does not exceed 60.96 centimeters (2 feet) in its intermediate dimension; or (2) if it does not exceed 3.05 meters (10 feet) in its greatest dimension and does not exceed 1.52 meters (5 feet) in its intermediate dimension and does not exceed 30.48 centimeters (1 foot) in its least dimension. Where the consignor or consignee does not provide a dock, platform or ramp, the truck driver, on request, will assist the consignor or consignee in loading or unloading.

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18 19 20 21 22 23 24 25 26 27 28 29 30 31		
18 19 20 21 22 23 24 25 26 27 28 29 30		

c) Weighs 226.8 kilograms (500 pounds or more:

The consignor will perform the loading and the consignee will perform the unloading. On request of consignor or consignee, the truck driver will assist the consignor or the consignee in loading or unloading.

(d) Exceeds 2.44 meters (8 feet) in its greatest dimension or exceeds 1.22 meters (4 feet) in each its greatest or intermediate dimension:

The consignor will perform the loading and the consignee will perform the unloading. On request of consignor or consignee, the truck driver will assist the consignor or the consignee in loading or unloading. The provisions of this paragraph will not apply to the extent provisions are published in paragraph (b)(2) of this ITEM herein.

(9) DELIVERY AT PRIVATE RESIDENCES: (Subject to Note 4.)

- (a) Before attempting delivery to private residences, the carrier must reach agreement with the consignee or consignor regarding the date and time (approximate) of such delivery, This arrangement for delivery may be accomplished through a notation by the consignor on the bill of lading, or by oral or written arrangement between the carrier and the consignee. In any case, some mutually agreed upon arrangement for delivery must be made before tender of delivery is initially attempted.
- (b) If the carrier complies with the conditions described in paragraph (a) above, and through the fault of the consignee, the carrier is unable to tender delivery as scheduled, a charge of \$6.80 to cover the service described in paragraph (a) above, for the additional costs of renotification and arrangement for redelivery will be assessed. The requirements of paragraph (a), above, regarding prior arrangements for tender of redelivery are similarly applicable when redelivery is necessary.

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(c) Charges provided in paragraph (b), above, if accrued, will be in addition to all other lawful charges. Unless the bill of lading is specifically endorsed to show prepayment of these charges, they will be collected from the consignee, except charges on shipments moving on GBLs or commercial bills of lading converted to GBLs will be collected from the U.S. Government.

Note 1: Freight shall be deemed to be immediately adjacent to a space suitable for carrier to place its equipment for loading or unloading is separated therefrom only by an intervening public sidewalk.

If a parking space suitable for the carrier to place its equipment for loading or unloading is occupied or city ordinance prevents its use, the nearest available parking space may be used.

When two or more shipments are placed by the shipper as close as practicable to a parking space suitable for carrier to place its equipment for loading, all such shipments will be considered as immediately adjacent thereto even though the shipment or shipments that were closest to such parking space were picked up first by the same or different motor carrier.

When the shipper assigns to two or more carriers designated spaces in the shipping room or loading platform where outgoing freight will be placed by the shipper for pickup by the designated carriers and all of such assigned spaces are as close as practicable to a parking space suitable for the carrier to place its equipment for loading, all such assigned and designated spaces will be considered immediately adjacent to such parking space.

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The provisions of paragraph (5) of this ITEM will not allow for the opening of packages or unitized shipments, including shrink wrapped or banded freight on pallets or skids. Note 3: ITEM includes the counting and removing of freight from the 10 equipment. 11 12 Note 4: 13 14 15 16 17 18 19 20

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Loading by definition in paragraph (8) of this ITEM includes stowing and counting of the freight in or on the carrier's shipment. Unloading by definition in paragraph (8) of this

position in which it is transported in or on the carrier's.

- The term "PRIVATE RESIDENCES", also includes apartments, churches, schools, camps and other such locations not generally recognized as commercial locations and shall apply to the entire premises, except will not apply to that portion of the premises where commercial or business activity is conducted that involves the sale of services, products or merchandise to the walk-in public during normal business
- For other than normal business hours pickup or delivery service, see ITEM 860 PICKUP OR DELIVERY SERVICE -SUNDAYS OR HOLIDAYS and ITEM 865 PICKUP OR DELIVERY SERVICE - SATURDAY OR AFTER 5 P.M. ON NORMAL BUSINESS DAYS herein.

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1 2 3	ITEM 855	PICKUP OR DELIVERY SERVICE AT PRIVATE RE Also, See Note 1.)	SIDENCES. (Subject to Note 2.	
4 5 6 7 8 9	(1)	Except as provided in paragraph (2) below shipments picked up at or delivered to private residences (See Note 1) or camps (other than Military) will be assessed a charge of \$2.94 per 45.36 kilograms (per 100 pounds), subject to a minimum charge of \$23.58 per shipment and a maximum charge of \$129.15 per shipment or \$129.15 per vehicle if more than one vehicle is used to transport the shipment (subject to Note 2).		
10 11 12 13 14 15	(2)	Shipments consisting wholly or in part of new or used hous of the Code of Federal Regulations (49 CFR), Part 1056, pi residences (See Note 1) or camps (other than Military) will 45.26 kilograms (per 100 pounds), subject to a minimum ch	cked up at or delivered to private be assessed a charge of \$2.94 per	
16 17 18		WEIGHT OF SHIPMENT In Kilograms (Pounds)	MINIMUM CHARGE (Per Shipment)	
19 20		Less than 22.68 kilograms (50 pounds)	\$29.35	
21 22 23		22.68 kilograms (50 pounds) through 44.91 kilograms (99 pounds)	\$39.82	
24 25 26		45.36 kilograms (100 pounds) through 90.27 kilograms (199 pounds)	\$45.79	
27 28 29		90.72 kilograms (200 pounds) through 135.63 kilograms (299 pounds)	\$52.84	
30 31 32		136.08 kilograms (300 pounds) through 180.99 kilograms (399 pounds)	\$57.54	
33 34 35		181.44 kilograms (400 pounds) through 226.35 kilograms (499 pounds)	\$62.22	
36		226.8 kilograms (500 pounds) and over	\$66.92	

1 2 3 4	(3)	carrier's v	nder this ITEM will be provided to floors above or below the level accessible to ehicle only when elevator or escalator service is available, and labor when necessary same is provided without cost to the carrier,
5 6 7 8 9	(4)	are in add show prep requires s	tes provided in this ITEM apply separately for pickup and separately for delivery and ition to all other lawful charges. Unless the bill of lading is specifically endorsed to bayment of these charges they will be collected from the party whose location such service, except such charges for shipments moving on GBLs or a commercial bill converted to a GBL will be collected from the U.S. Government.
10 11 12 13 14 15		Note 1:	The term "PRIVATE RESIDENCE", shall apply to the entire premises on which a dwelling for living is located, except will not apply to the portion of the premises where commercial or business activity is conducted that involves the sale of merchandise or services to the walk-in public during normal business hours.
16 17 18		Note 2:	If more than one shipment is picked up at one time and place at a private residence or camp (other than Military), the minimum and maximum charges published in this ITEM shall apply per pickup rather than per shipment as presently indicated.

1	ITEM 860	PICKUP OR DELIVERY SERVICE - SUNDAYS OR HOLIDAYS.
2 3 4 5 6	(1)	When consignor or consignee requests carrier to, pickup or deliver freight on Sundays or holidays, such service will be subject to a charge of \$39.64 per man hour, or fraction thereof, subject to a minimum charge \$237.84 per man per day. shall be in addition to all other applicable charges.
7 8 9 10 11	(2)	Time shall be computed upon notification by the driver to the responsible representative of the consignor or consignee that the vehicle or vehicles are available for loading or unloading at premises of consignor or consignee and shall end upon completion of loading or unloading and receipt by driver of signed bill of lading or receipt for delivery.
12 13 14 15 16	(3)	Consignor or consignee may request carrier to place or pickup an empty vehicle(s) (vehicles without power units) on Sundays even though the actual pickup or delivery of freight may occur on a day other than Sunday or holidays. The charge for this service will be \$150.00 per vehicle subject to a maximum of \$397.12 per man day or fraction thereof.
18 19 20	(4)	The provisions of this ITEM shall not be construed as obligating the carrier to furnish pickup or delivery service on Sundays or holidays.
21 22 23 24	(5)	Charges must be either paid by the party requesting the service or guaranteed to the satisfaction of the carrier before pickup or delivery will be made. shipments moving on GBLs or a commercial bill of lading converted to a GBL will be collected from the U.S. Government.

l 2	ITEM 865			ELIVERY SERVICE SATURDAY OR AFTER 5 P.M. ON NORMAL YS. (Subject to Notes 1 through 4).
) 1		When co	ncianor /	or consignee requests a carrier to pickup or deliver freight on Saturdays or
† 5				or consignee requests a carrier to pickup of deriver freight on Saturdays of ormal business days, such service (See Notes 1 and 4) will be subject to a
, 5				of \$39.64 per man per hour, or fraction thereof, subject to a minimum charge
7				per day (See Notes 2 and 3). Such charge shall be in addition to all other
3		applicabl		
)		иррисцег	e charge	
10		Note 1:	The pr	rovisions of this ITEM shall not be construed as obligating the carrier to
11				h pickup or delivery service on Saturdays or after 5 p.m. on normal business
			days.	
13			,	
14		Note 2:	Time :	shall be computed upon notification by the driver to the responsible
12 13 14 15			repres	sentative of the consignor or consignee that the equipment is available for
			loadin	ng or unloading at premises of consignor or consignee and shall end upon
16 17			compl	letion of loading or unloading and receipt by driver of signed bill of lading or
18			receip	ot for delivery, as the case may be.
19				
20		Note 3:	Charg	es must be either paid by the party requesting the service or guaranteed to the
21			satisfa	action of the carrier before pickup or delivery will be made, Charges for
22			shipm	ents moving on GBLs or commercial bill of lading converted to a GBL will
23			be col	lected from the U.S. Government.
21 22 23 24 25 26 27				
25		Note 4:		harges in the item will not be applicable when loading or unloading of carrier
26			equipi	ment after 5 p.m. on normal business days:
28			1.	Is not specifically requested after 5 p.m.; or
29				
30			2.	The service starts before and extends beyond 5 p.m.

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ITEM 870 PICKUPS OR DELIVERIES - ADDITIONAL. (Subject to Notes 1 and 2.)

DELIVERIES (SPLIT DELIVERIES)

Except as otherwise provided in this tender, and subject to Note 1 below, on shipments weighing not less than 4,536 kilograms (10,000 pounds) (or on which charges for a weight of not less than 4,536 kilograms (10,000 pounds) are assessed or on which charges are computed at a rate of cents-per-1.6093 kilometers [cents-per-mile] per vehicle used), moving from one consignor, on one bill of lading, and on which charges are based on the through rate from the point of origin to the point of destination, one or more extra deliveries will be made at any point the shipment is stopped under the stop in transit provisions, or at final destination, and an additional charge of \$75.00 will be made for each such extra delivery.

PICKUPS (SPLIT PICKUPS):

Except as otherwise provided in this tender, and subject to Note 2 below, on shipments weighing not less than 4,536 kilometers (10,000 pounds) (or on which charges for a weight of not less than 4,536 kilograms (10,000 pounds) are assessed or on which charges are computed at a rate of cents-per-1.6093 kilometers (cents-per-mile) per vehicle per vehicle used), moving on one bill of lading to one consignee, and on which charges are based on the through rate from the point of origin to the point of destination, one or more extra pickups will be made at origin or destination, and an additional charge of \$75.00 will be made for such pickup.

Note 1: The bill of lading shall designate the parties and points at which extra deliveries are to be made and the designation of the articles to be delivered to each.

Note 2: The bill of lading shall designate the point or points at which the extra pickups are to be made and the designation of the articles to be picked up at each.

1 2	ITEM 875		VERY SERVICE - NEW YORK HARBOR AND PORT bject to Notes 1 and 2.)
3 4 5			defined in ITEM 850 will not be provided at steamship piers or a Harbor or Port Newark, NJ as described below:
6 7	HUDSON RIV	/FR·	
8		ORK SIDE -	Battery to 135th Street,
9 10		ERSEY SIDE-	National Storage Docks, Communipaw, NJ, to and including Fort Lee Ferry, NJ,
11			
12	EAST RIVER		
13 14 15 16	HARLEM RI NEW Y	VER: ORK SIDE-	Battery to Jerome Avenue Bridge (Harlem River), including Harlem River Side of Ward's and Randall's Islands.
17			Ward of the Mandall of Islands.
18	BROOKLYN	SIDE:	
19	OR		
20 21 22 23 24 25 26 27	WARE	HOUSES	From Port Cove, Astoria, Long Island, to and including 69th Street, South Brooklyn (Bay Ridge), including Newton, Dutch Kills and Wale Creek, and points in Wallabout Canal and to Hamilton Avenue Bridge, Gowanus Canal, Port of Embarkation, and the Military Ocean Terminal, Brooklyn, NY.
28	NEW YORK	RAY.	
29 30 31 32 33		ORK SIDE	Points on North and East Shore of Richmond (Staten Island) between Bridge Creek (Arlington) and Clifton (Hyland Boulevard) both inclusive, and including Shooter's Island.
34 35 36 37 38 39 40	NEW JERSE	Y SIDE	Points on the New Jersey Shore of New York Bay, and points on the Kill Van Kull between National Storage Docks, Communipaw, NJ, and Avenue C., Bayonne, NJ, opposite Port Richmond, including U.S., Naval Supply Depot and Military Ocean Terminal, Bayonne, NJ.
41			G & B Packing, 8 Hook Road, Bayonne, NJ.
42 43 44 45	NEWARK BA	ΔY:	From Trumbull Street to Dalancy Street. Port Authority Terminal at Elizabeth; or Port Newark,

ISSUED: APRIL 1, 1996 EFFECTIVE: MAY 1, 1996

Pickup or delivery service will be performed at such points at the following charges, subject to the minimum and maximum charges as indicated and charges must be prepaid or guaranteed by the shipper or if shipped on a GBL or a. commercial bill of lading converted to a GBL, collected from the U.S. Government:

4	
5	

5				
6	WEIGHT OF SHIPMENT	CHARGE IN CENTS	MINIMUM CHARGE	MAXIMUM CHARGE
7	<u>In Kilograms</u>	Per 45.36	Per Shipment	Per Shipment
8	(Pounds)	Kilograms		
9		(Per 100 Pounds)		
10				
11	Less than			
12	2,268 kilograms			
13	(5,000 pounds)	\$6.33	\$45.43	\$142.56
14				
15	2,268 kilograms			
16	(5,000 pounds)			
17	4,535.55 kilograms			
18	(9,999 pounds)	\$2.96		\$223.57
19				
20	4,536 kilograms			
21	(10,000 pounds)			
22	or over	\$1.50	\$223.57	
23				

 Note 1:

Rates and charges published in this ITEM do not apply when shipments are delivered in equipment without transfer of the lading to ocean carriers. The receipt of the equipment by the ocean carriers shall terminate the motor carrier's delivery service and liability. Rates and charges named in this ITEM do not apply when shipments are received in equipment without transfer of the lading from ocean carriers. The receipt of the equipment by the motor carrier shall constitute the beginning of the motor carrier's service and liability.

I	Note 2:	Rate and charges published in this ITEM do not apply at the following sheds or
2		buildings: 102 Marsh Street, Port Newark, NJ; 191, 193, 194, 195, 195-E, 195-F, 197,
3		200, 201, 202, 261, 262, 263-A, 263-B, 263-C, 263-D, 264, 265, 266, 267, 268, 305,
4		Port Newark, NJ; American Eagle Warehouse or Express Forwarding Warehouse, Port
5		Newark, NJ; Amerilli Export Service Warehouse 9, foot of 12th Street, Jersey City, NJ;
6		Atlantic Distribution Center Warehouse, 202 Port of Jersey Blvd., Jersey City, NJ;
7		Greenpoint Terminal Warehouse, Jersey City, NJ; Pouch Terminals, Inc. at 1 Edgewater
8		Street, Clifton, Staten Island, NY; and Wilson American Company Warehouse, Jersey
9		City, NJ.
10		
11		
12	ITEM 885	PROPERTY OF UNUSUAL VALUE OR UNSAFE TO TRANSPORT
13		
14	Carriers	are not required to accept articles of unusual value or freight that is unsafe to transport that
15	may caus	se damage to other goods or to their equipment without adequate consideration or
16	compens	ation.

1	ITEM 900	PROT	ECTIVE SERVICE.			
2 3	Except	as otherwi	se specifically provided in connection with individual rates or charges,			
4			th, due to their perishable nature, require protection from heat or cold will be			
5			rded such protection at the rates or charges provided in this tender or in tenders			
6			is tender and without additional charges for such protection, subject to suitable			
7		equipment being available. (For applicability, see ITEM 60 SPECIALIZED SERVICES herein.)				
8	oquipin	on come	(t of approximately)			
9						
10	ITEM 925	RECO	NSIGNMENT OR DIVERSION. (Subject to Notes 1 through 11.)			
11						
12	(1)	DEFIN	NITIONS OF RECONSIGNMENT OR DIVERSION:			
13						
14			e purpose of this rule, the terms, "RECONSIGNMENT" or "DIVERSION", are			
15		conside	ered to be synonymous and the use of either will be considered to mean:			
16						
17		(a)	A change in the name of the consignor or consignee.			
18						
19		(b)	A change in the place of delivery within original destination point.			
20						
21		(c)	A change in the destination point.			
22		(1)				
23		(d)	Relinquishment of shipment at the point of origin (subject to Note 1).			
24		(a)	Instructions received by the originating coming prior to receipt of chipment			
25 26		(e)	(subject to Note 2).			
25 26		(e)	Instructions received by the originating carrier prior to receipt of shipmer (subject to Note 2).			

1	(2)	COND	OITIONS:
2			
3		(a)	Requests for reconsignment must be made in writing or confirmed in writing.
4			The carrier must be satisfied that the party making the request has the
5			authority to do so. Conditional or qualified requests will not be accepted.
6			Carrier will not accept disposition instructions printed on the bill of lading,
7			shipping order, shipping label or container as authority to reship, return, or
8			reconsign a shipment.
9			
10		(b)	Carrier will make diligent efforts to execute a request for reconsignment, but
11			will not be responsible if such service is not effected.
12			
13		(c)	All charges applicable to the shipment whether accrued or accruing must be
14			paid or guaranteed to the satisfaction of the carrier before reconsignment will
15			be made. Charges for shipments moving on GBL's or commercial bill of
16			lading's converted to GBLs will be collected from the U.S. Government.
17			
18		(d)	Only entire shipments, not portions of shipments, may be reconsigned.
19			
20		(e)	Marking or tagging (subject to Note 3).
21			
22		(f)	Reconsignment will not be permitted on "in bond shipments."
23			
24		(g)	With the exception of Note 1, a charge for reconsignment is an additional
25			charge to all other applicable rates or charges.

1 2	(3)	CHARGES	S:		
3 4 5 6 7 8 9 10 11 12 13	Reconsignment as defined in paragraph (1) above this ITEM will be subj following:				
	IF RECONSIGNM RESULTS IN A CHANGE:	IENT	IN THE NAME OF THE CONSIGNOR OR CONSIGNEE WITH NO CHANGE IN PLACE OF DELIVERY.	IN THE PLACE OF DELIVERY WITHIN ORIGINAL DESTINATION POINT (SUBJECT TO NOTES 4, 5, AND 6).	IN THE DESTINATION POINTS(SUBJECT TO NOTES 7, 9, 10, AND 11).
14 15	AND				
16 17 18 19 20	RECONSIGNM OCCURS (SUBJECT TO NOTE 8):	IENT	THE CHARGE	WILL BE:	
21 22 23 24 25 26 27 28 29 30 31 32	PRIOR TO TENDER OF DELIVERY:		\$18.11 per shipment	Except as provided for in Note 5, \$18.11 per shipment.	The published rate from origin to the reconsignment point plus the published rate from the reconsignment point to the new destination. The charges will be no less than the published through rate from the original point of origin to the ultimate destination.
33 34 35 36 37 38 40 41 42 43 44 45 46 47 48 49 50	AFTER TENDER OF DELIVERY:		\$18.11 per shipment	Except as provided for in Note 5, a charge of \$2.42 per 45.36 kilograms (per 100 pounds) subject to a minimum charge of \$22.19 per shipment andthrough a maximum charge of \$322.60 per shipment or \$322.60 per vehicle if more than one vehicle is used to transport the shipment.	original point of origin to the ultimate

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1 Not 2 2 3 4 4 5 5 6 7 8 9 10 11 12 13	ete 1:	Where a request is made by the shipper, before a shipment has left the carrier's terminal at a point of origin (includes points and places located within the commercial zone as defined by the Interstate Commerce Commission in Title 49 of the Code of Federal Regulations (49 CFR), Part 1048 - Commercial Zones) for return of a shipment to the original place of shipment, or delivery thereof to another carrier at point of origin, or relinquish possession thereof to the shipper or to another carrier at carriers terminal and such service is performed, the shipment will be subject to a charge of \$2.42 per 45.36 kilograms (per 100 pounds) with a minimum charge of \$22.19 per shipment and a maximum charge of \$322.60 per shipment or \$322.60 per vehicle if more than one vehicle is used to transport the shipment.
	te 2:	Upon instructions received by the originating carrier prior to receipt of
15		shipment at point of origin accompanied by a through bill of lading covering
16		the shipment, the carrier will accept the shipment when tendered by the party
17		in possession of the shipment, issue a receipt therefor (not a bill of lading) to
18		the party tendering the shipment and then execute the bill of lading, Such
19		shipment will be subject to a charge of \$18.11 per shipment.

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1 2 3 4 5 5	Note 3:	Shipments handled under the provisions of this ITEM which report tagging in order to comply with the provisions of ITEM 62: OR TAGGING FREIGHT - CHANGING MARKING OR TAWHEN THE CARRIES IN THE CONSIDERATION OF THE CONSIDE	MARKING AGS herein, or gnor or
3 9 10 11	Note 4:	Charges also apply for reconsignment to points and places out original destination point, provided such areas are located with commercial zone as defined by the Interstate Commerce Commerce of the Code of Federal Regulations (49 CFR), Part 1048 - Code.	nin the mission in Title
12 13 14 15 16 17 18 19	Note 5:	When a request is received to reconsign a shipment to another same continuous plant property and the request is received pridelivery, a reconsignment charge of \$18.11 per shipment will When the request is received after tender of delivery the reconcharge will be \$52.89 per shipment or \$52.89 per vehicle if movehicle is used to transport the shipment.	or to tender of be assessed. signment
21 22 23 24 25 26 27	Note 6:	All shipments for export not directly consigned at origin to an dock, pier terminal, transit shed or wharf will be subject to the provided in this ITEM, The provisions of paragraph (2) of this not apply.	charges
26 27	Note 7:	Includes points and places other than those defined in Note 6.	
28 29 30	Note 8:	The provisions governing reconsignment, "PRIOR TO TENDELIVERY", will only apply when carrier receives the requereconsignment:	
31 32 33 34		(a) Before shipment has been loaded on a delivery vehicle where shipment is transferred to a city delivery vehicle delivery); or	
35 36 37		(b) Before shipment has been dispatched for delivery (in shipment is not transferred to a city vehicle for delivery)	

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1 2	Note 9:	If the change in destination point is requested and furnished by the carrier, the charge will be \$18.11 per shipment in addition to the applicable tender or
3		tariff rate, whichever is applicable, from the point of origin to the new
4		destination point.
5		
6	Note 10:	When the consignor or sonsignee or its agent elects to accept the shipment at
7		the carrier's terminal located at the reconsignment point, the charges will be
8		assessed on the basis of \$1.60 per 45.36 kilograms (per 100 pounds), subject
9		to a minimum charge of \$18.11 and a maximum charge of \$201.69 per
10		shipment or \$201.69 per vehicle if more than one vehicle is used to transport
11		the shipment.
12		
13	Note 11:	The reconsignment rate is not subject to the provisions of BLOCK 19, of the
14		OPTIONAL FORM 280, UNIFORM TENDER OF RATES AND/OR
15		CHARGES FOR TRANSPORTATION SERVICES.

1	11EM 950	REDELIVERY.
2		
3	When a	shipment is tendered for delivery and, through no fault of the carrier, such delivery cannot
4	be accon	applished, no further tender will be made except upon request. Additional tenders and final
5	delivery	will be subject to the following provisions:
6	·	•
7	(1)	If one or more additional tenders, or <i>final delivery of</i> the shipments are made at consignee's
8		place, a charge of \$2.34 per 45.36 kilograms (per 100 pounds), subject to a minimum charge
9		of \$12.67 and a maximum charge of \$310.02 per shipment or \$310.02 per vehicle if
10		more than one vehicle is used to transport the shipment will be made for each such
11		tender and for the final delivery.
12		·
13	(2)	If, in lieu of final delivery at consignee's place, consignee elects to accept delivery of
14	, ,	the shipment at carrier's premises, a charge of \$1.99 per 45.36 kilograms (per 100
15		pounds), subject to a minimum charge of \$10.50 and a maximum charge of \$238.62
16		will be made.
17		
18	(3)	All charges accruing under the provisions of this rule must be paid or guaranteed to the
19	. ,	satisfaction of the carrier by the party or parties requesting redelivery before the
20		shipment is redelivered. Charges for shipments moving on GBL's or a commercial bill
21		of lading converted to a GBL will be collected from the U.S. Government,
22		, , , , , , , , , , , , , , , , , , , ,
23	(4)	In all instances a charge for redelivery is in addition to all other applicable rates or
24	` '	charges.

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EFFECTIVE: MAY 1, 1996

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ISSUED: APRIL 1, 1996 EFFECTIVE: MAY 1, 1996

ITEM 1000 SEALING OF EQUIPMENT.

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Except as otherwise specifically provided, shippers and receivers of freight will not be accorded the exclusive use of carrier's equipment. Carriers may, at their option and convenience, load and transport freight of various shippers and receivers in the same equipment. And, except as provided in ITEM 475 EXCLUSIVE USE AND CONTROL OF VEHICLE and ITEM 1005 SEALED CLOSED VAN SERVICE herein, carriers, at their option and convenience, for the purposes of so loading, co-mingling and transporting the shipments of various shippers and receivers in the same equipment, may remove the seals or locks from their equipment which have been applied by shippers, receivers, or owners of the property transported or to be transported.

or to be transported.

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A. All equipment requested under this ITEM will be Sealed Closed Vans, as defined in ITEM 30 DEFINITION OF TERMS herein. The seals on the equipment are not to be broken. B. The shipper will load the carriers equipment and provide a piece count. When this occurs, the carrier is released from liability for shortages. C. The bill of lading must be annotated: "ITEM 1005, SEALED CLOSED VAN SERVICE REQUESTED. THE PROVISIONS CHARGES CONTAINED IN ITEM 475 EXCLUSIVE USE OF VEHICLE, WILL NOT APPLY." D. When the bill of lading is annotated, as provided in paragraph C above, the transportation charges will be subject to the following Truckload (TL) rates or charges: 1. Where the carrier's individual tender is predicated on a cents-per-1.6093 kilometers (cents-per-mile) per vehicle using a distance scale or matrix format at the rate or minimum charge named therein; or 2. Where the carrier's individual tender Less Than Truckload (LTL) rates are predicated upon the VA Baseline Rate Publication No. VA-1000, shipments shall be rated with a minimum weight of 9.072 kilograms (20,000 pounds), at the highest applicable Less Than Truckload (LTL) rates are predicated upon the VA Baseline Rate Publication No. VA-1000 and the shipment weight loaded into the van is less than 9,072 kilograms (20,000 pounds), the shipment shall be rates as 9,072 kilograms (20,000 pounds) at the applicable 9,072 kilograms (20,000 pounds) rate; or 4. Where the carrier's individual tender Truckload (TL) rates are predicated upon the VA Baseline Rate Publication No. VA-1000 and the shipment weight loaded into the van is less than 9,072 kilograms (20,000 pounds), the shipment shall be rates as 9,072 kilograms (20,000 pounds) at the applicable 9,072 kilograms (20,000 pounds) rate; or	1	TTEM 1005	SEALE	ED CLOSED VAN SERVICE	
DEFINITION OF TERMS herein. The seals on the equipment are not to be broken. The shipper will load the carriers equipment and provide a piece count. When this occurs, the carrier is released from liability for shortages. The bill of lading must be annotated: "ITEM 1005, SEALED CLOSED VAN SERVICE REQUESTED. THE PROVISIONS CHARGES CONTAINED IN ITEM 475 EXCLUSIVE USE OF VEHICLE, WILL NOT APPLY." When the bill of lading is annotated, as provided in paragraph C above, the transportation charges will be subject to the following Truckload (TL) rates or charges: 1. Where the carrier's individual tender is predicated on a cents-per-1.6093 kilometers (cents-per-mile) per vehicle using a distance scale or matrix format at the rate or minimum charge named therein; or Where the carrier's individual tender Less Than Truckload (LTL) rates are predicated upon the VA Baseline Rate Publication No. VA-1000, shipments shall be rated with a minimum weight of 9.072 kilograms (20,000 pounds), at the highest applicable Less Than Truckload (LTL) rates are predicated upon the VA Baseline Rate Publication No. VA-1000 and the shipment weight loaded into the van is less than 9,072 kilograms (20,000 pounds), the shipment shall be rates as 9,072 kilograms (20,000 pounds) at the applicable 9,072 kilograms (20,000 pounds) rate; or	2	Λ	A11 equi	inment requested under this ITEM will be Seeled Closed Vens, as defined in ITEM 30	
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8 9 C. The bill of lading must be annotated: 10 11 "TTEM 1005, SEALED CLOSED VAN SERVICE REQUESTED. THE PROVISIONS 12 CHARGES CONTAINED IN TTEM 475 EXCLUSIVE USE OF VEHICLE, WILL 13 NOT APPLY." 14 15 D. When the bill of lading is annotated, as provided in paragraph C above, the transportation 16 charges will be subject to the following Truckload (TL) rates or charges: 17 18 1. Where the carrier's individual tender is predicated on a cents-per-1.6093 kilometers 19 (cents-per-mile) per vehicle using a distance scale or matrix format at the rate or 20 minimum charge named therein; or 21 22 2. Where the carrier's individual tender Less Than Truckload (LTL) rates are 23 predicated upon the VA Baseline Rate Publication No. VA-1000, shipments shall 24 be rated with a minimum weight of 9.072 kilograms (20,000 pounds), at the highest 25 applicable Less Than Truckload (LTL) rate. 26 27 3. Where the carrier's individual tender Truckload (TL) rates are predicated upon the 28 VA Baseline Rate Publication No. VA-1000 and the shipment weight loaded into 29 the van is less than 9,072 kilograms (20,000 pounds), the shipment shall be rates as 30 9,072 kilograms (20,000 pounds) at the applicable 9,072 kilograms (20,000 pounds) 31 rate; or 32 33 4. Where the carrier's individual tender Truckload (TL) rates are predicated upon the		2.			
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10 11 "ITEM 1005, SEALED CLOSED VAN SERVICE REQUESTED. THE PROVISIONS 12 CHARGES CONTAINED IN TIEM 475 EXCLUSIVE USE OF VEHICLE, WILL 13 NOT APPLY." 14 15 D. When the bill of lading is annotated, as provided in paragraph C above, the transportation 16 charges will be subject to the following Truckload (TL) rates or charges: 17 18 1. Where the carrier's individual tender is predicated on a cents-per-1.6093 kilometers 19 (cents-per-mile) per vehicle using a distance scale or matrix format at the rate or 20 minimum charge named therein; or 21 22 2. Where the carrier's individual tender Less Than Truckload (LTL) rates are 23 predicated upon the VA Baseline Rate Publication No. VA-1000, shipments shall 24 be rated with a minimum weight of 9.072 kilograms (20,000 pounds), at the highest 25 applicable Less Than Truckload (LTL) rate. 26 27 3. Where the carrier's individual tender Truckload (TL) rates are predicated upon the 28 VA Baseline Rate Publication No. VA-1000 and the shipment weight loaded into 29 the van is less than 9,072 kilograms (20,000 pounds), the shipment shall be rates as 30 9,072 kilograms (20,000 pounds) at the applicable 9,072 kilograms (20,000 pounds) 31 rate; or 32 33 4. Where the carrier's individual tender Truckload (TL) rates are predicated upon the		C.	The bill	of lading must be annotated:	
11 "TTEM 1005, SEALED CLOSED VAN SERVICE REQUESTED. THE PROVISIONS 12 CHARGES CONTAINED IN ITEM 475 EXCLUSIVE USE OF VEHICLE, WILL 13 NOT APPLY." 14 15 D. When the bill of lading is annotated, as provided in paragraph C above, the transportation 16 charges will be subject to the following Truckload (TL) rates or charges: 17 18 1. Where the carrier's individual tender is predicated on a cents-per-1.6093 kilometers 19 (cents-per-mile) per vehicle using a distance scale or matrix format at the rate or 20 minimum charge named therein; or 21 22 2. Where the carrier's individual tender Less Than Truckload (LTL) rates are 23 predicated upon the VA Baseline Rate Publication No. VA-1000, shipments shall 24 be rated with a minimum weight of 9.072 kilograms (20,000 pounds), at the highest 25 applicable Less Than Truckload (LTL) rate. 26 27 3. Where the carrier's individual tender Truckload (TL) rates are predicated upon the 28 VA Baseline Rate Publication No. VA-1000 and the shipment weight loaded into 29 the van is less than 9,072 kilograms (20,000 pounds), the shipment shall be rates as 30 9,072 kilograms (20,000 pounds) at the applicable 9,072 kilograms (20,000 pounds) 31 rate; or 33 34. Where the carrier's individual tender Truckload (TL) rates are predicated upon the				6 mm 6 mm m	
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VA Raseline Rate Publication No. VA-1000 and the shipment weight loaded into	34		٦.	VA Baseline Rate Publication No. VA-1000 and the shipment weight loaded into	
the van is more than 9.072 kilograms (20,000 pounds), the rate applicable to the				· · · · · · · · · · · · · · · · · · ·	
shipment weight will apply.					

1 2	E.		ovisions an LE herein,	_	contained in ITEM 475 EXCLUSIVE USE AND CONTROL OF apply.
3	Г	TC .1	. ,		
4	F.				he destination with the same seals which were applied on the
5		equipm	ent at origi	in not inta	ct, the following will apply:
6		1	ъ.		
7		1.	Restor	ation of ca	arrier liability for shortages will be applicable; and
8		2	TD1 .		
9		2.		-	on charges for the shipment weight loaded into the van will be
10			subject	t to (a) or	(b) below, whichever results in the lowest total charge:
11			()	TEN.	
12			(a)		oplicable Truckload (TL) rate or charge determined in paragraph
13				D abo	ve; or
14			(1.)	TD1	
15			(b)	The ap	oplicable Less Than Truckload (LTL) rate, determined as follows:
16				(4)	
17				(1)	The carrier's individual tender Less Than Truckload (LTL
18					rate; or
19				, . .	
20				(2)	If the carrier's individual tender does not provide for Less Than
21					Truckload (LTL) rates, the rate will be 100% of the applicable
22					Less Than Truckload (LTL) rate in the VA Baseline Rate
23					Publication No. VA-1000.

1	ITEM 1010	SORTING OR SEGREGATING SERVICE AND CHARGES.
2		
3	A.	For the purposes of this ITEM, the services of sorting or segregating are defined as practices
4		which require all articles in a shipments tendered by the consignor to the carrier for a specific
5		route, be presented or loaded without regard to shipment integrity. (For applicability see
6		ITEM 60 SPECIALIZED SERVICES herein.)
7		
8	B.	Carrier will sort or segregate for each consignee before offering for delivery.
9		
10	C.	When sorting or segregating service is required or requested by the consignor, it shall be so noted
11		on the Government Bill of Lading:
12		
13		"ITEM 1010, SORTING OR SEGREGATING REQUIRED."
14		
15	D.	When sorting or segregating service is required and performed by the carrier, the carrier shall
16		be paid a charge of 60 cents per 45.36 kilograms (cents per hundredweight) for all shipment
17		weight subject to a minimum charge of \$5.00 with a maximum charge of \$180.00 per shipment.

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1	ITEM 1075	STOPOFFS - TO COMPLETE LOADING OR FOR PARTIAL
2		UNLOADING. (Subject to Notes 1 through 4.)
3		
4	Except a	as otherwise provided -in this tender, shipments upon which- charges are based on a cents-per-
5	1.6093 1	kilometers (cents-per-mile) per vehicle or minimum charge per vehicle used, or on a weight of
6	4,536 ki	lograms (10,000 pounds) or more, may be stopped in transit at not to exceed four points, between
7	the poin	t of origin and the point of final destination for the purpose of either partial loading or unloading
8	(but not	both at the same point), providing that the stopoff point, or points, are intermediate to the point of
9	final des	stination via the route over which the rate to such final destination applies, subject to the
10	provisio	ons of paragraphs (A), (B), (C), (D), (E), and (F) below.
11		
12	(A)	The bill of lading shall show at what point, or points, the shipment is to be stopped off for
13		partial loading or partial unloading, the name and address of the party to receive or to load the
14		freight at such stopoff point, and a description of that part of the shipment to be loaded or
15		unloaded at the stopoff point or points. There shall be no substitutions of other freight for that
16		loaded at the original point of origin, or for any part of the shipment loaded at an intermediate
17		stopoff point, A shipment stopped for partial unloading shall not be stopped subsequently for
18		partial loading.
19		
20	(B)	The charge for each stopoff in transit for partial loading or partial unloading shall be \$75.00
21		per stop in addition to all other applicable charges.
22		
23	(C)	When linehaul rates or charges are based on weight only, e.g., cents per 45.36 kilograms (cents
24		per hundredweight), or charges per vehicle (excluding charges based on graduated distance
25		scales or a minimum charge where rates are based on distance and weight), the charges shall be
26		based on the total actual weight or minimum weight, whichever is greater, or charge per
27		vehicle, from the point of origin to final destination, subject to the excess charge in paragraph F
28		below, for out-of-route distance.

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1 2 3 4 5	(D)	When linehaul or charges are based on both weights and distance (e.g. percentage of the baseline rates in the VA No. VA-1000, the charges shall be based on the actual weight or minimum, whichever is greater, and the short-route distance from point of origin via the stop-off point(s) to final destination.			
6 7 8 9 10	(E)	When linehaul rates or charges are based on distance, e.g., cents-per-1.6093 kilometers (cents-per-mile) per vehicle used, or charge based on graduated distance scales, the charges shall be based on the short-route distance from point of origin via the stop-off point(s) to final destination.			
11 12 13 14 15	(F)	When linehaul charges are determined under paragraph C above (or by any other rates or charges based on other than distance or weight and distance), and the short-route distance from point of origin via the stop-off point(s) exceeds the direct short-route distance from origin to final destination, all excess distance will be subject to a rate of 155 cents-per-1.6093 kilometers (cents-per-mile), in addition to all other transportation charges.			
16 17 18 19 20		Note 1: Shipments moving under the provisions of this ITEM must have all charges prepaid by the shipper, or if shipped on a GBL or commercial bill of lading that is converted to a GBL, charges will be collected from the U.S. Government.			
21 22 23 24		Note 2: For the carrier's convenience, any portion of the shipment may be picked up, transported or delivered, in separate trucks. All portions of the shipment need not be transported through the stopoff point or points.			
25 26 27		Note 3: The provisions of this ITEM do not apply on freight moving under the provisions of ITEM 475 EXCLUSIVE USE AND CONTROL OF VEHICLE herein.			
28 29 30 31		Note 4: On shipments involving joint-line transportation, stop-off privileges apply only when the entire shipment is delivered to one connecting carrier or, if stop-off has already been accorded, when the entire remaining portion of the shipment is delivered to one connecting carrier.			

ISSUED: APRIL 1, 1996 EFFECTIVE: MAY 1, 1996

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1	ITEM 1100	STORAGE.
2		
3	Freight l	neld in the carrier's possession by reason of an act or an omission of the consignor, consignee,
4	or owner	r, or for customs clearance or inspection (see ITEM 250 CUSTOMS OR IN BOND FREIGHT
5	herein),a	and through no fault of the carrier, will be considered stored, and subject to the following
6	provisio	ns:
7	•	
8	(1)	Storage charges on freight awaiting line-haul transportation at origin will begin at 7:00 a.m.,
9		the day after freight is received by the carrier.
10		
11	(2)	When the consignor or consignee instructs the carrier to hold a shipment at a point
12		intermediate to the destination and await further instruction for diversion, reconsignment,
13		etc., storage charges will begin at 7:00 a.m., the day after the carrier is notified and the
14		shipment is placed in storage.
15		
16	(3)	Storage charges on undelivered freight will begin at 7:00 a.m., the first business day after
17		arrival of the shipment at destination, and notice of arrival as provided in ITEM 125
18		ARRIVAL NOTICE AND UNDELIVERED FREIGHT herein, has been given, except no
19		charges under this ITEM will be made when actual tender of delivery is made within 24
20		hours after such notice of arrival has been given.

ISSUED: APRIL 1, 1996 EFFECTIVE: MAY 1, 1996

(4) Storage charges on freight stored in the carrier's possession, other than that provided for in 1 2 paragraph (5), will be subject to the following minimum and maximum charges: 3 4 5 **MINIMUM CHARGES:** 6 7 For each 45.36 kilograms (100 pounds) or fraction thereof per 24 hours or fraction thereof 8 \$ 0.65 9 10 Minimum storage charge per day \$ 3.36 11 12 Minimum storage charge per shipment \$16.81 13 14 15 MAXIMUM CHARGES (per shipment or per vehicle if more than one vehicle is used to 16 transport the shipment): 17 18 For the first 24 hours or fraction thereof \$47.01 19 20 For the second 24 hours or fraction thereof \$62.74 21 22 For the third and each succeeding 24 hours or fraction thereof \$93.84 23 24 (5) Storage charges under this ITEM will end when carrier is enabled to deliver or transport the 25 freight as a result of action by the consignee, consignor, owner, or customs official. 26 27 (6)Storage charges under this ITEM will not apply on the day the carrier places the freight in a 28 public warehouse. When the carrier does place the freight in a public warehouse" a charge of 29 \$1.89 per 45.36 kilograms (per 100 pounds), subject to a minimum charge of \$15.32 and a 30 maximum charge of \$280.05 per shipment or \$280.05 per vehicle, if more than one vehicle is used to transport the shipment, will be assessed. 31 32 33 (7) Storage time shall be certified and paid by the authorizing activity responsible for the storage, 34 Charges for this service shall only be submitted to the authorizing activity.

ISSUED: APRIL 1, 1996 EFFECTIVE: MAY 1, 1996

1 **ITEM 1125** SUBSTITUTED SERVICE - RAIL FOR MOTOR. 2 Unless the shipper directs that the rail carrier service shall not be performed, the motor carrier may, at its 3 4 option, substitute rail service for their actual services via highways for which such motor carriers have 5 lawful operating rights as common carriers via motor vehicle. If a carrier substitutes rail for motor service, 6 the motor carrier will be responsible f or any and all expenses included by using the substituted service as well as 7 preparing or loading the trailer for flat car service. 8 9 ITEM1150 TELEGRAMS OR TELEPHONE MESSAGES - CHARGES FOR. 10 11 12 Charges for telegrams or telephone messages from shippers or consignees, or their agents or to 13 representatives, relative to routing or other services in connection with shipments of freight, will 14 not be assumed by the carrier, excepting that when such toll is upon answer to telegram or telephone 15 message initiated by the carrier, relating to the traffic of the shipper or consignee, it will be assumed 16 by the carrier

1	ITEM 1175	TRANSFER OF LADING.
2		
3	(1)	For shipments weighing 4,536 kilograms (10,000 pounds) or more that cannot be picked up
4		with the vehicle to be used in transporting the shipment over the highway, and the carrier is
5		required to render pickup service with a different vehicle, such shipments will be subject to the
6		charges in paragraph (4) below in addition to all other applicable charges. These charges will
7		be collected from the consignor. If the shipment moved on a GBL or a commercial bill of
8		lading converted to a GBL, charges will be collected from the U.S. Government.
9		
10	(2)	When shipment weighing 4,536 kilograms (10,000 pounds) or more cannot be delivered with
11		the vehicle used in transporting the shipment over the highway, the carrier will notify the
12		consignee of this fact in the manner provided in ITEM 125 ARRIVAL NOTICE AND
13		UNDELIVERED FREIGHT herein. If the consignee requests the carrier to render delivery
14		service with a different vehicle, such shipments will be subject to the charges in paragraph (4)
15		below, in addition to redelivery charges when performed, and all other applicable charges.
16		Unless the bill of lading is specifically endorsed to show prepayment of these charges, they
17		will be collected from the consignee. If the shipment moved on a GBL or a commercial bill of
18		lading converted to a GBL, charges will be collected from the U.S. Government.
19		
20	(3)	When consignor or consignee requests that shipments weighing 4,536 kilograms (10,000
21		pounds) or more be picked up or delivered on a vehicle other than the vehicle used in
22		transporting the shipment over the highway, the charges in paragraph (4) below will apply.
23		Unless the bill of lading is specifically endorsed to show prepayment of these charges, they will
24		be collected from the party requesting the service, If the shipment moved on a GBL or a
25		commercial bill of lading converted to a GBL, charges will be collected from the U.S.
26		Government.
27		
28	(4)	The charge for the weight of the lading shall be \$1.32 per 45.36 kilograms (per 100 pounds),
29		subject to a minimum charge of \$185.27 per vehicle for each transfer.

ISSUED: APRIL 1, 1996 EFFECTIVE: MAY 1, 1996

1 **ITEM 1225** VEHICLE FURNISHED BUT NOT USED. 2 3 When the carrier, upon shipper's request, furnishes a vehicle for loading of a shipment weighing 4,536 4 kilograms (10,000 pounds) or more and through no fault of the carrier, the vehicle is not used, a charge of 5 \$75.00 per day or fraction thereof per vehicle will be assessed. Accrual of these charges will terminate when carrier is notified that the vehicle will not be used. 6 7 8 9 WEIGHT - VERIFICATION. **ITEM 1250** 10 11 (1) Upon request by either the consignor or consignee, the carrier will reweigh any shipment or 12 vehicle(s) on carrier scales and if error is determined, will correct the billed weight accordingly. Such reweigh request will only be made while shipment is in the custody of 13 14 the carrier. If no error is determined or if error is less than 5 percent of the billed weight, a 18 charge of \$18.46 per shipment or per vehicle, if more than one vehicle is used to transport made 19 the shipment, will be made for each. Such charge(s) is to be paid by the party requesting the 20 service. 21 22 (2) When carrier is requested to secure a certified public scale weight for any shipment or 23 vehicle(s), a charge of \$32.88 will be made by the carrier for each reweighing obtained in addition to the fee assessed the carrier for use of the certified public scale. Such charge(s) 24 25 is to be paid by the party requesting the service. 26 27 (3) If requested by the consignor or consignee to weigh a vehicle both empty and loaded, the above charge in (1) or (2), as the case may be, will be made for each separate weighing.

1 2 3	ITEM 1275	WEIGHTS - GROSS WEIGHT - CHARGES ON GROSS WEIGHTS. (Subject to Notes 1 and 2.)		
5 4 5	(1)		otherwise provided, charges shall be computed on gross weight, excluding the weight of approary blocking, flooring, or lining, racks, standards, strips, stakes, or similar bracing,	
6		-	e or supports not constituting a shipping container, package, or a part of the	
7			when such materials do not exceed 3 percent of the total weight of the shipment. The	
8			of such materials in excess of 3 percent of the total weight of the shipment will be	
9			d for at the lowest rate applicable on any article in the shipment.	
10				
11	(2)		t to Notes 1 and 2, when freight weighing 9,072 kilograms (20,000 pounds) or more is	
12			ed for in conformity with packing requirements, and, in addition, is loaded on pallets,	
13			ms or skids, with or without standing sides or ends, but without tops, no charge will be	
14			or the transportation of the pallets, platforms or skids, provided the shipper specifies the	
15		weight	of the pallets, platforms or skids on the bill of lading.	
16	(2)	The de	etication resights as accompained at the analter will account the accompany of ficials	
17 18	(3)		stination weights, as ascertained at the smelter, will govern the assessment of freight supon shipments of ores or ore concentrates. Shipments of ores and ore concentrates	
19		_	s amplied at destination or public sampler en route.	
20		may oc	sampled at destination of public sampler on fource.	
21	(4)	Any tei	mporary blocking, flooring or lining, racks, standards, strips, stakes, or similar bracing,	
22	(.)		ge or supports not constituting a shipping carrier, container or package, or a part of the	
23			, when required to protect or make shipments secure for transportation must be	
24			ed and installed by the shipper, except that upon request of shipper such materials will	
25		be furn	ished or installed by the carrier subject to the following provisions:	
26				
27		(a)	When materials are furnished by the carrier, the cost thereof will be paid by the	
28			shipper upon presentation of an invoice from a supplier independent of the carrier	
29			covering such materials used on the involved shipment.	
30				
31		(b)	The labor charge for installation of shipper or carrier furnished material will be	
32			\$24.30 per hour or fraction thereof, for each man	

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1	(c)	U	in this ITEM will not apply when extra blocking and bracing materials are 2 motor and rail carriers to secure loads for trailer on substituted service as
3		shown ir	ITEM 1125 SUBSTITUTED SERVICE - RAIL FOR MOTOR herein.
4			
5		Note 1:	When material, not a part of the pallet, platform or skid, is used to protect
6			top of lading, or to secure the load to the pallet, platform or skid,
7			allowance will be made for the weight of the pallet, platform or skid, but
8			not for the weight of such material.
9			
10		Note 2:	The weight of the pallets, platforms or skids may not exceed 3 percent of
11			the weight of that portion of the shipment loaded on such pallets,
12			platforms or skids. Any weight of pallets, platform or skids in excess of 3
13			percent of the weight of that portion of the shipment loaded on such
14			pallets, platforms or skids will be subject to the rates applicable to the
15			commodity loaded on such pallets, platforms or skids.

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