CEPH 100 ORIGINAL TITLE PAGE



RULES AND REGULATIONS TARIFF NO. 100

RATES AND PROVISIONS NAMED IN THIS TARIFF ARE APPLICABLE ONLY WHERE SPECIFIC REFERENCE IS MADE HERETO

FOR GOVERNING PUBLICATIONS SEE ITEM 100

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ORIGINAL TITLE PAGE EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

CHECK SHEET OF TARIFF PAGES AND SUPPLEMENTS

Title Page, Pages 1 to 78, pages A-1 to A-5, inclusive, of this tariff are effective as of the dates shown. Revised pages as named below contain all changes from the original tariff that are in effect on the dates shown.

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5	0	30	0	55	0	80	0		
6	0	31	0	56	0	A-1	6		
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11	0	36	0	61	0				
12	0	37	0	62	1				
13	0	38	0	63	0				
14	1	39	0	64	1				
15	0	40	0	65	0				
16	1	41	0	66	0				
17	1	42	0	67	0				
18	0	43	0	68	1				
19	0	44	0	69	0				
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21	0	46	0	71	0				
22	0	47	0	72	0				
23	0	48	0	73	0				
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ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

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СЕРН 100	CARLILE	ORIGINAL PAGE 5
	GOVERNING PUBLICATIONS	ITEM NO.
National Motor Freight Classification Association, Inc., Agent.	on Tariff STB NMFC 100 Series, issued by the National Motor Fi	reight Traffic
49 CFR Parts 100 – 185		
	DEFINITION OF TERMS	120
Accessorial Service: This is any ser outside the normal delivery of the st	rvice as may be requested by consignee/subconsignee/consignor/subhipment.	ubconsignor 120
Arbitraries: Fixed basing points to/f	from destination points within a defined corridor.	
Bobtail: A bobtail is defined as the	movement of a tractor without a trailer.	
	usiness hours are Monday – Friday, 7:00 am to 6:00 pm, local timerms business hours and business day do not include Sunday and l	
Consignee: The party who receives	the cargo (shipment).	
Consignor: The party who prepares	and ships the cargo (shipment).	
	wheels for transporting cargo defined in IMO/ISO bulk containers 8' and 53' sizes. They are swung onto chassis for road movement.	generally 20'
<u>Customs or In Bond Shipments:</u> Leauthorities as it enters the United St	gal paperwork accompanied with imported, cargo that must be cleates or Canada.	eared by custom
<u>Detention Charges:</u> Charges assesse time.	ed by carrier when equipment is not returned to carrier within its a	illotted free
	t): A request to effect a change in the name or address of a consignion or place of delivery, or a change of billing where necessary to	
<u>Dray:</u> This is the term for moving a	trailer from one point to another over the road.	
<u>Free Time:</u> Period of time which is	without charge.	
	rigerated power units for generation of power to cool empty refring chill or freeze cargo. These "Gensets" are used most predomin	
	(Item continued or	n following page)
ISSUED: NOVEMBER 23,	, 2015 EFFECTIVE:	NOVEMBER 30, 2015
	ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1 ST AVENUE, ANCHORAGE, AK 99501	
FOR EXPLANATION OF	F ABBREVIATIONS AND REFERENCE MARKS REFER TO L	AST PAGE OF TARIFF

DEFINITION OF TERMS (Continued)

Holidays: When reference is made to "holidays", they are as follows:

ITEM NO.

120 (Continued)

New Year's Day	Independence Day	Day After Thanksgiving
President's Day	Labor Day	Christmas Eve
Memorial Day	Thanksgiving Day	Christmas Day

In the event one of the above holidays occurs on Saturday, the preceding Friday will be considered as a holiday; if it occurs on Sunday, the following Monday will be considered as a holiday.

<u>Linehaul Rates:</u> The rates or charges for through movement of cargo from origin to destination to exclude accessorial services, arbitraries, and inland drayage.

<u>Major Securing Service</u>: Shall be defined as the labor, materials and/or mechanical equipment required to properly secure cargo to flatbed provided that the carrier's driver has determined that minor securing service will not properly secure cargo for stowage aboard ship or for travel on unimproved roads. This service may also include drayage, to include provision of pilot cars and permits, to or from carrier's consolidation terminal.

<u>Minor Securing Service</u>: Shall be defined as the securing of cargo to a flatbed to the extent performable by carrier's driver with chains and binders or straps and winches within one hour.

On Site Respot: Defined as the movement of a trailer or container from one location to another as requested by consignor or consignee (after initial placement) within the premises of a shipper's or consignee's facility.

<u>Pilot Cars:</u> Automobiles with lights and signage that accompany trailers or containers that is over dimensional or overweight. The usage of pilot cars is dependent upon legal standards as defined by the Alaska State Department of Transportation, or like authorities of jurisdictions the freight will travel through.

<u>Placards:</u> Legally required signage or stickers that must be affixed to a trailer or container before it leaves Consignor's terminal.

<u>Placement</u>, <u>Actual</u>: The physical placing of carrier's equipment against shipper's or consignee's dock or such other place as instructed by shipper or consignee.

<u>Placement, Constructive:</u> Notification to shipper or consignee that carrier equipment is available for actual placement, but that carrier has insufficient information to provide actual placement, or alternatively the carrier is unable, through no fault of its own, including by reason of instructions from shipper or consignee, to perform actual placement.

(Item continued on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE. ANCHORAGE. AK 99501

AGGIVED DAY TOWAY OF A 14 DDG DIDECTOR OF DDICTIO

EFFECTIVE:

NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

ISSUED: NOVEMBER 23, 2015

DEFINITION OF TERMS (Concluded)

ITEM NO.

120 (Concluded)

<u>Shipment:</u> A shipment is defined as one cargo unit or one vehicle assigned a unique freight bill number.

<u>Split Delivery</u>: Split Delivery is defined as the delivery of multiple shipments in a single vehicle within the same delivery limits of the city or town of the final destination.

<u>Split Pickup:</u> Split pickup means the receiving or delivery of multiple shipments in a single vehicle within the same pickup limits of the city or town of the initial pickup.

<u>Stopoffs</u>: Stopoffs is defined as the pickup or delivery of the component parts of a single shipment, loaded to the same trailer/container. The stopoff point must lie directly intermediate between origin point and final destination via the regular route over which operations are generally conducted.

<u>Storage:</u> Carrier will, upon request, allow some shipments to accumulate in its yard for an assembled delivery or a delayed delivery. Charges will accumulate after expiration of free time should consignee/subconsignee not be able to take the shipment(s) fordelivery.

<u>Straight Load:</u> A load consisting of articles described under a single commodity item. Articles not named in the single commodity item may not move in the same trailer with articles named in the single commodity item.

<u>Tandem Trailers:</u> This is the coupling of two trailers to move with one tractor (truck) from an origin terminal to a destination terminal.

<u>Temperature Control:</u> This is a service provided by carrier to maintain a temperature inside the trailer for cargo as defined by the bill of lading during carriage within a specified range during transport.

Tendered: Defines the time when the cargo is physically in Carlile's possession for a specific shipment.

Tendering, Notice of Availability or Notification:

The offering of carrier's vehicle or providing notice of ending of free time, by means of e-mail, telephone notice, facsimile machine, in person, verbally or placing of a notice in the United States mail, addressed according to the bill of lading.

<u>Transport Documents:</u> Legal documents (bills of lading) for transporting cargo intrastate/interstate with defined rules of transport. Used in interchanging cargo with other carriers on straight through bills from origin to destination.

<u>Weight Restrictions:</u> These are restrictions placed on Alaska highways during break up. It defines legal cargo weights that must be reduced during this time to accommodate the thawing of the ground on which the highway traverses.

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ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

CEPH 100 CARLILE ORIGINAL 1	PAGE 9
	ITEM NO.
CANCELLATION OF ORIGINAL AND REVISED PAGES	
This tariff is issued in loose leaf form and all changes will be made by reprinting the entire page. Such reprinted pages will be designated "Revised Page" and will bear the same page number as the original page. The revised pages will not show a cancellation notice except when a cancellation notice is necessary because of suspension, rejection or other specific reason. Except where a specific cancellation is shown on a new revised page, a revised page cancels any and all uncancelled revised or original pages or uncancelled portions thereof, which bear the same page number. EXAMPLE: "1st Revised page No. 5" cancels "Original Page No. 5" and "2nd Revised Page No. 5" cancels "1st Revised Page No. 5." Revisions of such pages with letter and suffixes will be handled in the same manner as described for pages without letter suffixes.	180
APPLICATION OF RATES - ESTIMATED FREIGHT CHARGES	
When requested, carrier will furnish, either orally or in writing, an estimate of the tariff charges applicable on any given shipment moving under the provisions of this tariff. Such estimate will be given on the basis of the effective published tariff provisions as applied to those facts concerning the shipment which are made known to the carrier. Estimates of freight charges are furnished as a convenience to the shipping public and represent nothing more than an approximation of freight charges which is not binding either on the carrier or the shipper. All transportation charges on a shipment will be assessed on the basis of the published tariff provisions lawfully in effect at the time of shipment as applied to the commodity shipped and the transportation and related services performed in connection therewith.	200
APPLICATION OF RATES - JOINT	
The joint rates in tariffs published by Carlile include all charges for drayage or other movement services at intermediate interchange points on shipments handled through and not stopped for special services at such intermediate interchange points.	210
APPLICATION OF RATES – NON-RECOURSE CLAUSE	
The consumer (e.g. consignor, consignee or beneficial owner) that is responsible for the freight and other lawful charges shall be liable for, and shall pay to the carrier, all reasonable attorney's fees and costs incurred by the carrier for any legal action taken by the carrier to collect the freight and other charges.	230
The provision of the Non-Recourse clause, if signed by the consignor on the face of the bill of lading will apply only to collect shipments or accessorial services ordered after freight has been tendered to Carlile.	
When freight has been designated as prepaid, the provisions of the Non-Recourse Clause, as set forth on the face of the bill of lading, will apply only to services ordered after the freight had been tendered to Carlile or Carlile's agent for transportation. The shipper is responsible for all payments of freight charges and/or accessorial services ordered on the bill of lading that is received prior to or at the time the freight is tendered to Carlile.	
ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2	2015
ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1 ST AVENUE, ANCHORAGE, AK 99501	

(9)

СЕРН 100	CARLILE	ORIGINAL PAGE 10
		ITEM NO.
	S - TRANSPORTATION OF TRAILERS, COM SETS UTILIZED IN INTERNATIONAL COMI	
EXCEPTION TO ITEM 884: SHIPPER F	URNISHED EQUIPMENT	
	ed in Anchorage beyond Carlile's terminal for so fuel surcharge shall apply, as per arbitrary rates	
shipper, consignee or beneficial owner of f prepared or offered by originating ocean te responsible for any and all charges incurred terminal. If Carlile is invoiced for any such	ernational liner (owner) for containers recovered freight. Regardless of Carlile being named on an erminal, shipper, consignee or beneficial owner of d for equipment beyond free days given by said a charges by liner or terminal, and paid by Carlil er, plus 10% handling and administrative fees, a invoice.	y out-gate paperwork of freight shall be fully originating ocean e, said charges will be
APPLICAT	TION OF RATES – HOUSEHOLD GOODS	250
(A) Class or commodity rates on household (See Note 1)	goods will not include pickup or delivery service	es. 250
(B) Only credit card or cashier's checks will goods/personal effects shipments.	l be accepted in payment of charges on househol	d
	apply on business related shipments nor on ships siness or carrier, as the debtor, has previously es	
(C) Shipments of household goods will not TL shipments.	mix with other commodities for rate application	on LTL or
ISSUED: NOVEMBER 23, 2015		CTIVE: NOVEMBER 20 2015
ISSUED: NOVEMBER 23, 2015	EFFE	CTIVE: NOVEMBER 30, 2015

CEPH 100	CARLILE	ORIGINAL I	PAGE 11
			ITEM NO.
	ADVANCING CHARGES ovided for in this tariff that are deemed incidental to ermined by carrier's Pricing Department or its dele		300
	ARBITRARIES IN WASHINGTON		
WA. If Carlile is requested to provide Pricing department.	oply only to and from Carlile's Tacoma, WA termined drayage to or from any points, that drayage fee will and for in this rule will not be affected a drayage.	l be determined by the Carlile	340
	ded for in this rule will not be afforded drayage und	der provisions of this rule.	
NOTE 2: Drayage rates apply with the	-	.d1.5.d	
a. Rates apply on chassis/sem tractor only.	trailers designed to be drawn by means of a conver	ntional 5th wheel semi-	
	y basis while loading or unloading. Drop and pick	service is notincluded.	
c. Bobtail surcharge is billable	in accordance with Rule 340.		
	pply in accordance with the provisions of Item 500		
e. Rates may include inbound to/from the same points.	and outbound movements performed in conjunction	n with other truckloads	
NOTE 3: Rates apply on legal loads n	ot exceeding 53' overall length, 8.5' overall width, eight when triple axel trailers are used.	14' overall height or	
	be determined by the Pricing Department.		
	rovided tractors. An additional charge as stated in I s 4 axle or specialized equipment or to meet legal v		
NOTE 6: Rates are subject to expirati	on date as shown in Item 815 of this tariff.		
ISSUED: NOVEMBER 23,	2015 EFF	ECTIVE: NOVEMBER 30, 2	2015
IS	SUED BY: JOHAN STAALBRO, DIRECTOR OF 1800 E. 1 ST AVENUE, ANCHORAGE, AK 99	F PRICING 9501	
	ABBREVIATIONS AND REFERENCE MARKS I		DIEE

		ITEM NO.
	INLAND ARBITRARIES	341
TACO	CABLE ONLY ON SHIPMENTS MOVING TO OR FROM POINTS IN ALASKA BEYOND MA, WASHINGTON AND POINTS GROUPED ON TACOMA, WASHINGTON. CABLE ON COMMODITY: FREIGHT ALL KINDS, NOS, DRY	0.1
	rates to points within the United States, either for delivery beyond Carlile's terminal facilities to Alaska, as well as point to point within the lower 48, will be determined by the Carlile Pricing nent.	
NOTE	1: Application of provisions:	
A.	Rates apply from or to carrier's Tacoma, Washington terminal and include all charges for drayage or other transfer services at intermediate transfer points on shipments handled through and not stopped for special services at such intermediate transfer points, except those shipments requiring specialized equipment for such transfer, such as crane(s), or non-mechanical freight transfer.	
B.	Unless specifically stated, rates are applicable to shipments in dry trailers only.	
C.	Unless otherwise specified, rates named herein apply via rail or a combination of rail and motor carriage between points named herein and carrier's Tacoma, WA terminal for the sole purpose of calculating an intermodal through rate to or from ports or points in the State of Alaska. These arbitraries apply only when a more specific through rate is not published in this tariff to or from those locations for the commodity or commodities being shipped.	
	Rates named herein may apply to or from shipper or consignee's door, as indicated. Rates to or from customer's door will apply either on a driver stand-by basis, or on a placement basis (drop and pick), and will be indicated as such. Subject to the terms and conditions of Items 500 and 501 of this tariff.	
NOTE 2	: Rates do not include loading or unloading by carrier. Shipper must load, consignee unload carrier's trailer.	
NOTE 3	: Rates are not valid for delivery of personal effects to a residence.	
NOTE 4	: All shipments moving under a hazardous manifest will be assessed a hazardous materials surcharge as stated in this item in addition to any hazardous materials surcharge assessable under Item 540 of this tariff.	
NOTE 5	: Except where otherwise provided, rate is on a driver stand-by basis only.	
NOTE 6	: A minimum notice of 48 hours is required to schedule drivers and equipment. If adequate notice is not provided an additional charge may apply as stated in this tariff.	
ISSU	ED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30), 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800\ \mathrm{E.}\ 1^{\mathrm{ST}}$ AVENUE, ANCHORAGE, AK 99501

	ITEM NO.
ARBITRARIES IN ALASKA	2.12
Current rates to points within the state of Alaska, either for delivery beyond the lower 48, as well as point to point within Alaska, will be determined by the Carlile Pricing department	342

- NOTE 1: Additional charge if customer request four (4) axle equipment: See Item 888 of this tariff.
- NOTE 2: Except as otherwise provided, northbound shipments are provided initial placement to Anchorage.
- NOTE 3: If Anchorage placement is required for a southbound shipment, a placement charge plus applicable fuel surcharge will apply.
- NOTE 4: North Slope shipments:

TL shipments rated from or to Prudhoe Bay / Deadhorse will be picked up or delivered within a zone defined as Carlile Transportation's Deadhorse terminal and highway accessible points within a three (3) mile radius of the Prudhoe Bay terminal. Pickup from or delivery to highway accessible points located beyond this zone will be subject to specific additional charges from or to the points named or the hourly rate determined by the Pricing Department:

POINT OF PICKUP OR DELIVERY	RATE ZONE
Prudhoe Bay /	
Deadhorse Pickup /	1
Delivery Zone	
Liberty	
Endicott	2
West Dock	
Oliktok Point	
Kuparuk	3
Milne Point	
Badami	
Service provided via Ice roads or	
from/to points not specifically	4 ①
named herein.	

① Unless otherwise agreed prior to service being provided, the hourly rate will apply from time of departure from Carlile's terminal facility until time of return to Carlile's terminal facility.

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CEPH 100	CARLILE	ORIGINAL PAGE 14
		ITEM NO.
APPLICAT	ΓΙΟΝ OF FUEL RELATED SURCHARGE	
	ncrease of the fuel surcharge effective and in place a e posted on the Carlile website at https://www.carlile	
next whole cent.	ill be dropped. Fractions of 1/2 cent or more will be shed in Dollars and Cents, apply the equivalent in Co	
11012 2. Where faces of charges are publi	siled in Donars and Cents, apply the equivalent in Co	onts.
EXCEPTIONS:		
The provisions of the Fuel Related Surcha	rge will not apply to rates set forth in the following i	tems:
Accessorial charges specifically named in	individual rate items that are noted as exceptions to	items.
	INLAND FUEL	
Diesel Fuel Price Chart (https://www.eia published on the first Monday of each wee	tariff (Except as Noted) shall be determined using the a.gov/petroleum/gasdiesel/). The West Coast avek will be used to determine the applicable surcharge. By due to holiday or some other circumstance, the number of the Wednesday after publication.	erage diesel fuel price Should the Department
to the table below. Fractions of less than o	would otherwise apply, and then increase the amount one-half cent will be dropped and fractions of one-has or charges are published in dollars and cents, apply	alf cent or more will be
	(Item conclud	led on following page)
ISSUED: NOVEMBER 23, 2015	5 EFFECTIVE	: NOVEMBER 11, 2019

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

INLAND FUEL (Continued)

HIGHWAY FUEL TABLE

ITEM NO.

346

US WEST COAST		US WEST COAST		US WEST COAST	
AVERAGE HIGHWAY	FUEL	AVERAGE HIGHWAY	FUEL	AVERAGE HIGHWAY	FUEL
DIESEL FUEL PRICE	SURCHARGE	DIESEL FUEL PRICE	SURCHARGE	DIESEL FUEL PRICE	SURCHARGE
RANGE 3.440 – 3.449	28.6%	RANGE 3.760 – 3.769	31.8%	RANGE 4.080 – 4.089	35.0%
3.450 – 3.459	28.7%	3.770 – 3.779	31.9%	4.090 – 4.099	35.1%
3.460 – 3.469	28.8%	3.780 – 3.789	32.0%	4.100 – 4.109	35.2%
3.470 – 3.479	28.9%	3.790 – 3.799	32.1%	4.110 – 4.119	35.3%
3.480 – 3.489	29.0%	3.800 – 3.809	32.2%	4.120 – 4.129	35.4%
3.490 – 3.499	29.1%	3.810 – 3.819	32.3%	4.130 – 4.139	35.5%
3.500 – 3.509	29.2%	3.820 – 3.829	32.4%	4.140 – 4.149	35.6%
3.510 – 3.519	29.3%	3.830 – 3.839	32.5%	4.150 – 4.159	35.7%
3.520 – 3.529	29.4%	3.840 – 3.849	32.6%	4.160 – 4.169	35.8%
3.530 – 3.539	29.5%	3.850 – 3.859	32.7%	4.170 – 4.179	35.9%
3.540 – 3.549	29.6%	3.860 – 3.869	32.8%	4.180 – 4.189	36.0%
3.550 – 3.559	29.7%	3.870 – 3.879	32.9%	4.190 – 4.199	36.1%
3.560 – 3.569	29.8%	3.880 – 3.889	33.0%	4.200 – 4.209	36.2%
3.570 – 3.579	29.9%	3.890 – 3.899	33.1%	4.210 – 4.219	36.3%
3.580 – 3.589	30.0%	3.900 - 3.909	33.2%	4.220 – 4.229	36.4%
3.590 – 3.599	30.1%	3.910 – 3.919	33.3%	4.230 – 4.239	36.5%
3.600 – 3.609	30.2%	3.920 - 3.929	33.4%	4.240 – 4.249	36.6%
3.610 – 3.619	30.3%	3.930 – 3.939	33.5%	4.250 – 4.259	36.7%
3.620 – 3.629	30.4%	3.940 – 3.949	33.6%	4.260 – 4.269	36.8%
3.630 – 3.639	30.5%	3.950 – 3.959	33.7%	4.270 – 4.279	36.9%
3.640 – 3.649	30.6%	3.960 – 3.969	33.8%	4.280 – 4.289	37.0%
3.650 – 3.659	30.7%	3.970 – 3.979	33.9%	4.290 – 4.299	37.1%
3.660 – 3.669	30.8%	3.980 – 3.989	34.0%	4.300 – 4.309	37.2%
3.670 – 3.679	30.9%	3.990 – 3.999	34.1%	4.310 – 4.319	37.3%
3.680 – 3.689	31.0%	4.000 – 4.009	34.2%	4.320 – 4.329	37.4%
3.690 – 3.699	31.1%	4.010 – 4.019	34.3%	4.330 – 4.339	37.5%
3.700 – 3.709	31.2%	4.020 – 4.029	34.4%	4.340 – 4.349	37.6%
3.710 – 3.719	31.3%	4.030 – 4.039	34.5%	4.350 – 4.359	37.7%
3.720 – 3.729	31.4%	4.040 – 4.049	34.6%	4.360 – 4.369	37.8%
3.730 – 3.739	31.5%	4.050 – 4.059	34.7%	4.370 – 4.379	37.9%
3.740 – 3.749	31.6%	4.060 – 4.069	34.8%	4.380 – 4.389	38.0%
3.750 – 3.759	31.7%	4.070 – 4.079	34.9%	4.390 – 4.399	38.1%

If the West Coast Average Fuel price equals or exceeds \$4.399 per gallon, the fuel surcharge increases 0.1% for every 1-cent increase in fuel price.

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	1 ST REVISED PAGE 1
		ITEM NO.
BILLS OF	F LADING OTHER THAN CARLILE	354
document presented), other than a Carlile bil	or receipt on any shipper's or carrier's bill of lading, (or any other ll of lading, Carlile shall only be acknowledging receipt of the as or conditions as described on the shipper's or interlining carrier's	
presented), all contract terms and conditions	ing other than Carlile bill of lading, (or any other document for carriage, as stated in Carlile's bill of lading, shall apply to the rms and conditions for carriage in Carlile's bill of lading shall	
	BILL OF LADING	255
This section is reserved for Carlile's Bill of	Lading. To view online Bill of Lading please visit	355
https://www.carlile.biz/services-2/bill-c	of-lading/	
Or you may request a copy by calling Custo	mer Service department at 800-478-1853.	
Bill of lading terms and conditions:		
"Carrier." The goods received by Carrier for Carrier and shipper. If no contract or written shall be subject to any otherwise applicable rare available to the shipper on request. Con owing must be so marked and packaged as	by of the goods moved under these terms shall be known hencefor transportation are primarily subject to written rates or contracts bet rates have been established, then movement of goods under this doct ates, classifications and rules that have been established by the carried modities requiring special or additional care or attention in handling to ensure safe transportation with ordinary care. See Sec. 2(e) of N in possession of any of the property moved pursuant to this contract eto except as hereafter provided.	ween iment or and ng or MFC
shipper's or carrier's bill of lading, (or shall only be acknowledging receipt of t on the shipper's or interlining carrier's	CARLILE. When Carlile or its authorized agent signs for receipt of any other document presented), other than a Carlile bill of lading, Che shipment and shall not be accepting the terms or conditions as descibill of lading. When a shipment is received on a bill of lading other ument presented), all contract terms and conditions for carriage, as applicable.	Carlile cribed than
	(Item continued on following pa	ge)
ISSUED: NOVEMBER 23, 2015	EFFECTIVE: NOVEME	BER 19, 2018

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

ISSUED: NOVEMBER 28, 2016 EFFECTIVE: NOVEMBER 28, 2016

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

(СЕРН 100	CARLILE	ORIGINAL PAGE	18
			ITE NO	
		BILL OF LADING (Concluded)	35	55
6)	Jewelry, Museum inherently fragile i per pound per lost any documents, co	eted items. Include the following property and will not be accepted for sexhibits or Antiques, Artwork, Postage Stamps, or other articles of extems. In the event these articles are inadvertently accepted, our limit of lie or damaged shipment to a limit of \$1000.00. No carrier hereunder will coin, money, or for any articles of extraordinary value not specifically rally and a stipulated value of the articles are endorsed on this Bill of Lading.	raordinary value or ability will be \$0.10 arry or be liable for	luded)
7)	if carrier is unable shall then become electronic commun Bill of Lading. Sto the attempted noti protection against and without liability the time of carrier notification. Such a notification, carrier carrier's invoice for balance of charges	If the consignee refuses the shipment tendered for doto deliver the shipment, or if the cargo is not picked up within 15 days, to that of a warehouseman. Carrier shall promptly attempt to provide noticitation; if so indicated, to the shipper or the Party, if any, designated to retrage charges, based on carrier's tariff, shall start no sooner than the next busification. Storage may be, at the carrier's option, in any location that poss or damage. The carrier may place the shipment in public storage at the y to the carrier. (b) If the carrier does not receive disposition instructions's attempted first notification, carrier will attempt to issue a second a notice shall advise that if carrier does not receive disposition instructions we may offer the shipment for sale at a public auction. The amount of sale was retransportation, storage and other lawful charges. The owner will be not covered by the sale of the goods. If there is a balance remaining affects the shipment will be paid to the owner of the property sold hereunder, upon	the carrier's liability be, by telephonic or sceive notice on this siness day following provides reasonable the owner's expense is within 48 hours of and final confirmed within 10 days of that will be applied to the responsible for the ter all charges and	
8)	any insurance that policies or contract	rrier or party liable for loss of or damage to any of said property shall have may have been effected, upon or on account of said property, so far as the ts of insurance, PROVIDED, that the carrier receiving the benefit of the premium paid on the insurance policy or contract.	is shall not void the	
9)	carriage shall be p	all or any part of said property is carried by water over any part of said performed subject to the terms and provisions and limitations of liability By Sea Act" and any other pertinent laws applicable to water carriers.		
10)	collect shipments endorsement in the remain liable for trecharges based on ir Sec. 13706. Not delivery. If the delincomplete, the free	per, consignor, and consignee shall be liable for freight and other lawful on may move without recourse to the consignor when the consignor so stip space provided on the face of this Bill of Lading. Nevertheless, consignor ansportation charges where there has been an erroneous determination of complete or incorrect information provided or for additional charges as spring shall limit the Carrier's right to require prepayment at the time of sh scription of articles or other information on this Bill of Lading is found ght charges must be paid based on the articles actually shipped. Claims rifiled) may not be offset by shipper, consignee or payor against freight charges.	pulates by signature and consignee shall the assessed freight ecified by 49 U.S.C. ipment or prior to d to be incorrect or nade against Carrier	
11)		information, see our website at http://www.carlile.biz .		

EFFECTIVE:

NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

ISSUED: NOVEMBER 23, 2015

CEPH 100 CARLILE	ORIGINAL PAGE 19
	ITEM NO.
CROSS BORDER PROCESSING All shipments moving between the United States and Canada will be subject to a charge for driver tir processing shipper provided documentation at border crossing; security enhancements; border delays	
maximum allowable stop off free time, after which, additional detention charges will apply); inspectitechnology improvements required for cross border transport (CSA, C-TPAT, FAST, etc.).	
CUSTOMS OR IN-BOND FREIGHT Customs Obligations:	400
A. It is Shipper's obligation to furnish carrier with the proper export or Custom's documentation as rec	uired. 480
B. Shipper and Consignee jointly and severally shall indemnify and hold harmless the Carrier from a damages, expenses, liabilities, fines and penalties incurred as a result of Shipper's or Consignee's be obligation to submit all required documentation to United States Customs for goods shipped, to occustoms notification of arrival, to obtain United States Customs authorization or clearance of good prior to delivery, to advise the Carrier in a timely fashion of the bonded status of goods shipped penalture, and of any hold requirements related to such bonded goods.	reach of their btain proper ods shipped
C. A fee will apply to all shipments moving under a US Customs Bond for customs clearance.	
DECLARED VALUE	485
Shipments where shipper wishes to declare a value in excess of Carlile's standard bill of lading limits may do so by purchasing excess liability for the excess value, above said standard limits, up to, but no fair market value of the items being declared. A surcharge in the form of a rate per \$100.00 of excess applied to invoice in addition to all other charges. Shipper must notate "Declared Value" on the face lading, and the dollar amount of the total value being declared (including standard amounts, which we prior to calculating surcharge). Declared values over \$200,000.00 must have prior written approval from Claims and Pricing departments.	of liability, of exceeding the value will be of the bill of ill be deducted
DELIVERY, INFORMATION FOR	401
Shipper is required to provide carrier with sufficient information to accomplish delivery at destination information provided by shipper is not sufficient, carrier will endeavor to secure delivery instructions arrival at destination terminal. If this information is not available at time of arrival at destination terminal, or a public warehouse where no Carlile or Carlile's agent term convenient, until information is forthcoming. Shipper will be responsible for all handling and storage	prior to ninal, inal is
When the bill of lading provides for delivery at field locations, the bill of lading shall be so endorsed no one present to sign the delivery receipt the carrier shall complete delivery at designated location a responsibility ceases upon delivery being made.	
ISSUED: NOVEMBER 23, 2015 EFFECTIVE:	NOVEMBER 30, 2015
ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1 ST AVENUE, ANCHORAGE, AK 99501	
FOR EXPLANATION OF ABBREVIATIONS AND REFERENCE MARKS REFER TO I	AST PAGE OF TARIFE

	ITEM NO.
DRIVER DELAY CHARGES – FREE TIME	500
Except as otherwise provided rates include the following:	500

I. Delays Loading and Unloading:

- 1. When Carrier's equipment (s) are delayed by Consignor/Consignee for loading or unloading on or near the premises of Consignor/Consignee, driver delay charges shall begin upon expiration of the applicable free time allowed, and will end when the equipment(s) are loaded or unloaded and available for movement.
- 2. Subject to the provisions of Paragraph (1.) above, and except as otherwise provided, rates in this tariff include the following free time for loading, unloading or waiting to load or unload:

Total Weight Loaded or Unloaded		Free Time	Total Weight Loaded o	r Unloaded (In	Free Time
(In Pounds)		(Hours)	Pounds)		(Hours)
Over	Not Over	①	Over	Not Over	①
0	2,000	1/4	5,000	10,000	3/4
2,000	5,000	1/2	10,000 & Higher		1

- 3. Delays beyond the times showing in Paragraph (2) in loading or waiting to load at point of origin or unloading or waiting to unload at destination applicable to each operation separately, when caused by the shipper, consignee or representative of the shipper or consignee, will be charges to the party responsible for the freight charges in accordance with Paragraph II of this item.
- 4. One hour waiting time at international, state or provincial border crossings
- II. Computation of free time and fees:
 - Free time is determined separately for loading and unloading. Time commences at the time Carrier or its
 authorized agent arrives at Shipper's premises for loading and terminates upon departure from Shipper's
 premises immediately after loading, and time commences again when Carrier or its authorized agent
 arrives at Consignee's premises for unloading and terminates immediately after unloading and completion
 of all respective documentation pertaining to shipment as may be required by Carrier, Shipper or
 Consignee.
 - 2. Fees associated with this item shall be calculated per one quarter (1/4) hour, or fraction thereof.
- ① In disposing of fractions under this item, the following chargeable times in minutes will apply:

1 to 15 Min -- 1/4 Hour. 16 to 30 Min -- .5 hours. 31 to 45 Min -- .75 hours. 46 to 60 Min -- 1 hour.

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 11, 2019

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

	ITEM NO.
DETENTION – DROP AND PICK SERVICE	501

Trailers moving under or subject to the provisions of this tariff may be detained for loading or unloading subject to the provisions of this item.

I. Free Time

Customer shall release the trailer back to carrier's agent prior to the expiration of free time or shall be subject to detention charges as described in this item. Release shall be in the form of telephonic notification, electronic mail, facsimile transmission, or in person to carrier.

Free time will commence the first 12:01 a.m. after trailer is dispatched or removed from Carrier's nearest terminal, and will exclude Saturdays, Sundays or holidays, except as provided for in paragraph III (B) below. (See Item 120, Definition of Terms)

After the expiration of free time, Saturdays, Sundays and holidays will be used in the computation of detention charges.

Free time will be allowed as follows:

EQUIPMENT TYPE	FREE TIME
Bulk Tank Vehicles	24 hours
Dry trailers and all other vehicles	24 hours
Insulated Vehicles (during KFF season)	24 hours
Refrigerated Vehicles (Live or Dry-Loaded)	24 hours
Special Equipment (See Item888 "Special Equipment")	24 hours

EXCEPTION 1:

When carrier's vehicle contains more than one shipment, or more than one part-lot of a split delivery shipment, the first such delivery in that trailer will be subject to the free time as shown in this item.

All subsequent deliveries in that trailer which are provided placement service will each be allowed 24 hours free time from the first 12:01 a.m. after placement for unloading of that shipment or part lot. If any shipment or part lot in the trailer cannot be provided placement service when offered by the carrier, through no fault of the carrier, then a maximum of 24 hours free time will be allowed, calculated from the first 12:01 a. m. after constructive placement is given.

II. The detention charges described in this item will apply per day or fraction thereof will apply on each Trailer.

EXCEPTION 2:

Insulated trailers when transported outside the provisions of Item 810 shall be considered as non-insulated trailers for purpose of this item.

(Item concluded on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

	ITEM NO.
DETENTION – DROP AND PICK SERVICE (Concluded)	501
EXCEPTION 3: After the expiration of free time, as defined in this Item, chargeable days will be rated as stated in this item per day or fraction thereof.	(Concluded)
III. Detention of trailers picked up or returned by shipper or consignee or their agents.	
Trailers may be removed from carrier's terminal by consignor, consignee or their agents subject to the following conditions:	
A. Carlile's Equipment Interchange Receipt (EIR) must be executed by the party prior to removing trailer from carrier's terminal.	
B. Trailers may be removed and returned to Carlile's terminal between the hours of 8:00 a.m. to 8:00 p.m., Monday through Friday. No removal or return on Saturdays, Sundays or holidays.	
C. Except as may otherwise be provided herein, carrier's liability for cargo loaded in its trailer for transportation shall not commence until such trailer(s) is returned to carrier's terminal, accepted and a receipt given therefore.	
D. The shipper or consignee in possession of trailer having been removed from carrier's terminal or in whose name another has taken possession of or removed will be responsible for any and all losses, damages, claims, demands, judgments, suits, actions or causes of action, for physical damage or personal injury, including those resulting in death which may arise while said trailer is not in carrier's possession in accordance with the relevant provision of carrier's standard form Trailer Interchange Agreement.	
IV. Detention of trailers picked up or returned by shipper or consignee or their agents.	
A. Trailers removed from carrier's terminals for loading but returned to carrier without cargo loaded thereon shall be assessed charges in this item.	
B. Shipments loaded by shipper under the provisions of this item shall move under a "shipper's seal, load, stow and count" bill oflading.	
NOTE 1: After the expiration of free time, the carrier at its option may have the freight delivered to a commercial warehouse and all warehouse drayage and related charges will be for the account of the cargo.	
NOTE 2: For the purpose of calculating free time, should arrival notice be given to the consignee in advance of actual availability of a trailer for placement, such calculation of free time will start when that trailer is actually available for placement.	
① When placement of equipment for loading or unloading of cargo at shipper's, consignor's, or their agent's facility occurs a fee shall apply in additional to all other applicable charges published herein.	
ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 3	30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800 \ \rm E.\ 1^{ST}$ AVENUE, ANCHORAGE, AK 99501

	СЕРН 100	CARLILE	ORIGINAL PAGE 23
			ITEM NO.
	DETENTION – D	DROP AND PICK SERVICE ON INTER-MODAL EQUIPMENT	503
taı	iff, may be detained for loadir	ned in the definitions below) moving under or subject to the provision of unloading, subject to the provisions of this Item 503. Inter-modinitions below) is not subject to the provisions of Item 501.	
I.	Free Time:		
		lefined in this item, for which placement services have been provided shall be allowed 24 hours free time.	l under
II.	Saturdays, Sundays and Holic	days:	
		ier to Shipper or Consignee either through actual placement or constroading on Saturdays or Sundays will be subject to the above free time amediately following.	
	Free time on equipment tend constructive placement.	lered on legal holidays will commence the first 12:01 a.m. following	either actual or
111	Placement Definitions:		

III. Placement Definitions:

Actual Placement - "Actual Placement" is defined as the physical placing of carrier's equipment at the shipper's or consignee's place of business, or such other place as instructed by the shipper or consignee.

Constructive Placement - "Constructive Placement" is defined as notification to shipper or consignee that carrier's equipment is available for actual placement, but the carrier has insufficient information to provide actual placement, and carrier is not immediately requested to make placement.

IV. Inter-modal Equipment Definition:

Inter-modal Equipment - Equipment meets the definition of "Inter-modal Equipment" provided it meets the requirements of Paragraph A and B below:

- A. Equipment is tendered for shipment(s) tendered to CARLILE, and the shipment is loaded or unloaded by shipper or consignee outside the local terminal area of a Carlileterminal.
- B. Equipment is owned or leased by either a railroad or an ocean water carrier.

 Item 501shall not apply to all equipment meeting the definition of "Inter-modal Equipment".

NOTE 1: Upon expiration of free time, weekends and holidays shall be chargeable days.

NOTE 2: On vessel movement of Inter-modal equipment southbound, free time shall start upon equipment availability.

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1^{ST} AVENUE, ANCHORAGE, AK 99501

	ITEM NO.
TERMINATION OF INTERCHANGED EQUIPMENT AND RAIL TRAILERS	

505

A. Termination of Interchanged Trailers or Interchanged Containers on Chassis

Northbound

Carlile's liability for per diem and/or transportation charges beyond Seattle or Tacoma, Washington with respect to interchanged trailers or interchanged containers on chassis concludes with the return of such trailers or containers to Carlile's inbound Seattle or Tacoma, Washington terminal or return to a designated location within the Seattle Rate Zone.

Southbound

Carlile's liability for per diem and/or transportation charges beyond Anchorage, Fairbanks, or Kenai, Alaska with respect to interchanged trailers or interchanged containers on chassis concludes upon delivery to a designated location within the Seattle Rate Zone or within the return of such trailers or containers on chassis to Carlile's inbound Alaska terminal.

B. Termination of Rail Trailers

Where shipper performs the drayage of rail trailers to carrier's Tacoma, WA terminal for a northbound movement, the shipper must, likewise, perform drayage of empty rail trailers from carrier's Tacoma, WA terminal after the return southbound to terminate their usage. Free time of 24 hours will be allowed after notification of trailer availability for termination. If rail trailers are not picked up within 24 hours from time of notification, carrier will provide termination drayage of trailers and shipper shall be subject to the applicable one-way arbitrary charges named in Item 340 for this service.

EXCEPTION 1 TO TERMINATION OF RAIL TRAILERS:

When shipper requests carrier to terminate rail trailers in which shipper performed drayage to carriers terminal on the northbound movement, carrier shall provide termination drayage and shipper shall be subject to the applicable one-way arbitrary charges named in Item 340 for this service.

EXCEPTION 2 TO TERMINATION OF RAIL TRAILERS:

When carrier has performed the drayage of rail trailers from points listed in Item 340 on northbound movements, carrier will terminate empty rail trailers after their southbound return at no additional charge to shipper provided that round-trip charges named in Item 340 have been applied or shipment has been rated pursuant to rates that include placement at points listed in Item 340.

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CAR	RLILE	ORIGINAL PA	GE 25
				ITEM NO.
	DUAL TEMPERATURE E	QUIPMENT		
	per and subject to equipment availabseparate chill and frozen temperature		rigerated equipment	510
	d trailer was ordered by shipper and je settings, the surcharge will be fully		t utilized to maintain	
	erature settings to be noted on the Bi s of this paragraph, a fee shall apply in			
ЕХ	CESS USE OF CARLILE'S REFRI	GERATED TRAILERS		
	used beyond 100 hours while in performum excess charge. Excess time sha			525
	C.O.D. SHIPMENT	TS .		
C.O.D. shipments will be accessorial charge.	be accepted for a fee equal to 5.0% of	the C.O.D. amount. Subject	to minimum	535
	DRIVER COLLECT	FEE		
	's agent, collects funds for transporta check, money order, or cashier's checublished herein.			538
XCEPTION: If payment at Carlile credi	rrangements are established with Carl taccount the fee shall be waived.	lile prior to delivery of cargo	via credit card or	
ISSUED: NOVEM		EFFECTIVE:	NOVEMBER 30, 2015	

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800 \to 10^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

СЕРН 100	CARLILE	ORIGINAL PAGE 26
		ITEM NO.
	ES AND OTHER DANGEROUS ARTICLES – INCLUDING ARDOUS MATERIALS AND HAZARDOUS WASTE	540
A. SHIPMENTS OF DANGERO	OUS ARTICLES AND EXPLOSIVES	
and 40 CFR and other danger the Department of Transporta	quirements of 49 CFR Parts 171-180 and applicable parts of 33 CFR rous and hazardous materials subject to regulation by ation, Environmental Protection Agency and other state, local or federments tendered must meet the requirements contained therein.	ral
	efuse to load any cargo which in Carlile's bona fide estimation may prevessel and appurtenances thereto, equipment, other cargo, ship's creontractors, or the public.	
B. SHIPMENTS OF RADIOAC BULK TANK TRAILERS O	TIVE MATERIALS, HAZARDOUS WASTES AND SHIPMENTS R CONTAINERS	IN
how described or classified in flammable, corrosive, oxidizi	per to state, with respect to any cargo tendered for transportation, (no a this tariff or the governing classification) if the same shall be explosing agent, poisonous, or consist of material which would otherwise be naterial under applicable state, local or federal regulations, the follow	sive, e classified
The "Proper Shipping Descri	aption" as defined in 49 CFR 172.202.	
will decide whether or not it	he paperwork and, if deemed necessary, an inspection of the shipmen will be loaded to Carlile's equipment for transportation. Carlile will be at a particular shipment is safe for transportation on board its vessels.	
lading at time of shipment. Bu degrees Fahrenheit will be sh the product and the shipping of on chassis must be loaded so a lengths and tare weights. Gross	Its shipped in bulk tank trailers or marine containers must be specified alk shipments in tank trailers or marine containers with a flash point of ipped only with the express prior approval of Carlile's Operations Decontainer which will be used for transportation. Tank trailers and tank as to not exceed legal highway weight limitations, depending on trailers weight must not exceed gross vehicle weight limits of the trailer or with a flash point below 60 degrees Fahrenheit will not be approved folls.	of below 100 epartment of k containers er/container chassis.
EXCEPTION TO TARIFF CI	EPH 100 Series:	
Bulk shipments in tank trailers	s or tank containers with a flash point of below 100 degrees Fahrenheit on aboard ocean vessels, shall be subject to a minimum charge per indi	
	(Item continued on following pa	age)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800 \ \mathrm{E.}\ 1^{\mathrm{ST}}$ AVENUE, ANCHORAGE, AK 99501

ITEM NO. EXPLOSIVES AND OTHER DANGEROUS ARTICLES - INCLUDING HAZARDOUS MATERIALS AND HAZARDOUS WASTE (Continued) 540 (Continued) C. ALL SHIPMENTS ACCEPTED WILL BE SUBJECT TO THE FOLLOWING REQUIREMENTS: 1. A statement of certification, which is to be printed manually or mechanically on the shipping paper stating that the material offered for transportation meets the following requirement: This is to certify that the above named materials are properly classified, described, packaged, marked and labeled, and is in proper condition for transportation according to the applicable regulations of the Department of Transportation, and carrier may rely on the statements and descriptions made herein, any other representations notwithstanding. 2. Must meet the requirements of 49 CFR Parts 100-199 and coast guard regulations. 3. If the carrier transports Radioactive Materials and/or Hazardous Wastes without prior knowledge or approval because the commodities have been misdescribed or the rules contained in this item have not been obeyed, the shipper shall be responsible for an amount equal to all damages incurred by the carrier, plus 15%, in addition to all other applicable charges contained in this tariff or the governing classification. Damages shall be defined as including, but not limited to, the expense and cost of vessel or trailer rework and restowage, cleanup, removal and restoration of the property, premises and vessels or trailers owned, leased or for which Carlile is responsible, loss of use of same, including loss of anticipated revenue due to the unavailability of terminals, vessels, or trailers resulting from a spill of the material referred to herein, whether or not caused in whole or in part by the negligence of Carlile, its agents, their officers or employees, cost of disposal of unclaimed, rejected or damaged cargo which are incurred by the carrier, damage, destruction or contamination of cargo and equipment in Carlile's care, custody or control and personal injuries, including those resulting in death, as well as any fines, penalties, forfeitures or assessments made by state, federal or local agencies as a result of such a shipment. 4. If Radioactive Materials and/or Hazardous Wastes are not properly reported per the provisions of this item and all other rules which are contained herein are obeyed, then a surcharge as stated herein may also be assessed in addition to all other charges contained in this tariff. (Item continued on following page) ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

EXPLOSIVES AND OTHER DANGEROUS ARTICLES – INCLUDING HAZARDOUS MATERIALS AND HAZARDOUS WASTE (Continued)

540 (Continued)

ITEM NO.

D. IMPROPERLY PLACARDED TRAILERS/CONTAINERS ARE SUBJECT TO THE FOLLOWING CHARGES:

- 1. A charge per trailer will be assessed if Carlile is required to provide placards to the inbound carrier for a vehicle arriving at Carlile's receiving gate which is in conformance with D.O.T. and U.S. Coast Guard Regulations, but is not properly placarded.
- 2. A charge per trailer will be assessed if Carlile is required to provide and to apply placards to a vehicle, either at shippers location or at Carlile's receiving gate, when said vehicle is in conformance with D.O.T. and U.S. Coast Guard Regulations, but is not properly placarded.
- 3. A charge per trailer will be assessed if the following conditions occur:
 - a. Trailer is tendered to Carlile without proper paperwork indicating hazardous placards are required.
 - b. After trailer has been processed at Carlile's receiving gate, proper paperwork or information is supplied to Carlile indicating placards are required and Carlile is required to placard vehicle in Carlile's yard.

E. SURCHARGE-HAZARDOUS MATERIALS/DANGEROUS ARTICLES

1. APPLICATION:

A surcharge for cargo moving under rates in this tariff will apply for hazardous materials or dangerous goods required to be listed and described as such on shipping papers prepared in accordance with 49 CFR Part 172, Subpart C (49 CFR, Section 172.200 and following) or on Dangerous Goods Manifests prepared in accordance with Section 9 of the IMDG Code (International Maritime Dangerous Goods Code). This surcharge does not apply on limited quantities (as defined in CFR 49 subchapter c, part 171.8) of such cargo in transport vehicles or freight containers or Hazardous Materials classed and shipped ORM-D (as described in CFR 49 Subpart D, 173.144).

<u>EXCEPTION</u>: This surcharge shall not apply to self-propelled vehicles or machinery when the sole cause for hazardous designation is batteries and/or fuel in tanks used to power such vehicles or machinery, as long as the provisions of Item 101 of Totem Ocean Trailer Express' Tariff STB TOTE 600 are followed.

(Item continued on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

EXPLOSIVES AND OTHER DANGEROUS ARTICLES – INCLUDING HAZARDOUS MATERIALS AND HAZARDOUS WASTE (Continued)

540 (Continued)

ITEM NO.

F. HAZARDOUS MATERIAL ITEMS CARLILE ACCEPTS WITH CERTAIN CONDITIONS

	Hazardous Materials Items	Primary or Hazardous Subsidiary Class Number	Packing Group
a.	All Classes (a)	All Numbers	All Groups
b.	Explosives, Blasting Agent (b)	Class 1.5	PG II
c.	Flammable Gas (c)	Class 2.1	Not Applicable
d.	Poison Gas (d)	Class 2.3	All Groups
e.	Flammable Liquids (e)	Class 3	PG I or II
f.	Flammable Solid (f)	Class 4.1	All Groups
g.	Dangerous When Wet (g)	Class 4.3	All Groups
h.	Poison (h)	Class 6.1	All Groups
I.	Radioactive Material (i)	Class 7	Not Applicable
J.	Corrosive Liquids (j)	Class 8	PG I, II or III
k.	Vehicles (k)	Class 9	Not Applicable

a.	Will not ship hazardous materials requiring temperature control. Will not ship medical specimens or bio-specimens. Will not ship extremely flammable materials, as specified in 176,142 of CFR 49 Will not ship Polychlorinated Binhenyl (PGB) material. All materials cutoff requirements if moving over ocean. All shipments designated as "waste materials"
	must be booked and cleared in advance, must meet special loading and other requirements. Must be booked and cleared in advance, must meet special loading requirements and prescribed the Carline terminal.
b.	Will not ship with a proper shipping name of Propane, other than manufacture sealed packaging (unused and unopened).
đ.	Shipments in bulk packaging must be booked and cleared in advance, must meet special loading requirements and pre-schedule delivery to the Carlile terminal. Shipments in non-bulk packaging must be stowed Main Deck aft and meet early vessel cutoffrequirements.
e.	Will not ship in bulk packaging, with a flash point less than 60 degrees Fahrenheit.
f.	Will not ship with a proper shipping name of Self Reactive materials.
1.	Must be water tight stowed on ocean vessel. Must meet early vessel cutoff requirements.
g.	Will not ship in bulk packaging as defined in CFR 49 171.8.
h. I.	Will not ship Yellow Label II or Yellow Label III.
J.	Will not ship in bulk packaging, with a ph less than 3 or greater than 12.
k.	Must have less than 1/4 tank of fuel (excludes diesel).
	(Item continued on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1^{ST} AVENUE, ANCHORAGE, AK 99501

EXPLOSIVES AND OTHER DANGEROUS ARTICLES – INCLUDING HAZARDOUS MATERIALS AND HAZARDOUS WASTE (Concluded)

540 (Concluded)

ITEM NO.

G. HAZARDOUS MATERIAL ITEMS CARLILE DOES NOT ACCEPT

Hazardous Materials Items	Primary or Hazardous Subsidiary Class Number	Packing Group
Explosives	Class 1.1 Class 1.2 Class 1.3	All Groups
Poison	Class 6.1	PG 1
Infectious Substances	Class 6.2	All Groups

- NOTE 1: "Transfer Shipping Paper" refers to such papers as freight way bill, way bill, express way bill, vessel manifest, vessel cargo list or exchange bill of lading shipping order, under authority of which a shipment is moving by other than the initial carrier. Such transfer papers shall show thereon all the information required by this section and shall also contain information sufficient to identify the preceding shipping paper.
- NOTE 2: Where transfer shipper paper (See NOTE 1) makes specific reference to "Certification Annotated on Original Bill of Lading", such will be accepted in lieu of duplication of certificate on transfer shipping paper, provided that a true and correct copy of the original bill of lading accompanies the shipment and is presented to Carlile when the trailer arrives at Carlile's terminal.
 - ① If the carrier is requested to furnish the chassis for the shipment of a tank container, the applicable rate will be determined by the size of the chassis required at the time of booking. If the carrier substitutes a longer chassis than the size requested by the shipper for the purpose of compliance with governmental road regulations, the shipper will be charged based upon the applicable OAL of the unit furnished.
 - ② Rates are stated in dollars per trailer or per container on chassis.

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

ITEM NO.
•

FLATBED LOADING

563

Cargo loaded on a flatbed shall be properly secured to the flatbed by the consignor for safe stowage on highway and aboard ship. Unless otherwise requested by consignor, carrier shall supply flatbeds with a minimum of eight sets of chains and binders or eight sets of straps and winches. When requested by consignor, flatbeds shall be supplied with extra loose chains and binders or loose straps and winches, provided such arrangement is approved in advance by carrier.

Unless other arrangements have been approved by the carrier in advance, flatbed loads shall be inspected at the point of tender to determine whether cargo has been properly secured to flatbed. Flatbed loads tendered at carrier's terminal shall be inspected at carrier's terminal. All flatbed loads tendered for ocean transport must be braced with the appropriate dunnage, cribbing, and/or any other securement materials required prior to acceptance by Carlile. Please reference the TOTE Maritime cargo securement guide for more information at the link below.

Ocean transport guide for steamship service:

http://www.totemaritime.com/wp-content/uploads/Cargo-Securement-Manual-8.26.pdf.

- A. Minor and Major Securing Service will be provided at charges stated in this item.
- B. Supply Protective Cover (Service available in Tacoma, WA only)

 Upon request, protective covering, i.e., 6 mil. polyethylene or visqueen sheeting shall be furnished to consignor in sufficient quantity for consignor or subconsignor to cover cargo on flatbed at a charge as stated in this item.
- C. Supply and Apply Protective Cover (Service available at Carlile facilities only)

Upon request, carrier shall supply and apply protective covering subject to the following:

1.	Furnish protective cover, i.e. 6 mil. polyethylene or visqueen sheeting
2.	Spread cover over cargo
3.	Fasten cover to cargo and/or flatbed
	a. Secure cargo to flatbed to the extent performable by one man with chains and binders or
4.	straps and winches. b. Should extra labor, materials and/or mechanical equipment be required, such will be charged for as provided in Item 891 of this tariff.
5.	Charge to supply and apply protective cover shall be as stated in this item except when extra labor, materials or mechanical equipment are necessary as in Paragraph C.4.b. above.

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	ORIGINAL PAGE 3
		ITEM NO.
	FLATBED LOADING (Continued)	
	(**************************************	563
Securing Equipment		(Continu
 Securing equipment shall: 	include the following:	
	hes, load stakes and pipe racks.	
2. At origin:		
Carlile provided securing equality type and count by carrier's different securing equipment not return	uipment which accompanies an empty or loaded flatbed shall be river at time of empty placement to consignor or loaded tender to the charged with the flatbed shall be charged to the charges in Paragraph D.4.	o Carlile.
3. At destination:		
	quipment not returned or returned damaged with the flatbed upon originally utilized shall be charged to the payor of the freight acceptable.	
b. Should carrier's driver deter the type and count of missir	mine that securing equipment is missing from the flatbed, he sharp equipment and date.	all record
4. Charges for Securing equipmed below.	nent not returned or returned damaged are as stated in paragraph	D
NOTE 1: Carrier Preparati	on of Flatbed Loads	
When chargeable carrier serv	rices must be performed on a flatbed at carrier's consolidation te is as stated below without charge: (See EXCEPTION to NOTE	
 Securing provided hereu consolidation terminal or 	nder is to make flatbed loads roadworthy for transport to carrierally.	's
2.Carrier's driver will secu binders or straps and wir	re cargo to flatbed at consignor's or subconsignor's location with aches.	chains and
3. Securing time will be lin	nited to one hour.	
	materials or mechanical equipment is required to prepare flatbe insolidation terminal, beyond that provided in NOTE 1, such wi	
NOTE 2: Requests for Carrie	er Services	
-	er services must be:	
• •	nor via telephone, e-mail or in person.	

2. Made to carrier's customer service or dispatch department.3. Made prior to arrival of loaded flatbed at Carlile's consolidation terminal.

ISSUED: NOVEMBER 23, 2015

EFFECTIVE: NOVEMBER 30, 2015

(Item continued on following page)

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	ORIGINAL PAGE 33
		ITEM NO.
telephone authorization flatbed loads. If carrier cannot obtain write. 1. Carrier will not perfor. 2. Carrier will not transpound approved by carried charges as provided in NOTE 4: Party Responsible for Unless otherwise arra	FLATBED LOADING (Concluded) er Services: services has been received by carrier, carrier will obtain written from consignor or subconsignor before performing required in the constant of the consignor of subconsignor before performing required in the services on such flatbed loads. For the such flatbed loads unless load is prepared by consignor or the constant of the constant of the such approved flatbed. Item 750 of this tariff. Payment of Charges Accruing in this Item: Ingended and approved by carrier, the payor of the freight shall be larges herein accruing against a shipment.	ed services on bed load: subconsignor loads at
	LIFTGATE SERVICE liftgate is required to load or unload freight due to the lack of or consignee location, a surcharge will be added to account for	
ISSUED: NOVEMBER	23, 2015 EFFECT	TIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	1 ST REVISED PAGE
		ITEM NO.
Where pickup or deliv shopping malls, mini s	ED ACCESS PICKUP OR DELIVERY, EXCLUDING RESIDENTIAL ery services are performed at a site with limited access including, but not limited to storage units, churches, construction sites, schools, prisons, airport facilities, and middled to the invoice for performance of this service.	
Inside delivery is defir not include placement	INSIDE PICKUP OR DELIVERY, EXCLUDING RESIDENTIAL ned as delivery of the shipping unit to the first threshold, be it a door or entrancewa inside a building, nor shall it include the conveyance of a shipment up or down a sor outside of the building. A fee will be added to the invoice for performance of the	stairway of
	OVER DIMENSIONAL FREIGHT ons apply on trailers or ladings not described in Item 620 and/or exceeding '6" overall width or 14' overall height.	568

53'6" overall length, 8'6" overall width or 14' overall height.

Shipments will be handled at the carrier's option; Carlile reserves the right to refuse any shipment due to height, length, width, ground clearance, or inadequate/unsafe stowage conditions.

- 1. Roll-on/roll-off freight (not loaded to freight trailers/containers) in excess of 10' overall width, 40' overall length, 14' overall height, and/or 100,000 pounds must be approved by Carlile Operations prior to booking.
- 2. Trailers or ladings, including accompanying bracing, dunnage and securing equipment, which exceeds 14' in overall height, 10' in overall width and/or 53'6" in overall length, must be approved by Carlile's Operations department prior to booking.

A. OVERWEIGHT SHIPMENTS

Weight loaded to trailer which is in excess of maximum weight stated in this item will be charged a fee for the portion exceeding the maximum weights stated in this item in addition to all other fees published herein.

VEHICLE SIZE		MAXIMUM WEIGHT
Not exceeding	39'	32,000
Not exceeding	40'	38,000
Not exceeding	45'	44,000
Exceeding	45'	48,000

(Item continued on following page)

ISSUED: SEPTEMBER 9, 2016 **EFFECTIVE: SEPTEMBER 18, 2016**

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1^{ST} AVENUE, ANCHORAGE, AK 99501

ITEM NO. OVER DIMENSIONAL FREIGHT (Concluded) 568 B. OVERHEIGHT SHIPMENTS: (Applies to Northbound and Southbound Cargo) (Concluded) Base Charges shall be defined as: The applicable commodity charges including any applicable over length, over width, or excess weight. A surcharge will apply on the applicable base charges. C. OVERLENGTH SHIPMENTS – TRUCKLOAD OR VOLUME: The rates named in this tariff apply only on trailers or lading not exceeding forty feet six inches (40'6") in

length. Trailers or ladings exceeding 40'6" in length will be subject to Item 620 of this tariff and the following additional charges, except as provided below:

1. Trailers/Ladings not described in Item 620:

Trailers/ladings at lengths other than those named in Item 620 of this tariff shall be rated at the conversion factor defined by the next larger equipment size.

EXCEPTION 1:

40' containers loaded to chassis not exceeding 41'6" shall be rated as if not exceeding 40'6" in overall length.

EXCEPTION 2: EXCEPTION TO ITEM 620 OF THIS TARIFF:

Flatbed trailers are allowed 6" of over length prior to application of Paragraph C.1. above.

- a. When the length of the trailer or lading exceeds 53'6" the conversion factor will be applied subject to Paragraph II of item 620 of this tariff.
- b. In addition to the charges stated in this item, trailers/ladings exceeding 53'6" shall be charged an additional charge as stated in letter C, Over length Surcharge on trailers/lading exceeding 53'6".

The length of the nosemounted unit will be excluded from the calculation of overall length charges as described in Paragraph C of this item on refrigerated trailers that are equipped with such nosemounted refrigeration units.

D. OVERLENGTH SHIPMENTS –LTL:

Freight moving less than truckload in enclosed vans will be subject to over length charges to cover the extra handling labor required to load and unload this type of shipment.

OVERWIDTH SHIPMENTS

Except as otherwise provided, the rates named in this tariff apply only on trailers not exceeding eight feet six inches (8'6") in overall width. Trailers or ladings, including accompanying bracing, dunnage and securing equipment, which exceed eight feet six inches (8'6") in width will take one of the following base charges (whichever creates the greatest charge) plus the surcharges listed below according to the following table.

Base charges shall be defined as: The applicable commodity charge, including any applicable over length, overweight or excess weight charges.

On shipments exceeding 16' in width, add an additional 12% surcharge to the surcharge for each incremental foot.

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: **NOVEMBER 30, 2015**

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

СЕРН 100	CARLILE	ORIGINAL PAGE 36
		ITEM NO

IMPRACTICABLE OPERATIONS

570

Nothing in this tariff shall be construed as making it binding on a carrier to pick up or deliver freight at locations from or to which it is impracticable to operate trucks or drays on account of condition of highways, roads, streets or alleys, because of riots or due to extreme weather.

IMPROPERLY DESCRIBED FREIGHT - ADDITIONAL FEE

572

The carrier reserves the right to randomly weigh, inspect and measure prior to delivery, trailerload or less than trailerload shipments to assure proper weight, size, classification, and commodity descriptions of the freight loaded thereto. For ocean shipments between Washington and Alaska, TAG (The Adherence Group), as the ocean carrier's agent responsible for verification, will have the authority to review all commodity descriptions and master billing documents submitted to the carrier. TAG has the right to retain trailers for this purpose for up to 24 hours after receiving the trailer from the carrier.

If, during the initial 24 hour inspection, the shipment has been misdescribed with respect to the commodity or commodities loaded to the trailer or the weights or measurements of commodities tendered therein, and if such misdescription or misdeclaration results in a reduction in the freight charges from what would otherwise be lawfully assessed for the trailer, the following provisions shall apply:

- 1. TAG will impound the trailer(s) and notify the shipper shown on the bill of lading.
- 2. The subject trailer(s) shall be rated separately, as a single-trailer shipment, per all applicable provisions of this tariff.
- 3. In addition to the applicable freight charges set forth in Paragraph 2 above, any cargo that has been misdescribed or misdeclared will be assessed an additional fee as stated in this item.
- 4. The trailer shall also be subject to the provisions of Item 910 until the provisions of this item have been met.
- 5. The carrier or the carrier's agent, TAG, shall not be liable for damages incurred as a result of any delay in delivery of freight loaded to trailers due to the application of the provisions of this item (whether or not misdescription and/or misdeclaration has actually occurred).
- 6. Carrier reserves the right to refer all evidence of misdescription or non-declaration of commodities tendered to the appropriate regulatory agencies for review.

(Item continued on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

will be identified on the bill of lading. The removal and replacement of seals under the provisions of this item shall not invalidate the integrity of "Shipper Load and Count" provisions. NOTE 2: When inspection confirms misdescription or misdeclaration and the corrected freight charges, based on the actual cargo loaded in the trailer, are higher, then the cost of the unloading/reloading shall be assessed at the following rates per trailer in addition to all other charges: TAG shall have sole discretion in determining which trailers require unloading and/or reloading as provided in this NOTE 2. NOTE 3: When shipper loads carrier provided substituted trailers pursuant to the provisions of Item 915, and the cargo loaded to those substituted trailers exceeds the cubic maximums provided, the additional fee in this item shall apply in addition to all other charges, fees or provisions of this item: NOTE 4: Trailers which have been impounded per the provisions of this item will not be released by TAG until full payment of all applicable tariff charges have been received by TAG. Payment must be in the form of cash, certified check or wire draft only. (See EXCEPTION 2) EXCEPTION 1: CONCERNING HAZARDOUS CARGO and NON-COMPATIBLE CARGO Hazardous Materials Not Meeting the Lawful Requirements of Title 49 CFR Parts 100 - 199 In addition to the applicable freight charges set forth in Paragraph No. 2 of this item, the following shall apply to Non-declared or Misdescribed Hazardous Cargo: Non-declared or misdescribed hazardous cargo will be assessed an additional fee of 150 percent of the applicable rate or charge for the hazardous cargo subject to the following minimum charges:	572 (Continued)
will be identified on the bill of lading. The removal and replacement of seals under the provisions of this item shall not invalidate the integrity of "Shipper Load and Count" provisions. NOTE 2: When inspection confirms misdescription or misdeclaration and the corrected freight charges, based on the actual cargo loaded in the trailer, are higher, then the cost of the unloading/reloading shall be assessed at the following rates per trailer in addition to all other charges: TAG shall have sole discretion in determining which trailers require unloading and/or reloading as provided in this NOTE 2. NOTE 3: When shipper loads carrier provided substituted trailers pursuant to the provisions of Item 915, and the cargo loaded to those substituted trailers exceeds the cubic maximums provided, the additional fee in this item shall apply in addition to all other charges, fees or provisions of this item: NOTE 4: Trailers which have been impounded per the provisions of this item will not be released by TAG until full payment of all applicable tariff charges have been received by TAG. Payment must be in the form of cash, certified check or wire draft only. (See EXCEPTION 2) EXCEPTION 1: CONCERNING HAZARDOUS CARGO and NON-COMPATIBLE CARGO Hazardous Materials Not Meeting the Lawful Requirements of Title 49 CFR Parts 100 - 199 In addition to the applicable freight charges set forth in Paragraph No. 2 of this item, the following shall apply to Non-declared or Misdescribed Hazardous Cargo: Non-declared or misdescribed hazardous cargo will be assessed an additional fee of 150 percent of the applicable rate or charge for the hazardous cargo subject to the following minimum charges:	
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915, and the cargo loaded to those substituted trailers exceeds the cubic maximums provided, the additional fee in this item shall apply in addition to all other charges, fees or provisions of this item: NOTE 4: Trailers which have been impounded per the provisions of this item will not be released by TAG until full payment of all applicable tariff charges have been received by TAG. Payment must be in the form of cash, certified check or wire draft only. (See EXCEPTION 2) EXCEPTION 1: CONCERNING HAZARDOUS CARGO and NON-COMPATIBLE CARGO Hazardous Materials Not Meeting the Lawful Requirements of Title 49 CFR Parts 100 - 199 In addition to the applicable freight charges set forth in Paragraph No. 2 of this item, the following shall apply to Non-declared or Misdescribed Hazardous Cargo: Non-declared or misdescribed hazardous cargo will be assessed an additional fee of 150 percent of the applicable rate or charge for the hazardous cargo subject to the following minimum charges:	
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Materials Not Meeting the Lawful Requirements of Title 49 CFR Parts 100 - 199 In addition to the applicable freight charges set forth in Paragraph No. 2 of this item, the following shall apply to Non-declared or Misdescribed Hazardous Cargo: Non-declared or misdescribed hazardous cargo will be assessed an additional fee of 150 percent of the applicable rate or charge for the hazardous cargo subject to the following minimum charges:	
In addition to the applicable freight charges set forth in Paragraph No. 2 of this item, the following shall apply to Non-declared or Misdescribed Hazardous Cargo: Non-declared or misdescribed hazardous cargo will be assessed an additional fee of 150 percent of the applicable rate or charge for the hazardous cargo subject to the following minimum charges:	
rate or charge for the hazardous cargo subject to the following minimum charges:	
The minimum charges shall be applied and manitored by TAC Hazardaya sares shall also be subject to the	
The minimum charges shall be applied and monitored by TAG. Hazardous cargo shall also be subject to the provisions of Item 540. The additional fees as set forth in this paragraph will be assessed in addition to any other fees as set forth in this item.	
NON-COMPATIBLE CARGO: When cargo does not meet the segregation requirements found in 49 CFR Part 176, Subpart D, a charge as stated herein will be assessed in addition to fees as specified in this item.	
EXCEPTION 2: Provided the party responsible for payment of charges as specified in this rule is currently extended credit by Carlile, payment of these charges may be accepted in the form of a company check. Credit will not be extended by TAG in any case for charges assessed under this item.	
(Item continued on following page)	
ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 20	2015

1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

		ITEM NO.
A.	IMPROPERLY DESCRIBED FREIGHT – ADDITIONAL FEE (Concluded) Any cargo that has been misdescribed or misdeclared will be assessed an additional fee of 70% against the difference between the charges based upon the description(s) and/or declaration(s) as shown on the original shipping documents and the new charges derived from the correct description(s) and/or declaration(s), (to include excess weight), subject to a minimum administration charge per occurrence.	572 (Concluded)
B.	When inspection confirms misdescription or misdeclaration and the corrected freight charges are higher than the cost of the unloading/reloading shall be assessed rates, per trailer, in addition to all other charges.	
C.	When shipper loads carrier provided substituted trailers pursuant to the provisions of item 915 and the cargo loaded to these substituted trailers exceeds the cubic maximum provided, the additional fee below will apply for each trailer per each offense in addition to all other charges, fees or provisions of this item.	
D.	Non-declared or misdescribed hazardous cargo will be assessed the following charge: When cargo does not meet the segregation found in 49 CFR Part 176, Subpart D, a charge will be assessed in addition to the fees specified in this Item 572.	
govern loss or forfeit	IMPROPERLY DESCRIBED FREIGHT – SHIPPER LIABILITY closives or dangerous goods (including hazardous materials and controlled substances as defined by any amental authority) are improperly described, shipper shall be liable for and indemnify CARLILE against all damage including, but not limited to indirect, incidental, and consequential damages; as well as fines, sures, or any penalties imposed by any governmental authority arising out of or resulting from such per description or caused by such goods.	573
ISS	SUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30.	, 2015
	ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1 ST AVENUE, ANCHORAGE, AK 99501	

(38)

ITEM NO.

CONVERSION TABLE

620

Unless stated otherwise, rates and charges listed in commodity items are considered to be a 40' long standard vehicles not in excess of 13'6" in overall height and 96" overall width. All other vehicle sizes are subject to the conversion factors below. For vehicle lengths not listed, the next largest trailer size shall be the conversion factor applied.

SIZES	DESCRIPTION	CONVERSION FACTOR
20'	Vehicles, including Containers on chassis not exceeding 24 feet overall length	.70
27' – 28"	Vehicles, including Refrigeration, withor without nose mounted unit	.72
29'- 30"	Vehicles	.76
30' 102"	Closed vehicles, or Open top vehicles	.805
37'	Vehicles	.90
40'	Standard vehicles up to 13' 6" high; Low-boys; Flatbeds; Refrigerated vehicles, or refrigerated vehicles with a nose-mount refrigeration unit, not exceeding 43'4" OAL, when the cargo is rated pursuant to carrier's tariffs for temperature controlled commodities; Open top vehicles; Vehicles, NOS; Containers loaded on chassis not exceeding 41'6" in length	1.00
40' 102''	Refrigerated vehicles	1.055
40'	Drop frame vehicles	1.125
45' 96"	Vehicles, other than refrigeration vehicles	1.125
45'	Fully insulated vehicles	1.125
45' 102"	Vehicles, including refrigeration and fully insulated closed	1.175
45'	Refrigeration vehicles	1.175
45'	Refrigeration vehicles with nose mounted refrigeration units	1.175
48'	Vehicles, not exceeding 102" OAW	1.285
53'	Vehicles, not exceeding 102" OAW	1.425

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1^{ST} AVENUE, ANCHORAGE, AK 99501

ITEM NO.

625

MINIMUM DENSITY REQUIREMENTS

LTL shipments consisting of commodities classified with LTL class ratings in the NMFC will be subject to the minimum densities shown in the following table:

NMFC LTL CLASS	MINIMUM DENSITY	NMFC LTL CLASS	MINIMUM DENSITY
RATING	LBS PER FT ³	RATING	LBS PER FT ³
50	30	110	6
55	20	125	6
60	20	150	6
65	15	175	4
70	15	200	4
77.5	12	250	4
85	12	300	3
92.5	8	400	2
100	8	500	1

- NOTE 1: The billed weight of each LTL shipment will be the greater of (1) the actual weight of the shipment; or (2) the constructed weight of the shipment obtained by multiplying the minimum density corresponding to the class rating from the above table times the cubic footage of the shipment.
- NOTE 2: In the event a shipment consists of multiple class ratings, the required minimum density will be computed by using the weighted average class rating of the entire shipment.
- NOTE 3: Where the class is dependent on a released value, the density minimum will be determined by the lowest class rating applicable to the shipment.
- NOTE 4: In computing the cubic footage of a shipment, the following rules will apply:
 - A. The cubic footage of a shipment will be computed by multiplying its length, width and height measurements.
 - B. The length used for computing the cubic footage of a shipment will be the greatest horizontal measurement of the piece or contiguous pieces making up the shipment parallel to the length of the trailer in or on which the shipment is loaded.
 - C. The width used for computing the cubic footage of a shipment will be the greatest horizontal measurement of the piece or contiguous pieces making up the shipment parallel to the width of the trailer in or on which the shipment is loaded. If the actual width of the shipment is found to exceed five feet, eight feet will be used as the width for purposes of computing the cubic footage for billing purposes.
 - D. The height used for computing the cubic footage of a shipment will be the greatest vertical measurement of the piece or contiguous pieces making up the shipment as loaded in or on a trailer. If the actual height of the shipment is found to exceed five feet, or if the actual height is less than five feet but because of the shipment's configuration or packaging other shipments cannot be loaded on top of the shipment being measured, eight feet will be used as the height for purposes of computing the cubic footage for billing purposes.

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

MAXIMUM CHARGES

When no other minimum charge is defined, any single shipment producing a base freight charge less than the stated rates herein will be subject to the absolute floor minimum charge. Shipments are subject to the fuel surcharge in effect at the time of shipping, as well as any applicable accessorial charges in addition to the stated

635

Except as otherwise provided, in no case shall the charge for any shipment from and to the same points via the same route of movement, be greater than the charge for a greater quantity of the same commodity, subject to the same packaging provisions, at the rate and weight applicable to such greater quantity of freight.

MIXED SHIPMENTS - COMMODITIES EMBRACED IN THE SAME DESCRIPTIVE ITEM

641

Except as otherwise provided in specific items and Notes 1 and 2 below, all articles embraced in the same descriptive or commodity item may be shipped in straight or mixed shipments.

- NOTE 1: Except as otherwise provided, shipments requiring temperature control (except protection from freezing, as provided in Item 810) may not be included in mixed shipments with commodities not requiring temperature control in or on the same vehicle(s). (See Note 2).
- NOTE 2: Where commodities requiring temperature control are specifically allowed to be mixed in the same vehicle with commodities not requiring temperature control, the rate applicable to the entire shipment shall be the temperature control service rate.

NON-APPLICATION OF NMFC RULES

650

The following rules of the NMFC will not apply in connection with this Tariff:

- Item 170 Application of Classes Inadvertence Clause only to the extent that no adjustment in density will be allowed after shipment has been delivered.
- Item 171 Application of Classes Artificial Construction of Density to Obtain a Lower Class Rating (Bumping).
- Item 568 Heavy or Bulky Freight.
- Item 595 Maximum Charges.

minimum or absolute floor minimum charge.

Item 995 - Gross Weights and Dunnage.

ISSUED: NOVEMBER 23, 2015

EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

		ITEM NO.
	NOTIFICATION PRIOR TO PICKUP OR DELIVERY	
	shipment requiring Carlile or it's agent(s) to contact shipper, consignee or third party to notify of impenschedule, a pickup or delivery, will be subject to a service fee, for each occurrence.	ding,
	PAYMENT OF FREIGHT CHARGES - TERMS	720
A.	Freight Payment	720
1.	Full freight to the point of delivery named on the bill of lading and all advance charges against the goods shall be considered completely earned and due on receipt of goods by Carrier, even though the vehicle or goods are damaged or lost.	
2.	All sums payable to the Carrier are due when incurred and shall be paid, in full, in United States Currency, unless otherwise specified in writing by Carrier.	
3.	The shipper, consignee, holder of the bill of lading, owner of the goods and principals of said liable parties shall be jointly and severally liable to Carrier for the payment of all freight, demurrage, and other charges Carrier notes that its bill of lading terms also make said parties jointly and severally liable for expenses incurred by Carrier in collecting sums due Carrier, including by not limited to collection fees, reasonabl attorney fees, dispute resolution costs, and court, up to and including the appellate, fees if litigation becomes necessary.	s.
4.	Payment of ocean freight and related charges to a freight forwarder, broker or anyone other than Carrier of authorized agent, shall not be deemed payment to the Carrier and shall be made at payer's sole risk.	or its
5.	The parties submit to the exclusive jurisdiction of the United States District Court of Anchorage District Classical Alaska at Anchorage, Alaska with respect to any litigation arising out of the agreement or performance hereunder.	of
6.	Carrier will accept approved credit card payment, viz.: MasterCard, Discover, American Express or Visa Payment by credit card will only be accepted at Carrier's terminals.	
7.	Payment is due upon receipt of cargo or when service is rendered from parties that do not have established credit with Carrier.	ed .
8.	Parties who have established credit with carrier have thirty (30) days after invoice date to make payment.	
	(Item continued on following page)	
	ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEM	BER 30, 2015

1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

CARLILE CEPH 100 ORIGINAL PAGE 43 ITEM NO. PAYMENT OF FREIGHT CHARGES – TERMS (Continued) 720 A. Freight Payment (Concluded) (Continued) 9. Payment in the form of company check for cash shipments may be accepted upon approval by the Carrier's Finance Department. A returned check fee will be assessed in the amount as stated in this item per check returned by the applicable financial institution due to non- sufficient funds, closed account notifications and/or stop payment. Carrier reserves the right, at its sole discretion, to refuse acceptance of company checks as payment from any company which has previously had a check returned for nonsufficient funds, closed account notification and/or stop payment. B. Credit Application and Agreement 1. Carrier may extend credit privileges upon the receipt of a completed, signed Credit Application and Agreement, and approval by the Carrier's Finance Department based on the applicant's creditworthiness. The complete Credit Application and Agreement may be obtained by contacting the Carrier, or at this http://www.carlile.biz/wp-content/uploads/Credit-Application-Packet-3.pdf 2. Carrier, in its sole discretion based on creditworthiness or Applicant and/or the payment history of the Applicants established account, reserves the right to modify or discontinue, in part or in whole, the availability of credit privileges, terms and agreements at any time, with or without notice.

- 3. The credit agreement shall replace and supersede any agreements between Carrier and applicant that deal with the same subject matter as referenced therein.
- 4. Full freight to the point of delivery named on the bill of lading or invoice and all advance charges against the goods shall be considered completely earned and due on receipt of the goods by Carrier, even though the goods are damaged or lost. All sums payable by applicant to Carrier shall be paid in full in United States Currency, unless otherwise stated in writing.
- 5. If the applicant engages or utilizes the services of an Ocean Freight Forwarder, Logistics Broker, Customs House Broker or other agent in connection with the payment of ocean freight and/or other related charges to Carrier on applicant's behalf, applicant acknowledges and agrees that such party acts as applicant's agent and not as the agent of the Carrier.

(Item continued on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

CEPH 100 CARLILE ORIGINAL PAGE 44 ITEM NO. PAYMENT OF FREIGHT CHARGES – TERMS (Continued) 720 B. Credit Application and Agreement (Continued) (Continued) 6. Applicant unconditionally guarantees to Carrier payment of all freight and related charges due regardless of whether applicant has advanced funds for payment to applicant's Ocean Freight Forwarder, Logistics Broker, Customs House Broker or any other agent of applicant. Further, applicant remains absolutely responsible and unconditionally liable and guarantees payment if Applicant's Ocean Freight Forwarder, Logistics Broker, Customs House Broker or any other of the applicant's agent's fails, for any reason, to make such payments to Carrier. 7. Applicant agrees to remit payment on all invoices within credit terms specified in Carrier's tariff(s), service contracts, or, in absence of such rules, within thirty (30) days from the shipment tender date or invoice date, whichever occurs earlier. 8. Nothing contained herein shall preclude Carrier from exercising absolute discretion based on creditworthiness of the Applicant to refuse to extend credit or its right, where credit has been extended, to demand and collect payment of all freight and related charges prior to cargo's arrival at of delivery. 9. If freight and related charges are not paid when due, Carrier reserves the right to collect such freight and related charges from the applicant or its agents, and any expenses incurred in collecting such freight and related charges due Carrier, including but not limited to collection agency fees, reasonable attorney's fees, and court costs at the mediation, arbitration, trial and appellate levels. 10. Receipts issued by Carrier for all documents received by Carrier will be signed by Carrier or on Carrier's behalf by the Agent Carrier may designate. 11. The applicant agrees that all shipping documents will indicate the correct address to which freight invoices are to be mailed. 12. Carrier reserves the right not to forward, deliver or release shipments or payment in its possession until all outstanding freight and related charges on delivered/completed shipments is made to Carrier. 13. The terms of the applicable Carrier's tariff(s) or service contracts are incorporated, by reference and made a part of the credit agreement. If there is any conflict between the terms of the credit agreement and the terms of the Carrier's tariff(s) or service contract, the terms of the tariff(s) or service contract shall prevail over the terms of the credit agreement. (Item continued on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

СЕРН 100	CARLILE	ORIGINAL PAGE 45
		ITEM NO.
PAYMENT OF FRE	EIGHT CHARGES – TERMS (Concluded)	
B. Credit Application and Agreement (Con	ncluded)	
	effective on the date it is signed by both Carrier are unless suspended or cancelled pursuant to the terms his item.	
obligations of one party to the other cancellation. Notwithstanding any of agreement on thirty (30) calendar dates sole discretion, may suspend or contact the contact of t	edit agreement shall not terminate or otherwise aft under the agreement which have arisen prior to so other provisions of the agreement, either party may's written notice to the other party; provided, how cancel the agreement and all credit privileges exter a non-compliance with the terms of the agreement.	uch suspension or y cancel the vever, that Carrier, in
16. The credit agreement may not be ass Carrier.	igned by applicant without the prior written conser	nt of
17. Carrier reserves the right based upon applicant's credit limitaccordingly.	a change in the applicant's credit history/performa	ance, to adjust
	k the provided references and credit reporting com authorizes said reference and credit reporting con rrier.	
	nt of credit once suspended, Carrier may require so t or any other form of security deemed necessary t ms.	
	urned by the applicable financial institution due and/or stop payment will be added to all effected	
C. For Non-Recourse clause reference ITE	M 230.	
THIRD	PARTY PORTAL CHARGE	
	enter into a third party system or portal on behalf of shall apply in addition to all other fees as published	
ISSUED: NOVEMBER 23, 2015	FFFCTIV	TE: NOVEMBER 30, 2015

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800~\mathrm{E.~1}^\mathrm{ST}$ AVENUE, ANCHORAGE, AK 99501

	ITEM
	NO.

PICKUP OR DELIVERY SERVICE

750

I. Application of Placement Service

A. Bobtail

The charge for a bobtail will apply as stated in this item in addition to all other applicable charges.

- 1. Bobtail charges apply when carrier is requested by shipper to pick up a trailer from shipper's facility and shipper will not allow carrier to concurrently place an empty, dunnage or loaded trailer at shipper's facility.
- 2. Bobtail charges apply when carrier is requested by shipper to spot a trailer to shipper's facility and shipper does not concurrently provide a loaded trailer for pick up from shipper's facility.
- 3. Respots are not subject to the bobtail charge as defined in this tariff.

B. Application of Rates

Except as otherwise provided in individual rate items, truckload or volume rates, as defined in Item 620, shall include placement service within the limits of the Alaskan cities or towns named in this tariff subject to the following conditions:

(For placement service in Washington, apply provisions of Item 340)

1. TL or volume rates include placement of carrier's vehicle at one address within the limits of the Alaskan cities or towns named in this tariff (See Item 980) for loading by consignor or unloading by the consignee. (See EXCEPTION 2)

EXCEPTION 1 TO PARAGRAPH B.1:

When placement in Alaska, as specified in this item, is performed by carrier from, or to, Carlile's Anchorage facility on a Sunday or holiday as defined in Item 120, Definition of Terms, a surcharge for this service as stated in this tariff shall apply per spot, or pickup, shall be assessed in addition to any other applicable charges.

EXCEPTION 2:

Except as otherwise provided, shipments to or from Big Lake, Healy, Jonesville, Moose Pass, Nenana, Sutton, and points not named in this tariff shall not be entitled to placement or respot service, but shall be subject to driver stand-by for loading or unloading. Two hours free time will be allowed for loading or at points referred to in this exception. Delays beyond two hours will be charged according to Item 500.

(Item continued on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

	ITEM NO.
PICKUP OR DELIVERY SERVICE (Continued)	
B. Application of Rates (Concluded)	750 (Continued
2. Respot or Additional Placement Should a respot or more than one placement (per trailer) be requested by shipper or consignee at either origin or destination, the charge for each such respot or additional placement shall be as follows:	
a. Northbound: At origin, each respot or additional placement will be charged at rates provided in Item 340. At destination, within the limits of the cities or towns in Alaska that are named in this tariff, the charge for each respot or additional placement shall be as stated in this tariff.	
b. Southbound: At origin, within the limits of the cities or towns in Alaska that are named in this tariff, the charge for each respot or additional placement shall be as stated in this item. At destination, each respot or additional placement shall be charged at rates provided in Item 340.	
EXCEPTION 2 TO PARAGRAPH B.2.a. and b.:	
(In Anchorage Only) When a trailer is dispatched under load, and the driver performs a respot, the charge for the respot shall be as stated in this item.	
EXCEPTION 1: If carrier must again attempt a pickup or delivery after first pickup or delivery has either failed or been partially completed, the charge for this service is as stated in this item.	
EXCEPTION 2: "Placement" does not include "no charge" bobtail tractor movement as defined in Item 120 - Definition of Terms.	
NOTE 1: Where rates in this tariff include pickup and delivery service as specified herein, such service will be performed only when shipments are compatible with carrier's equipment and comply with government authorized legal load and size limits. All expenses due to the necessity of securing special equipment, additional carrier assistance or any other charges not normally incurred in the regular course of pickup and delivery, will be for the account of the party responsible for the freight charges.	
(Item continued on following page)	
ISSUED NOVEMBER 22 2015	20. 2017
ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 3	30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

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		ITEM NO.
PIC	KUP OR DELIVERY SERVICE (Continued)	
II. Split Pickup Service		750 (Continued)
Split pickup service as defined in following provisions:	the Definitions rule will be governed by the	
the points of origin of each loca	ng to avail themselves to split pickup service must furnish thation where the additional loads of cargo will be loaded to the subove shall govern these moves.	
B. The initial placement (spot) pur (respots) will be performed at or	rsuant to paragraph I. above will be free. Subsequent placement charges as specified herein.	nts
 C. Split pickup service subject to Kenai, Homer, Seward and Fai 	this rule is limited to the following zones: Anchorage, Palme rbanks.	er, Wasilla,
	ed and it becomes necessary for the carrier to attempt again to paragraph I. above, shall apply. Charges for this service are a	
	ingle vehicle within the same pickup limits of Item 340 and It ges as specified in Items 340 and 342.	tem
pickup limits of a city or town	ontains freight which is tendered to carrier at addresses locate in this tariff in which there is a Carlile terminal, and ach delivery to Carlile's terminal shall be considered a sepa	
G. Charges must be paid by shippe	er or consignee requesting split pickup service.	
H. The charges as specified in this	item and/or Items 340 and 342 may jointly apply.	
 Terms stated above are not appl the provisions of Item 900. 	icable to "Order Notify" or to shipments which are stopped in	n transit under
III. Split Delivery Service		
Split delivery service as detailed i	n Item 120 will be governed by the following provisions:	
A. The initial placement (spot) probe performed at charges as sp	oursuant to paragraph I. above will be free. Subsequent places becified herein.	ments/repots will
of the city or town of the fina single shipment, loaded to the	ne delivery of multiple loads in a single vehicle within the said delivery. Stopoffs means the receiving or delivery of multies same trailer/container. The stopoff point must lie directly intion via the regular route over which operations are generally or	tiple loads in a ermediate between
	(Item concluded on following	g page)
ICCLIED NOVEMBER 22 /	MO15	NOVEMBER 20, 2015

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

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ITEM NO. PICKUP OR DELIVERY SERVICE (Concluded) 750 III. Split Delivery Service (continued) (Concluded) C. Split delivery service subject to this rule is limited to the following zones: 1. Anchorage to include Joint Base Elmendorf – Richardson. 2. Fairbanks to include Eielson AFB, Fort Greely and Fort Wainwright. 3. Palmer and Wasilla 4. Kenai and Soldotna 5. Homer 6. Moose Pass and Seward D. After an initial attempt has failed and it becomes necessary for the carrier to again attempt to complete a split delivery, the rules pursuant to paragraph I. above shall apply. E. Consignor or consignee desiring to avail themselves of split delivery service must furnish carrier at the time of presenting a memo bill of lading a manifest showing the goods being delivered to each destination. F. (Applicable only to shipments loaded in whole or in part to carrier's vehicle by consignor). 1. Each vehicle which is consignor loaded must be accompanied by a vehicle loading diagram showing each split delivery location. 2. Should shipments be loaded out of sequence and not deliverable at each delivery location, will result in an additional respot as specified in paragraph I. above, and charged pursuant to charges herein. G. Should any one of the provisions in this item not be complied with, each delivery location shall be billed as a separate delivery. H. The charges shown herein will also apply to an additional delivery or placement (spot) if arrangements have not yet been made prior to tendering of shipment at carrier or carrier's agent. PORT CHARGE 760 When Carlile utilizes ocean service provided by Totem Ocean Trailer Express, Inc. to move shipments to or from Alaska, such shipments will be subject to the current Port Charges in effect at time shipment is tendered to Totem's dockside facility. NOTE 1: Port Charge will be based on the actual Trailer, Container or Lading size tendered (except when Item 915 is used) and applies on a per unit basis. NOTE 2: Container chassis size shall be used where chassis is longer than actual loaded container. EFFECTIVE: ISSUED: NOVEMBER 23, 2015 **NOVEMBER 30, 2015** ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING

1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

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			NAL PAGE
			ITEM NO.
	PREPAYMENT		770
	sonal effects, privately owned motor vehicles (opte 1), samples of ore and other goods which in prepaid. (See NOTE 2)		770
credit with carrier, and su	ges are to be paid by a third ("Bill To") party which information is clearly annotated on the bill of the ly owned motor vehicles or household goods make the control of th	of lading, shipping order or	
	at the time shipment is tendered to carrier by the insured money order or certified check, but not		
PF	ROHIBITED OR RESTRICTED ITEMS		700
The following property will not be	e accepted for shipment by Carlile.		780
Artwork Currency			
Handguns (shotguns and rifles ac	ccepted)		
Human corpse or remains Inherently fragile items			
Jewelry			
Live animals or insects Musical instruments (unless pre- Museum exhibits or antiques Other articles of extraordinary va	approved by Claims Dept. and meeting minimu	m packaging requirements)	
Postage stamps Route controlled radioactive mate			
	DOCUMENTATION REQUEST		790
emized information as a prerequisite ird party documents.	for payment will be subject to a charge for each	document or copy, including	790
ISSUED: NOVEMBER 23, 20	D15	FFECTIVE: NOVEMBER 30,	2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

ITEM NO. PROTECTIVE SERVICE A. KEEP FROM FREEZING SERVICE (KFF SERVICE): PROVISIONS OF INSULATED TRAILERS: Carlile shall have no liability for freezing of cargo unless the following provisions are met: 810 1. Shipper must request insulated trailer at time of booking. 2. Shipper must load insulated equipment. 3. Shipper must note on the Bill of Lading that KFF service is requested. NOTE 1: Carlile may substitute non-insulated equipment at its discretion. Carlile shall remain liable for freezing of cargo and KFF charges shall apply. NOTE 2: KFF includes plug-in service as provided for in this item. NOTE 3: Trailers requiring protective service pursuant to carrier's terminal for electric power (to insure Keep From Freezing protection) will be subject to an additional placement charge as stated in Item 750, if the trailer must be returned for further loading or unloading to the same origin point from which it was returned. NOTE 4: When the shipper requests KFF services pursuant to Paragraph A, the shipment must be loaded in such a manner that sufficient air space is provided on the sides, top, bottom and ends to allow sufficient air circulation necessary to prevent freezing. NOTE 5: Trailers requiring protective service (keep from freezing (KFF)) pursuant to the Provisions of this item and which must be returned to carrier's terminal for electric power (to ensure KFF protection) will be subject to an additional placement charge as stated in Item 750. NOTE 6: When shipper utilizes an insulated trailer northbound under the provisions of paragraph A above and immediately reloads (at the point of the Northbound destination site) the same insulated trailer with southbound non-KFF freight, the charges in this item will not apply to the southbound insulated trailer. Shipper electing to ship southbound under the provisions of this note agrees to specify on Bill of Lading "Shipment moving under the provisions of NOT E 6 Carrier held harmless from any damage caused by freezing." If the provisions of this note are not met, otherwise applicable charges in this item shall apply. NOTE 7: Keep from freezing service applies to cargo for carriage via steamship service only. ① For carriage via surface transportation see item 830 for temperature control. ISSUED: NOVEMBER 23, 2015 EFFECTIVE: **NOVEMBER 30, 2015**

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

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PROVISIONS OF WATERTIGHT STOWAGE. Rates and charges outlined in this tariff do not assure watertight stowage. Subject to prior approval of either Carlile's Tacoma or Anchorage operations manager or Carlile's terminal manager and subject to availability of vessel space, when the shipper requires watertight protection, apply the following: 1. At the time of cargo booking with Carlile, the shipper must specify that watertight stowage is required. 2. Watertight Deck stowage (third and fourth deck stowage on a Totem ship) shall be provided subject to payment of the charges stated herein. 3. Bookings requiring watertight protection must enter Carrier's Tacoma, WA or Anchorage, AK terminal gate no later than four hours prior to gate cut-off time. If cargo not requiring watertight stowage is mixed in or on the same vehicle with cargo requiring watertight protection, all freight in that vehicle will be charged according to the charges stated here in. Carlile operations must approve dimensions greater than 48' in length or 8'6" in width or 13'6" in height in advance of shipping. RATE CHANGE EFFECTIVE DATE 1. General Rate Increases (A general rate increase shall be issued by supplement and be identified as being a general rate increase applicable to all commodities throughout the tariff, unless otherwise excepted.) A. Except as provided in Paragraph 1.B. below, shipments are governed by the rates and rules in effect on the date(s) the freight(s) is received by Carlile. B. Each tratiler/vehicle which is part of a shipment (as defined in Item 120) received on more than one day, shall be governed by the following: The trailers(s)/vehicle/s) received by Carlile busbequent to the rate change effective date will be considered subject to the new rate/rule change effective date. II. Specific Commodity Rate/Class Rate/Rule Change (A specific commodity rate change, class rate change, or a specific rule change designates that only that particular rate/rule specified is subject to change, with each such change generally	0.11.2.2.2		014011112111020
Rates and charges outlined in this tariff do not assure watertight stowage. Subject to prior approval of either Carlile's Tacoma or Anchorage operations manager or Carlile's terminal manager and subject to availability of vessel space, when the shipper requires watertight protection, apply the following: 1. At the time of cargo booking with Carlile, the shipper must specify that watertight stowage is required. 2. Watertight Deck stowage (third and fourth deck stowage on a Totem ship) shall be provided subject to payment of the charges stated herein. 3. Bookings requiring watertight protection must enter Carrier's Tacoma, WA or Anchorage, AK terminal gate no later than four hours prior to gate cut-off time. If cargo not requiring watertight stowage is mixed in or on the same vehicle with cargo requiring watertight protection, all freight in that vehicle will be charged according to the charges stated here in. Carlile operations must approve dimensions greater than 48' in length or 8'6" in width or 13'6" in height in advance of shipping. RATE CHANGE EFFECTIVE DATE 1. General Rate Increases (A general rate increase shall be issued by supplement and be identified as being a general rate increase applicable to all commodities throughout the tariff, unless otherwise excepted.) A. Except as provided in Paragraph I.B. below, shipments are governed by the rates and rules in effect on the date(s) the freight(s) is received by Carlile. B. Each trailer/vehicle which is part of a shipment (as defined in Item 120) received on more than one day, shall be governed by the following: The trailers(s)/vehicle(s) received by Carlile prior to a rate change effective date are entitled to be rated at the prevailing rate. The trailers received by Carlile subsequent to the rate change effective date will be considered subject to the new rate/rule change effective date. II. Specific Commodity rate change, class rate change, or a specific rule change designates that only that particular rate/rule specified is subject to change			
Tacoma or Anchorage operations manager or Carlile's terminal manager and subject to availability of vessel space, when the shipper requires watertight protection, apply the following: 1. At the time of cargo booking with Carlile, the shipper must specify that watertight stowage is required. 2. Watertight Deck stowage (third and fourth deck stowage on a Totem ship) shall be provided subject to payment of the charges stated herein. 3. Bookings requiring watertight protection must enter Carrier's Tacoma, WA or Anchorage, AK terminal gate no later than four hours prior to gate cut-off time. If cargo not requiring watertight stowage is mixed in or on the same vehicle with cargo requiring watertight protection, all freight in that vehicle will be charged according to the charges stated here in. Carlile operations must approve dimensions greater than 48' in length or 8'6" in width or 13'6" in height in advance of shipping. RATE CHANGE EFFECTIVE DATE 1. General Rate Increases (A general rate increase shall be issued by supplement and be identified as being a general rate increase applicable to all commodities throughout the tariff, unless otherwise excepted.) A. Except as provided in Paragraph 1.B. below, shipments are governed by the rates and rules in effect on the date(s) the freight(s) is received by Carlile. B. Each trailer/vehicle which is part of a shipment (as defined in Item 120) received on more than one day, shall be governed by the following: The trailers(s)/vehicle(s) received by Carlile prior to a rate change effective date are entitled to be rated at the prevailing rate. The trailers received by Carlile subsequent to the rate change effective date will be considered subject to the new rate/rule change effective date. II. Specific Commodity Rate/Class Rate/Rule Change (A specific commodity rate change, class rate change, or a specific rule change designates that only that particular rate/rule specified is subject to change, with each such change generally issued directly within the confines o	PROVISIONS OF WATERTIGHT STOWAGE		
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	particular rate/rule specified is subject to change, with each such change ger	0	•
The rules and charges in effect on the day Carlile takes possession of the shipment apply. Shipments with split pickups shall be charged based on the day Carlile takes possession of the first part of the shipment.			
ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015	ISSUED: NOVEMBER 23, 2015	EFFECTIVE:	NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800 \ \mathrm{E.}\ 1^{\mathrm{ST}}$ AVENUE, ANCHORAGE, AK 99501

	ITEM NO.
RECONSIGNMENT AND DIVERSION AND CORRECTED BILLING	
I. Request for reconsignment or diversion will be subject to the following provisions:	
A. Request for reconsignment or diversion must be made or confirmed in writing and the carrier must be satisfied that the party making the request has the authority to do so. Conditional or qualified requests for reconsignment or diversion will not be accepted.	820
B. A shipment which has been tendered for delivery may not thereafter be reconsigned or diverted, but may be reshipped. A shipment may not be reconsigned, diverted or reshipped in violation of an embargo.	
C. Only entire shipments (not portions of shipments) may be reconsigned or diverted.	
D. Carrier will make diligent efforts to execute valid reconsignment or diversion orders, but will not be responsible, if, despite such efforts, reconsignment or diversion is not affected.	
E. Calculation of additional charges	
1. Diversion or reconsignment effected prior to departure of shipment from carrier's origin terminal: Applicable when reconsignment or diversion is accomplished by delivering shipment to shipper's place of business at origin or by relinquishing shipment to shipper or carrier designated by shipper.	
Charges for diversion or reconsignment will be assessed as stated in this item. All additional charges for drayage back to shipper's place of business, or manhours expended by the carrier in accomplishing the diversion or reconsignment shall also be assessed as applicable, according to provisions found elsewhere in this tariff.	
2. Diversion or reconsignment effected after departure of shipment from carrier's origin terminal: Charges as stated in this item, in addition to all other applicable charges, will be made for reconsignment or diversion after shipment has departed from carrier's origin terminal. The linehaul rate from point of origin to final destination will be applied if reconsignment or diversion is effected at a point directly intermediate between the point of origin and final destination; otherwise, the sum of the linehaul rates to and from the point of reconsignment or diversion will be applied.	
II. Corrected or Updated Bill of Lading or Invoice	
If a bill of lading or invoice is requested to be corrected, updated or changed for reasons outside of Carlile's control, this fee will be added to each new invoice(s) created, to cover the cost associated with reprocessing.	
ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30,	2015
ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1 ST AVENUE, ANCHORAGE, AK 99501	
FOR EXPLANATION OF ABBREVIATIONS AND REFERENCE MARKS REFER TO LAST PAGE OF T	ARIFF

		ITEM NO.
TEN	MPERATURE CONTROL SERVICE	
A. Carrier Provided Equipment		830
1. Shipper/Consignee (or the agents the	ereof) Responsibilities	
a. Provide written notice of requeste receipt of the goods by the carrier	d temperature setting of the thermostatic controls before	
b. All maintenance and repair of the or consignee.	refrigeration unit while the unit is in the control of the ship	pper
c. Ensuring the perishable goods is ad. Proper stowage of the goods with	t proper temperature before loading to the trailer. in the trailer.	
e. Setting the temperature of the trail	ler while in the unit is in control of the shipper or consigned	e.
2. Carrier's Responsibilities		
a. The carrier will verify thermostati	c controls are set to maintain trailer temperature as request	ed.
*	will be maintained within a range of plus or minus 5 sture requested by the shipper on the face of the bill of	
c. The carrier is not responsible for t	emperature fluctuations that do not exceed 4 hours duration	n.
-	ct loss or deterioration due to the inherent nature or vice o , or transit times in excess of the product's normal shelf life	
B. Shipper Provided Equipment		
1. Shipper/Consignee (or the agents the	ereof) Responsibilities	
	which the equipment arrives in, and for seeing that the equipment arrives in a seeing the equipment arrives in a seeing that the equipment arrives in a seeing that the equipment arrives in a seeing that the equipme	
b. The shipper, or his agent, is respo before loading the goods into the	nsible for bringing the goods to the proper temperature trailer.	
• • •	proper stowage of the goods within the trailer.	
	ing the temperature (including maintenance and repair), du ered to the carrier (or tendered to carrier for pickup when r	
e. Shipper will give written notice of before receipt of the goods by the	f requested temperature setting of the thermostatic controls carrier.	
	(Item concluded on following page)	
ISSUED: NOVEMBER 23, 2015	EFFECTIVE:	NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800 \ \mathrm{E.}\ 1^{\mathrm{ST}}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	ORIGINAL PAGE 55

		ITEM NO.
TEMPERATU	URE CONTROL SERVICE (Concluded)	830
2. Carrier's Responsibilities		(Conclude
as requested. b. In the event of a mechanical breakd refrigerated or heated equipment, the it deems capable of performing or it.	lown, malfunction or derangement to shipper provided ne carrier will, after it discovers same, attempt such repairs as a frepair by the carrier is determined in carrier's sole judgment mptly be requested to immediately remove same from otect the cargo therein.	
	all other locations please contact the Pricing Department.	
REFERENCE T	TO TARIFFS OR PORTIONS THEREOF	0.45
Where reference is made to classifications to or successive issues of such classifications.	s, tariffs, or portions thereof, such reference will include amendments ons, tariffs, or portions thereof.	845
RELEASE OF C	CARGO TO OTHER THAN CONSIGNEE	0.47
Freight moving under rates published here only to the consignee designated on the base	ein and consigned to an individual will be released at destination ill of lading.	847
	tht to a person other than the designated consignee upon receipt of hat such person is a designated agent for said consignee.	
RESIDE	NTIAL PICKUP AND DELIVERY	0.50
loading dock or facilities, a fee in addition	ed at a residence or non-commercial location without appropriate in to all other charges billed will be added to the invoice for providing vice shall be included within the scope of the pickup or delivery service rate accessorial service.	850
No inside pickups or deliveries will be co said service shall be considered 'curbside	ntemplated as a part of residential pickup or delivery service, and only.	
a pallet jack. No driver assistance will be	appropriate shipping units able to be moved on and off the vehicle with provided in non-unitized shipments, and pickup and delivery service onal charges as may become due as outlined in that rule.	
ISSUED: NOVEMBER 23, 2015	EFFECTIVE: NOVEMBER 30	

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800~\mathrm{E.~1}^\mathrm{ST}$ AVENUE, ANCHORAGE, AK 99501

ITEM NO. RETURNED, UNDELIVERED SHIPMENTS 860 Shipments which reach destination and are refused and/or are to be returned to origin via Carlile will be accorded the return move (southbound or northbound) as provided for below: 1. The return move will be rated at one half the applicable rate or charge as indicated on the original freight bill. Applicable over dimension and accessorial charges, including arbitrary charges, fuel surcharges shall be in addition to all other charges. 2. The applicable rate or rates to be used shall be those that are in effect on the date the returned shipment is tendered to the carrier. CERTIFICATE **Terminal** Date This is to certify that there was delivered to In Trailer Number , if as shipment of applicable Covered by Freight Bill Number And that all or portion of the shipment See NOTE 3, by said Has been returned Has been refused consignee Signature Date: Party Authorized to Return Freight Date: Signature Representative of Carrier Authorizing Return NOTE 1: Time limit for application of this item will be 6 months from sailing date of the inbound freight bill. NOTE 2: Item 620 not applicable in connection with this item. NOTE 3: Where a shipment has been unloaded from the original inbound vehicles, the returned or refused freight must be reloaded as heavily as loading conditions permit or to full visible capacity. Check applicable descriptive word. RETURN OF SHIPMENTS TO SHIPPER OR AUTHORIZED AGENT 870 Shipments in whole or in part may be returned to shipper at origin Carlile terminal (See NOTE 1) upon request confirmed in writing, and will be considered as a diversion or reconsignment and charged for accordingly (See Item 820) in addition to all other applicable charges. NOTE 1: Shipments which have departed Carlile's terminal and loaded aboard vessel will be subject to Items 820 and 860 in addition to all other applicable provisions of this tariff. EFFECTIVE: **NOVEMBER 30, 2015** ISSUED: NOVEMBER 23, 2015 ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501 FOR EXPLANATION OF ABBREVIATIONS AND REFERENCE MARKS REFER TO LAST PAGE OF TARIFF

ITEM NO. SHIPPER FURNISHED EQUIPMENT

884

Shipments may be transported under the provisions of this tariff in shipper equipment subject to the following conditions, charges and allowances:

I. Shipper furnished trailers/chassis shall be equipped with all necessary equipment including brakes, lights, reflectors, mud flaps, tires of proper size and type, placards and other equipment as required by applicable federal, state and local jurisdiction including city, county, borough or municipal laws. Such trailers/chassis and equipment shall be in proper working condition at the time the trailers are tendered to Carlile.

Carlile reserves the right to refuse acceptance of trailers that are not properly equipped or are not in proper working condition. Shipper furnished equipment must have a current Federal Motor Carrier Safety Administration inspection displayed on equipment prior to receipt by Carlile.

Carlile will not be liable for damage to Shipper-furnished trailers when said damage involves streamlining equipment including, but not limited to, nose/front fairings, axel fairings, side fairings, rear diffusers, aerodynamic rain gutters, and trailer side skirts.

NOTE 1: Where shipper furnished vehicle is inadvertently accepted by Carlile, such acceptance does not constitute waiver of tariff provisions. All penalties levied under authority of law while trailer/freight is in the possession of Carlile due to failure of trailer's equipment or lack of legally required equipment shall be for the account of the shipper.

<u>Trailer Specification Limits for Shipper Owned Equipment:</u> Carlile reserves the right to refuse shipper owned equipment that is not compatible with Totem's vessel constraints (summarized in Paragraph A below) and/or does not satisfy the specification limits stated in Paragraph B. Recommended options have been included in Paragraph C. for informational purposes.

A. Vessel Constraints

Deck Height	Minimum 16''
Buttons	Designed for 30', 40' 45' 48' and 53' long and 102" wide with 36" king pin and no overhang
Electrical	460/230 volt three phase plugs available on main and second deck. Contact Operations for electrical connector specifications.
Roloc Box	50 1/2 "high. A 13'6" trailer with a 48" coupler height becomes 13' 8-1/2" mounted on the roloc box

(Trailer Specification Limits concluded on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

SHIPPER FURNISHED EQUIPMENT (Continued)

B. Specification Limits (excludes over-dimensional loads) - Mandatory

884 (Continued)

ITEM NO.

1.	Running Gear	Must meet DOT regulations
2.	Overall Width	102" except specialized equipment up to 12' OAW
3.	Overall Height	14' based on 48" coupler height
4.	Lights	Recessed within outer limits of trailer rails
5.	Heating & Cooling	Non-flammable electric or generator; propane prohibited
6.	Fuel Tanks	Diesel only units must operate 70 hours without refueling
7.	Lashing Points	Each corner of trailer (40,000 pound rating) a. Front corners recessed in uppercoupler b. Rear located as far outboard as possible on frame
8.	Brake Cans	Two per axle
9.	Ground Clearance	Adequate ground clearance to clear ramps
10.	Door Tie Backs	Must be chain tie backs
#11.	#Rub Rails	Flatbed trailers must have outer rail for the entire length of the trailer.

C. Recommended Options

1.	Flatbed Winches	Designed to allow straps to thread inside outer rail
2.	Exterior Sidewall	Smooth exterior side wall (excluding containers)
3.	Lift Pads	Full length to minimize potential damage to bottom rail
4.	Refrigeration Unit	Diesel with electric stand-by or electric hybrid a. 32 AMP 480 VAC 3P4W Male Plug b. Front impact protection
5.	Door Hinges	Recessed hinges that don't extend beyond side of trailer
6.	Pintle Hook	Tandem trailers allowed in AK up to 95' on certain routes

NOTE: Carrier may, at its sole discretion and convenience, arrange for the installation of lashing points on shipper owned equipment at shipper's expense.

(Item concluded on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1^{ST} AVENUE, ANCHORAGE, AK 99501

СЕРН 100	CARLILE	ORIGINAL I	PAGE 59
			ITEM NO.
	SHIPPER FURNISHED EQUIPMENT (Concluded)		
II. Trailers for Refrigeration or	Protection From Freezing Service to be in good operating	conditions:	884 (Concluded
protection from freezin shall be in proper opera require fuel to operate h to Carlile with fuel tank	d trailers that are furnished by the shipper to transport carge (as provided in Item 810) or refrigerated/temperature conting condition when tendered to Carlile. Shipper furnished the tendered to Carlile, refrigerating or temperature control mechanisms, slips filled to capacity, when such trailers are being utilized to me freezing or refrigerated/temperature control service.	ntrol service I trailers that hall be tendered	
make reasonable efforts be billed to the shipper	red trailers should malfunction while in carrier's possession is to repair the equipment. The cost of fuel, repair parts and furnishing the trailer according to the following terms and vice are as stated herein.	labor shall	
possession unless the sl to be performed. Carlil	shall perform fueling and repairs on a routine basis while the properties of the shall not be liable for loss or damage to shipper furnished ler malfunction or fail to operate properly (for any reason is possession.	or repairs are d trailers or their	
	SMALL PARCEL HANDLING		
	rier from small parcel service providers (UPS, FedEx, USF) addition to all other transportation and accessorial service		886
	SPECIAL EQUIPMENT		
lowboy trailers equipped for I	in individual rate items, special flatbed equipment or air r SO containers, stretch flatbeds, single or double drop flatb er at an additional charge, per piece of equipment. (app	ed trailers, or air ride trailers,	888
NOTE 1: Subject to availabil	ity of equipment.		
ISSUED: NOVEMBE	R 23, 2015 EFF	ECTIVE: NOVEMBER 30,	2015

1800 E. 1^{S1} AVENUE, ANCHORAGE, AK 99501

СЕРН 100	CARLILE	ORIGINAL PAGE 60
		ITEM NO.
	HOT STOW – NORTHBOUND ONLY	
Hot Stow Service will be provided provisions.	upon request at the charge in this item, per booking, su	abject to the following 889
Hot Stow Service: Cargo booked a	s "Hot Stow Service Requested" will be available for d within two hours of gate opening as defined by Carrier.	
EXCEPTION: When vessel cargo cargo start plus one hour.	operations commence later than 0700 local time, gate of	opening is defined as vessel
Carrier's Tacoma, WA NOTE 2: Bookings requiring Taco least five hours prior to NOTE 3: Bookings utilizing shippe	ma, WA area drayage provided by Carrier must be call the gate cut-off time. er-provided drayage must enter Carrier's Tacoma, WA	ed in for pick up at
	provided subject to availability of vessel space. t be available for over-dimensional flatbed cargo or ha	zardous materials
	LOADING OR UNLOADING	890
rates provide for placement service the truck driver are not included. L truck driver will not assist the cons required, such help shall be furnish shipper or consignee, to employ ad However, if truck driver provides s	freight subject to this tariff will move on shipper load a or where rates require shipper to load or consignee to oading and unloading shall be performed by the consiging ignor or consignee in loading or unloading. Wherever a ed by the shipper or consignee. Carrier will not underta ditional help. NMFC Item 568 shall be non-applicable uch service despite the above provisions, the service wunloading service, the service will be billed at cost plus	unload, the services of gnor or consignee. The additional help is ake on behalf of the by this item. vill be billed as follows:
EX	TRA LABOR CHARGE AND MATERIALS	

Except where otherwise provided, shipper must install and furnish any temporary materials required to protect and secure freight for transportation.

891

Subject to availability and at the request of the shipper, Carlile will provide labor and material to facilitate the movement of cargo. Charges for labor and material will be billed as follows:

- ① Additional labor has a two (2) hour chargeable minimum with charges accruing for each additional one half (1/2) hour, or fraction thereof.
- ② Additional materials purchased will be billed at cost plus 10%.

ISSUED: NOVEMBER 23, 2015

EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1^{ST} AVENUE, ANCHORAGE, AK 99501

CEPH 100 CARLILE	ORIGI	NAL PAGE 61
		ITEM NO.
SHIPMENTS REQUIRING SPECIAL PERMITS, SPECIAL FEE Rates named herein only cover the transportation of cargo in accordance with other permitting authority that would authorize legal load and size limits. Special permits, pilot cargo or additional fees may be required on shipments with	the applicable state, borough, city or which due to their size, shape, weight	
or nature exceed legal limits. Rates do not include the cost of any special pe time required to obtain them. Charges to cover these costs shall be to the acc freight charges and will be charged according to the following schedule:		
Permits	Cost plus 15%	
Pilot Car (s)	Cost plus 15%	
Tolls or Fees for the use of bridges, ferries, tunnels or highway	Cost plus 15%	
SPECIAL SERVICE UNCLEANED TRAILE Should Carrier be required to clean out equipment or clean out an empty oper apply pursuant to this Item. Charges will be billed on a man hour basis, with	n top trailer, labor charges shall	893
SORTING AND SEGREGATING OF FREIGH Should Carrier be requested or required to sort and/or segregate lading tender facilitate the delivery services, a fee shall apply. Materials and additional lab to separate accessorial charges where required, as provided for within this tar	red to it in order to properly or or services shall be subject	895
STOPOFFS 1. Stopping for Partial Loading or Unloading: (See EXCEPTION 1) Stops, in a delivery will be permitted for the purpose of picking up or unloading the comloaded to the same trailer/container. The stopoff point must lie directly interfinal destination via the regular route over which operations are generally contained.	nponent parts of a single shipment, mediate between origin point and	900
2. Limitations:		
A. Stopoff will only be permitted on truckload shipments.B. The provisions of this item are not applicable when the stop in transit occur delivery limits of the city or town of the initial pickup or final destination.		
IGGLIED NOVEMBER 22 2015	EFFECTIVE NOVEMBER 2	

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800~\mathrm{E.~1}^{\mathrm{ST}}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	1 ST REVISED PAGE 62
		ITEM NO.
	STOPOFFS (Concluded)	
 C. Stopoffs are not allowed between rail hubs. D. Service is provided on driver standby basis with 1 hour free, subject to the terms of Item 500. E. If drop and pick service is provided, an additional inland drayage charge will apply. The drop will be charged as an additional inland dray based on the stopping point. Applicable drayage charges will be per Items 340, 341 and 342 of this tariff. 3. Stopoff Charges: Shipments stopped for partial loading or for partial unloading, will, be assessed charges as stated herein for each stop exclusive of the original point of origin and the final point of destination. 		The drop will be e charges will be per
	STORAGE	
Cargo remaining at any Carlile term assessed storage charges subject to t	inal or designated agent's terminal after expiration of the following:	free time shall be 910
consignee or the designated agen	nmence with the first midnight following notification of t's terminal of availability of cargo and shall extend as se provided below: 48 hours per unit	

NOTE 1: For the purpose of calculating free time, should arrival notice be given to the consignee in advance of actual availability of a trailer for placement, such calculation of free time will start when that trailer is actually available for placement.

B. Storage Charges

Upon expiration of free time, storage charges commence per calendar day; storage charges will terminate only after one of the following conditions has been met:

1. The shipment (vehicles) has been dispatched to point of delivery by carrier or its agent. (See NOTE 1)

2. Passenger vehicles, pickup trucks, motor homes, campers, trucks, boats on trailers, buses: 72 hours per vehicle. Saturdays, Sundays and holidays will be excluded in the computation of free time. Except as provided below, after expiration of free time, Saturdays, Sundays and holidays will be used in the computation of storage charges. Storage charges will commence on a Saturday or holiday if free time has

2. The shipment (trailer(s) have been placed into public storage (refer to Par.C of this item).

expired at 12:00 midnight immediately preceding that Saturday or holiday.

- 3. Carlile is instructed via e-mail (or written instruction) that shipment (vehicles) will be accepted at a specific date/location, the date of actual acceptance to serve as the date of storage termination (if cargo is accepted). The provisions of this Paragraph B.3. are subject to the prior approval of Carlile.
- 4. The date of dispatch from storage will be excluded from the calculation of storage charges, except as outlined in Paragraph D of this item. Thereafter, free time will commence the first midnight after trailers have been afforded placement or delivery service. (The provisions of free time and detention charges, Items 500, and 501 will apply.)

ISSUED: SEPTEMBER 9, 2016 EFFECTIVE: SEPTEMBER 18, 2016

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	ORIGINAL PAGE 63
		ITEM NO.
	STORAGE (Concluded)	
transportation and handling for the account of the carg terminate the first midnigh lien rights in the cargo whi paragraph.	place the cargo in public storage in which event all charges inc g charges incidental to the placing of goods into or out of public o, including the cost of public storage. The storage charges ou at following placement of the goods into public storage. The call ille the same is stored in a public warehouse under the condition is placed in public storage, carrier's liability for risk of loss sha	c storage, shall be utlined herein will carrier retains all ons set forth in this
	f the cargo into public storage.	an terminate
D. When cargo is physically av because of:	vailable for delivery (See NOTE 1) but not released by Carlile	to consignee
1. Nonpayment of cash collection	ct freight charges.	
2. Indication of inability to fu	ulfill statutory payment of freight charges.	
3. Non-receipt of proper ship	pping documents.	
NOTE 1) for delivery up t	to but excluding the day that freight and storage charges are participated to but excluding the day that freight and storage charges are participated to be assessed against the cargo at the charge	aid or shipping
	require carrier to deliver or make available for delivery any car es on normal business days.	rgo at times other
EXCEPTION TO 355:		
	ible for the condition of perishable cargo after the expiration of	of free time.
subconsignee by eit available for deliver	ability as defined herein shall mean giving notice to consignor her e-mail, facsimile machine or certified mail that cargo will ry on a specific date to consignee or subconsignee. The date of the date of availability.	be physically
consignee at a subse Carlile will, at the re delivery can be affo of Item 750 will app	ivery service is provided per Item 750 of this tariff and, after paper delivery point cannot receive the freight, equest of the subconsignee, return the freight to its terminal unorded. When such service is provided, the provisions by in addition to all other applicable charges. This note will not and insulated trailers transported under the provisions of Item	ntil such placement or ot apply to
ISSUED: NOVEMBER 2	23, 2015 EFFECTIVE	E: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	1 ST REVISED PAG
		ITEM NO.
When severe congestion, weather uncontrollable circumstances reshipping patterns return to stand applicable rates and charges, and	er related limitations, seasonal restrictions, or other unful sult in additional cost to the Carrier a fee will temporar and operating capacity. This fee will be applied in additional to the freight bill as a separate line item lestine to, or traveling through the affected geographic is	ily apply until tion to all other a. The fee will apply
	BACKHAUL SERVICE thin standard traffic lanes in Alaska as a backhaul when	
the headhaul cargo to qualify for shipment on the bill of lading at all applicable fees for carriage p NOTE 1: Carriage of a quali	etive headhaul delivery. Shipments must be of equal can backhaul movement. Backhaul shipments must refere the time of shipment tender to the carrier. Backhaul shublished herein. Ified headhaul shipment must have been performed with ment. One backhaul shipment per qualified headhaul shipment.	nce a qualified headhaul nipments are subject to hin thirty (30) days of

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800~\mathrm{E.~1}^\mathrm{ST}$ AVENUE, ANCHORAGE, AK 99501

ITEM NO.

SUBSTITUTION OF EQUIPMENT

915

- A. At carrier's option, a larger trailer may be substituted when a smaller size trailer has been ordered by the shipper. Provided that the conditions of this item are complied with, the charges will be the same as would have applied had the smaller size trailer been furnished and loaded. Otherwise, higher charges will be incurred as specified in Paragraph E.
- B. Shipper must include the following information on the bill of lading:
 - "(Actual trailer size) substituted for (requested trailer size) at carrier convenience."
- C. Where the size of the trailer ordered by the shipper, the size of trailer furnished by the carrier, and the amount of cargo actually loaded by shipper meet the following conditions below, then all shipment charges shall be assessed based on the size of the trailer ordered:

SH	IPPER ORDERED TRAI	LER	CARGO LOADING MAXIMUM IN
LENGTH	TRAILER SIZE	WIDTH	CUBIC FEET
30' OAL	Standard	96" OAW	1905
30' OAL	Insulated	96" OAW	1720
30' OAL	Insulated	102" OAW	1806
30' OAL	Refrigerated	102" OAW	2079
30' OAL	Standard Dry	96" OAW	1905
30' OAL	High Cube	102" OAW	2014
40' OAL	Insulated	96" OAW	2317
40' OAL	Refrigerated	96" OAW	2240
40' OAL	Refrigerated	102" OAW	2428
40' OAL	Standard Dry		2670
45' OAL	Insulated	102" OAW	2850
45' OAL	Dry	96" OAW	3046
45' OAL	Dry	102" OAW	3429
48' OAL	Insulated	102" OAW	3138
48' OAL	Dry Container	102" OAW	3489

(Item concluded on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	ORIGINAL PAGE 66

CEPH 100		CARLILE		ORIGINA	AL PAGE 66
					ITEM NO.
dimension EXCEPT	rposes of determining measurer as of each piece, package, unitize	ON OF EQUIPMENT (Conclude ments of this item, overall measured bundle, or other freight unit a in which case the square of the o	rement of the three as tendered by ship	per shall apply.	915 (Concluded
Paragraph		niler with cargo in excess of the chall be assessed based on the size ded in Item 572.			
SU	BSTITUTION OF SERVICE –	MOTOR CARRIER FOR RAIL	CARRIER SERV	ICE	920
	ipper directs that motor carrier stor carrier service for rail carrie	service shall not be performed, or service.	Carlile may at its o	ption	
TANI	DEM TRAILERS – ANCHORA	GE TO FAIRBANKS AND FA	IRBANKS TO VA	LDEZ	925
	cifically provided for within ot nts, such rates will apply only to	her items of this tariff, when rate to two trailers in tandem.	s are designated on	nly to tandem	
2. The maximur	n overall trailer length cannot ex	aceed 95'.			
		the legal allowable weight over the downward over the downward by the appropriate state, borough		ne gross vehicle	
These trailer		llowable gross vehicle weights v ndependently of each other. Trai published by Carlile.			
5. All tandem m	oves must originate from the sa	me origin address.			
		TANK CLEANING			930
or similar bu		ery of any bulk commodity in a a service fee will be charged to ported, to prepare it for re-use.			930
paid routing		the same commodity as that who consignee or third party as the pr			
ISSUED:	FEBRUARY 24, 2017		EFFECTIVE:	FEBRUARY 24,	2017
	ISSUED BY: JO 1800	DHAN STAALBRO, DIRECTO E. 1 ST AVENUE, ANCHORAG	R OF PRICING E, AK 99501		

	ITEM NO.
PACKAGE EXPRESS SERVICE	
Package Express service may be used by any shipping entity transporting goods from the Ca Tacoma, WA to any Carlile facility in Alaska. Shipments are subject to all fees published he not limited to, the fuel surcharge. To qualify for Package Express service shipments must me criteria:	ein including, but
 Shipment must be tendered for carriage at Carlile's facility in Tacoma, Washington. Shipment must be clearly marked on the bill of lading as requesting "Package Express" se In Alaska, shipments must be received by consignor as "will call" at a Carlile facility in A services will be performed in conjunction with Package Express service at any time. A single shipment may not exceed twenty (20) cubic feet in total size or two hundred (200 weight. Any single handling unit within a shipment may not exceed seventy (70) pounds. 	aska. No delivery
Note 1: If all of the criteria for Package Express service is not met by a shipment then carriage service are Carlile's standard service for the designated cargo destination.	nall be performed at
Note 2: Package Express pricing will only apply to qualifying shipments. Any shipments not me requirements for Package Express service will default to Carlile's standard tariff rates	_
Note 3: If a shipment meets all requirements for Package Express service, bill of lading changes once cargo is tendered for carriage at Carlile's Tacoma, Washington facility.	are not permitted
Note 4: Household goods, personal effects, cargo requiring any additional protective services, or regulated materials of any kind are prohibited.	any hazardous or
Note 5: All qualifying shipments for Package Express service are subject to a released value no (\$0.10) per pound.	to exceed ten cents
Note 6: Any refusal of cargo or refusal of payment will result in disqualification from the use of service.	Package Express
Note 7: Shipments are subject to all other applicable fees published herein including the fuel sur	charge.
Note 8: Carlie reserves the right to change carriage service and/or pricing without notice.	
ISSUED: JULY 28, 2017 EFFECTIVE	SEPTEMBER 1, 2017

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

СЕРН 100	CARLILE	ORIGINAL PAGE 68
		ITEM NO.
	Port Fee	
Port Fee will b	be applied on all shipments moving northbound via steamship service to the port of Anchora	ge. 940
ISSUED:	JULY 20, 2017 EFFECTIVE: NOVE	MBER 11, 2019
	ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1 ST AVENUE, ANCHORAGE, AK 99501	*
FOR EX	PLANATION OF ABBREVIATIONS AND REFERENCE MARKS REFER TO LAST PA	AGE OF TARIFF
	(68)	

CEPH 100	CARLILE	ORIGINAL PAGE 69

		ITEM NO.
	TRANSFER OF LADING	
Except as otherwise provided, rates name Carlile equipment.	d in this tariff do not include transfer of cargo to or from	959
On behalf of the shipper or consignee Carl terms and conditions:	ile will transfer freight to or from Carlile equipment subject to the following	
Transfer service is performed at a Carlile	terminal facility or carrier's agent facility.	
A. Standard Transfer of Cargo:		
	ed on a direct trailer to trailer basis. The shipment must be used to facilitate mechanical handling with a single forklift truck.	
B. Non-Standard Transfer of Cargo:		
Transfer of Cargo that cannot be accadditional charges.	complished using a single forklift truck and one man will be subject to	
C. Deconsolidation Service as Compone	ent of Transfer of Cargo:	
When, as part of the transfer service 895 shall apply, in addition to all of	, a deconsolidation is required, charges as indicated in Item her applicable charges herein.	
Rates named in this item do not include napply for material(s) required to perform	naterial required to perform the services provided. Item 891 will the services.	
	but do not include protective covering on cargo moving on carrier's flatbed in Item 563 will apply in addition to those published herein.	
	ch will utilize vehicle weight and space capacity to the greatest extent ed on the post-transfer load configuration and cargo characteristics.	
NOTE 1: Shipments requiring special per accordance with Item 892.	mits, special fees or pilot cars are additional and are charged in	
NOTE 2: Any additional dunnage will be	charged at cost plus 15% in addition to all other charges.	
TRANSPORTATI	ON SUBJECT TO RULES OF COAST GUARD	975
The transportation of freight by vessel United States Coast Guard, merchant m	is at all times subject to the rules and regulations prescribed by the narine inspection.	
ISSUED: NOVEMBER 23, 2015	EFFECTIVE: NOVEMBER 30,	, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

	ITEM NO.
TRANSPORTATION OF MODULAR BUILDINGS AND HOUSE TRAILERS	977
A. Carrier will not be liable for mechanical, frame and/or structural deficiencies. Carrier will not be liable for damage to frame or structure caused by overload of contents inside the trailer or modular building.	711
B. Carlile will not be held liable for any deficiencies to the interior of any modules or trailers or for personal effects as contained therein.	
C. The carrier reserves the right to purchase damaged units at a price not to exceed the market value at time of acceptance in lieu of repairing said item. The value will be determined by current market price at port of loading.	
D. The carrier's liability is limited to a released value of \$5,849.00 per unit, or the cost of repair, whichever is lower.	
E. Personal effects contained therein are not covered by the liability stated in D above, but subject to a released valuation of ten (\$0.10) cents perpound.	
F. Carlile reserves the right to determine the number of units it will move on any given voyage.	
UNCRATING AND DEBRIS REMOVAL	
When uncrating and packaging debris removal and disposal is requested at delivery, a charge will apply for the labor to uncrate the shipment, per crate. In addition, should consignee request that crate and packaging debris be removed by carrier for disposal, a fee will apply based on the total CWT of the shipment for said service. The total weight will be that of the delivered weight, including crate and package materials, not the crate and debris weight.	978
UNNAMED POINTS – ORIGIN AND DESTINATIONS	
Except as otherwise provided, rates, rules and regulations provided in this tariff will apply from and to points named and points and places within the corporate limits of the municipality and additionally to and from the following points, places and area (if within the U.S.):	980
Unnamed Points	
 Origin Shipments originating from points not published in this tariff will be rated from the closest intermediate point that is published provided the normal truck highway route would being at the intermediate point and pass through the unpublished point to reach carrier's terminal. 	
 Destination Shipments destined to points not named in this tariff will be given the rate to the next published intermediate point provided normal truck highway route would be to pass through the unpublished point to reach the published intermediate point. 	
The provisions of this item are not applicable in establishing rates from or to points for which rates are specifically published in this tariff.	
ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30	, 2015
ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING	

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800 \ \rm E.\ 1^{ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100 CARLILE ORIGINAL PAG		L PAGE 7
		ITEM NO.
	STATEMENT OF VALUATION	
	nation when required must be written on the face of the shipping order and bill of lading. Shipper ocuments at the time of tendering shipment to Carrier, the provisions of which are reprinted as tariff.	982
	CANCELLATION OF BOOKING	
quote or esting that subsequently move on Car	sole discretion, may require a deposit from customer of no less than 50% of the total of any mation of charges prior to dispatch of trailer(s). Amounts so deposited against canceled bookings ently move on Carrier's vessel, will be credited towards the invoice amount for the bookings that trier's vessel. Amount so deposited for bookings that do not move on Carrier's vessel will not later than 30 days from original collection date.	
the part of th dispatch of the	ing order is placed with the Carrier for a trailer(s) to pick up a shipment and, due to no fault on e Carrier such trailer(s) are not utilized, cancellation of the booking order must be made prior to railer(s). If cancellation of the booking order is not made prior to the dispatch of trailer(s), the arges may be assessed against the customer:	
the part of th dispatch of the	e Carrier such trailer(s) are not utilized, cancellation of the booking order must be made prior to railer(s). If cancellation of the booking order is not made prior to the dispatch of trailer(s), the	
the part of the dispatch of the following characters	e Carrier such trailer(s) are not utilized, cancellation of the booking order must be made prior to railer(s). If cancellation of the booking order is not made prior to the dispatch of trailer(s), the arges may be assessed against the customer: Cost of drayage (including bobtails) plus 15% or arbitrary charges as outlined in Items	
the part of the dispatch of the following characters as a Drayage b. Equipment	e Carrier such trailer(s) are not utilized, cancellation of the booking order must be made prior to railer(s). If cancellation of the booking order is not made prior to the dispatch of trailer(s), the arges may be assessed against the customer: Cost of drayage (including bobtails) plus 15% or arbitrary charges as outlined in Items 340, 341 or 342 (whichever results in a greater charge). Cost of equipment (including any lease cost) plus 15% or detention and storage charges	
the part of the dispatch of the following characters as a Drayage b. Equipment	e Carrier such trailer(s) are not utilized, cancellation of the booking order must be made prior to railer(s). If cancellation of the booking order is not made prior to the dispatch of trailer(s), the arges may be assessed against the customer: Cost of drayage (including bobtails) plus 15% or arbitrary charges as outlined in Items 340, 341 or 342 (whichever results in a greater charge). Cost of equipment (including any lease cost) plus 15% or detention and storage charges as outlined in Items 501 or 910 (whichever results in a greater charge). All other applicable costs, including but not limited to, driver delay, labor, trailer	
the part of the dispatch of the following characters of th	e Carrier such trailer(s) are not utilized, cancellation of the booking order must be made prior to railer(s). If cancellation of the booking order is not made prior to the dispatch of trailer(s), the arges may be assessed against the customer: Cost of drayage (including bobtails) plus 15% or arbitrary charges as outlined in Items 340, 341 or 342 (whichever results in a greater charge). Cost of equipment (including any lease cost) plus 15% or detention and storage charges as outlined in Items 501 or 910 (whichever results in a greater charge). All other applicable costs, including but not limited to, driver delay, labor, trailer cleaning and /or trailer repair will be billed at cost plus 15%.	986
the part of the dispatch of the following characters of the dispatch of the following characters of the following	e Carrier such trailer(s) are not utilized, cancellation of the booking order must be made prior to railer(s). If cancellation of the booking order is not made prior to the dispatch of trailer(s), the arges may be assessed against the customer: Cost of drayage (including bobtails) plus 15% or arbitrary charges as outlined in Items 340, 341 or 342 (whichever results in a greater charge). Cost of equipment (including any lease cost) plus 15% or detention and storage charges as outlined in Items 501 or 910 (whichever results in a greater charge). All other applicable costs, including but not limited to, driver delay, labor, trailer cleaning and /or trailer repair will be billed at cost plus 15%. TRUCK ORDERED NOT USED t which has been scheduled and is subsequently cancelled, due to no part of the carrier,	986

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1 $^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	ORIGINAL PAGE 72
		ITEM NO.
	VEHICLES IMPROPERLY LOADED	
. NORTHBOUND SHIPMENTS (See NOTE1)	990
When a vehicle is tendered to Calloading requirements of:	rlile which is improperly loaded and/or secured or does not comp	ply with the
1. The U.S. Coast Guard as spe		
	rtation forth in this tariff, Carlile's governing classification or Carlile's e of the following will apply:	
A. The Shipper, or his designated reloading.	agent, may return the trailer to the point of origin or another loc	eation for
	o return the trailer to the point of origin or another location for relapursuant to the charges as set forth in Item 340.	loading.
p.m. Monday through Friday, (removing articles as required	Carrier during business hours, defined as hours between 8:00 a.m except Sundays and holidays, may be instructed to reload the) to allow the trailer to conform with the requirements as stat pursuant to the charges set forth in Items 890, 891, and 959 thi	trailer ted above.
above), which are improperly provide storage of the trailer	during non-business hours (hours other than those defined in Parloaded, but meet all DOT loading requirements, may be instruct (s) pursuant to Item 910 of this tariff until such time that the trail ading requirements as stated above.	ted by Carlile to
	the shipper for instructions, after determining that the tendered trans as stated above, then one of the following will apply:	ailer(s)
	ge to the Tacoma, Washington terminal, then Carlile will return trage originated, subject to charges set forth in Items 340, 341 or	

2. If the shipper or his designated agent provided drayage to the Tacoma, Washington terminal, then Carlile will instruct the shipper or his designated agent to return the trailer to the point of origin for reloading. In either case the shipper will be notified.

(Item concluded on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1^{ST} AVENUE, ANCHORAGE, AK 99501

ITEM NO. VEHICLES IMPROPERLY LOADED (Concluded) NOTE 1: When Carlile provides reloading service per Items 890 or 959, the shipper must arrange with Carlile to pick up the material which was removed from the original trailer. This pick- up must be performed before 120 hours free time has expired, commencing at such time as the trailer is reloaded, or storage charges shall apply. 990 (Concluded) II. SOUTHBOUND SHIPMENTS (See NOTES 2 AND 3) When a vehicle has been provided placement service within the pickup limits of Anchorage, Fairbanks or Kenai, Alaska, (See Item 980) and is improperly loaded or secured by shipper, Carlile may return the vehicle to point of origin for correction or unloading by shipper for subject to charges set forth in Item 342 of this tariff. NOTE 2: Apply provisions of Items 890 and 959 of this tariff in addition to all other applicable charges. NOTE 3: Where trailer is inadvertently accepted by Carlile, such acceptance does not constitute waiver of tariff provisions. All penalties levied under authority of law while freight is in the possession of Carlile due to improper loading shall be for the account of the shipper. NOTE 4: Freight returned under provisions of this item shall not be subject to Item 820 of this tariff. A. Shipper shall be liable for and indemnify Carlile against all loss or damage (including fines, forfeitures or penalties imposed by any governmental authority) arising out of or resulting from Shipper's tender to Carlile of an improperly loaded and/or secured trailer or other vehicle. ISSUED: NOVEMBER 23, 2015 EFFECTIVE: **NOVEMBER 30, 2015** ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1^{ST} AVENUE, ANCHORAGE, AK 99501

CEPH 100 CARLILE 1"REVISED PAGE /4	CEPH 100	CARLILE	1 st REVISED PAGE 74
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		ITEM NO.
WEIGHT VERFICA	ATION	
NOTE 1: All scale weights shall be certified as being true and	accurate.	992
NOTE 2: Authorization for obtaining certified scale weights she designated agent. A fee shall apply to shipments with of fifty (50) pounds or ten percent of the stated weights.	n verified weights which result in a difference	
NOTE 3: In Alaska, when requested by shipper or consignee or or its agent will dray and scale weigh trailers at a charequired. If the results of such certified scale weight provisions of Item 890.	arge as stated herein per scale weight requested or	
NOTE 4: In U.S. Points outside Alaska, when requested by ship dray and scale weigh trailers subject to a charge as st arbitrary charges. (See EXCEPTION 2)		
EXCEPTION 1: Charges shall not apply on mandatory stops at violation under applicable State or Federal Sta		
EXCEPTION 2: This charge does not apply to loads scale weight when scale weighed at Carlile's request.	thed at Carlile's Tacoma, Washington, terminal	
WEIGHTS – GROSS WEIGHTS AND DUNNAG	SE EXCEPTION TO NMFC Item 995	
WEIGHTS – GROSS WEIGHTS AND DUNNAG	SE EXCEPTION TO NMFC Item 995	
A. Dunnage Allowance:		995
A. Dunnage Allowance: The maximum allowance for dunnage articles as describe		995
_		995
The maximum allowance for dunnage articles as describe	hipment. Such weight may not be used to make r has excess dunnage then the excess dunnage	995
The maximum allowance for dunnage articles as described 1,200 pounds or 5% of the total weight of the lading exc. This allowance applies for each individual trailer in the sup the required minimum weight of the trailer. If shippe	hipment. Such weight may not be used to make r has excess dunnage then the excess dunnage er.	995
The maximum allowance for dunnage articles as described 1,200 pounds or 5% of the total weight of the lading exc. This allowance applies for each individual trailer in the sup the required minimum weight of the trailer. If shippe will be rated at the lowest applicable commodity in trailer.	hipment. Such weight may not be used to make r has excess dunnage then the excess dunnage er.	995
The maximum allowance for dunnage articles as described 1,200 pounds or 5% of the total weight of the lading excitation. This allowance applies for each individual trailer in the sup the required minimum weight of the trailer. If shippe will be rated at the lowest applicable commodity in trailer. Shipper must declare dunnage on bill of lading or no allowed to the trailer of the trailer.	hipment. Such weight may not be used to make r has excess dunnage then the excess dunnage er. owance will be provided. In the bill of lading. If the weight of pallets is ch. If shipper fails to declare pallets on the bill of	995
The maximum allowance for dunnage articles as described 1,200 pounds or 5% of the total weight of the lading excitation. This allowance applies for each individual trailer in the sup the required minimum weight of the trailer. If shipped will be rated at the lowest applicable commodity in trailed Shipper must declare dunnage on bill of lading or no allowance. B. Pallets: Shipper must declare number and/or weight of pallets of unknown, then pallets will be estimated at 25 pounds eall adding then no allowance will be given. Maximum allowance.	hipment. Such weight may not be used to make r has excess dunnage then the excess dunnage er. owance will be provided. In the bill of lading. If the weight of pallets is ch. If shipper fails to declare pallets on the bill of vance is 1,200 pounds or 5% total weight excluding	995
The maximum allowance for dunnage articles as describe 1,200 pounds or 5% of the total weight of the lading exc. This allowance applies for each individual trailer in the sup the required minimum weight of the trailer. If shippe will be rated at the lowest applicable commodity in trailer. Shipper must declare dunnage on bill of lading or no allowance must declare number and/or weight of pallets or unknown, then pallets will be estimated at 25 pounds ea lading then no allowance will be given. Maximum allow dunnage, whichever is less.	hipment. Such weight may not be used to make r has excess dunnage then the excess dunnage er. owance will be provided. In the bill of lading. If the weight of pallets is ch. If shipper fails to declare pallets on the bill of vance is 1,200 pounds or 5% total weight excluding	995
The maximum allowance for dunnage articles as describe 1,200 pounds or 5% of the total weight of the lading exc. This allowance applies for each individual trailer in the sup the required minimum weight of the trailer. If shippe will be rated at the lowest applicable commodity in trailer. Shipper must declare dunnage on bill of lading or no allowance must declare number and/or weight of pallets or unknown, then pallets will be estimated at 25 pounds ea lading then no allowance will be given. Maximum allow dunnage, whichever is less.	hipment. Such weight may not be used to make r has excess dunnage then the excess dunnage er. owance will be provided. In the bill of lading. If the weight of pallets is ch. If shipper fails to declare pallets on the bill of vance is 1,200 pounds or 5% total weight excluding wn in Item 910.	995

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING $1800\ \mathrm{E.}\ 1^{\mathrm{ST}}$ AVENUE, ANCHORAGE, AK 99501

	ITE
WEIGHTS OR ORGANISMONTS AND DANNAGE (G. 1.1.1)	NO
WEIGHTS – GROSS WEIGHTS AND DUNNAGE (Concluded)	
Dunnage Articles	99
Bags, bulk container, empty, horticultural growing	(Concl
Bales of Cardboard	
Baskets	
Bins, necessary for the transportation of groceries, foodstuffs, and/or department store merchandise	
Blankets, furniture	
Boxes, fiberboard, paper or pulp board, used, collapsed	
Bread Trays	
Cans, aluminum, empty, used	
Containers, bulk flour	
Containers, bulk ink	
Containers, bulk liquid (porta-feeds) used for transporting chemicals or paint in bulk, capacity not to exceed 500 gallons each	
Cradles, boat, wood	
Cribbing	
Cribs	
Cylinders	
Dunnage, rubber inflatable	
Dunnage, wooden	
Hampers, garment	
Hangers, garment	
Kegs, not exceeding 55 gallon capacity	
Lift vans, empty, wooden	
Load locks	
Material, not a part of the pallets, platform, skid or shipping container used to protect top of lading or to secure the load to the pallet, platform or shipping container	
Milk baskets, milk crates	
Pads, packing, shipping, cotton or jute, old, used furniture pads, NOS	
Pallets	
Pallets, platforms or skids with or without standing or collapsible sides or ends, with or without top, and includes plastic or rubber liners used in conjunction therewith	
Platforms, Partitions or Dividers	
Racks	
Rack, shoe	
Reels	
Skids	
Spools	
Tarpaulin	
Totes	

SSUED: NOVEMBER 25, 2015 EFFECTIVE: NOVEMBE

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

СЕРН 100	CARLILE	ORIGINAL PAGE 76
		ITEM NO.
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ISSUED:	NOVEMBER 15, 2017 EFFECTIVE:	DECEMBER 3, 2017
	ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501	
FOR EX	PLANATION OF ABBREVIATIONS AND REFERENCE MARKS REFER TO	LAST PAGE OF TARIFF
	(76)	

СЕРН 100	CARLILE	ORIGINAL PAGE 77
		ITEM NO.
		110.
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ISSUED:	NOVEMBER 15, 2017 EFFECTIVE:	DECEMBER 3, 2017
	ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1 ST AVENUE, ANCHORAGE, AK 99501	
FOR EX	PLANATION OF ABBREVIATIONS AND REFERENCE MARKS REFER TO	LAST PAGE OF TARIFF
	(77)	

TOTAL C
ITEM
112111
NO
I NO.

WEIGHT RESTRICTION – ALASKAN HIGHWAYS

996

During that period of time when under authority of state, borough or city law, the allowable gross vehicle weights are reduced on Alaska highways and/or streets to a point requiring a single trailer shipment to be reduced due to weight, the following provisions will apply:

I. Northbound Shipments:

- A. Shipments destined for points defined in Item 342 of this tariff.
 - 1. Upon written request from shipper or consignee, carrier shall transload lading into additional trailers at Anchorage, Alaska.
 - 2. Charges for transloading shall be assessed in accordance with Item 959 and shall be for the account of the party requesting the service.
 - i. The entire shipment shall be rated to the appropriate point named in Item 342 (See EXCEPTION 1).
 - ii. Each trailer required for movement beyond Anchorage shall be assessed at the appropriate arbitrary charge in Item 342. (See EXCEPTION 1)
 - iii. Shipments destined to points not named in this tariff or to points for which no Anchorage based arbitraries are named in Item 342 shall be rated to the nearest point for which an arbitrary is named only. The shipper or consignee shall be responsible for all transportation beyond nearest point.

EXCEPTION 1:

Shipments destined to points for which specific rates are provided in this tariff shall be rated as follows:

- a. The shipment(s) shall be rated as if it (the entire shipment) moved from point of origin to destination without transloading at Anchorage, Alaska to meet highway restrictions.
- b. Upon request from shipper or consignee, carrier shall transload lading into additional trailers at Anchorage, Alaska.
- c. Each trailer from which carrier must transfer lading in order to comply with highway weight restrictions will be subject to transfer charges named in Item 959.
- d. Each additional trailer, beyond those included in the original shipment shall be subject to an arbitrary charge as provided in Item 342.

(Item concludes on following page)

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. 1ST AVENUE, ANCHORAGE, AK 99501

CEPH 100	CARLILE	ORIGINAL PAGE
		ITEM NO.
WEIGHT RES	TRICTION – ALASKAN HIGHWAYS (Concluded)	996 (Conclude
carrier shall provide storage a	ot request transloading, as provided in Paragraph I.A.1. of the torigin or destination until weight restrictions have been repply when such storage is provided.	
I. Southbound Shipments		
•	nich exceed weight restrictions may be held at origin (by shi been removed.	pper)
(as provided in Item 50)	lacement (as provided in Item 750) for loading and free tim 1) has not expired prior to implementation of weight restric tem 501 shall not apply until weight restrictions have been	etions, detention
(as provided in Item 501	lacement (as provided in Item 750) for loading and free tim) has expired prior to the implementation of weight restrict ovided in Item 501 will apply.	
B. Shipper or consignee may loa Anchorage.	d trailers light at origin and request carrier to transload ladir	ng at
Charges for transloading account of the party requ	g shall be assessed in accordance with Item 959 and shall buesting the service.	e for the
2. Shipments moving under	er provisions of Paragraph II.B. of this item shall be rated as	follows:
a. The entire shipment s	hall be rated from the appropriate Alaska basing point.	
b. Each trailer required appropriate arbitrary	for movement from origin to Anchorage, Alaska shall be as charge in Item 342.	sessed at the
arbitraries are named in Item	ats not named in this tariff or at points for which no Anchora 342, shall be rated from Anchorage, Alaska only. The ship le for all transportation from such points to carrier's Ancho	oper or
ISSUED: NOVEMBER 23, 20	015 EFFECTIVE:	: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

EXPLANATION OF ABBREVIATIONS

AK	Alaska
KD	Knocked Down
KFF	Keep From Freezing
NMFC	National Motor Freight Classification
NO(s)	Number(s)
NOI	Not otherwise more specifically described in the governing classification
NOS	Not otherwise specified in this tariff
OAL	Overall Length
STB	Surface Transportation Board
SU	Set Up
VIZ	Namely
WA	Washington

EXPLANATION OF SYMBOLS AND REFERENCE MARKS

The following symbols and reference marks will be used for the purpose indicated only and will not be used for any other purpose in this tariff:

%	Percent
F	Or degrees Fahrenheit – degrees Fahrenheit
"	Inch or Inches
4	Foot or Feet
#	To denote new or added matter
(A)	To denote increases
(C)	To denote changes which result in neither increases nor reductions in rates and charges
(D)	To cancel or eliminate
(R)	To denote reductions
(NB)	Rates apply northbound only
(SB)	Rates apply southbound only
BOLD TYPE	To denote a material change

ISSUED: NOVEMBER 23, 2015 EFFECTIVE: NOVEMBER 30, 2015

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

DESCRIPTION	TARIFF ITEM#	CHARGE	PER (UNIT)	MINIMUM CHARGE	MAXIMUM CHARGE
Absolute Floor Minimum Charge	630	\$61.51	Shipment	-	-
Collect on Delivery (COD) Charge	535	5.0%	Collected Amount	\$49.82	-
Cross Border Processing Fee	440	\$27.31	Shipment	-	-
Customs or In-Bond Freight	480	\$230.45	Shipment	-	-
Declared Value Shipments (up to \$200,000 max value)	485	\$1.00	\$100.00 value	\$57.62	-
<u>Detention – Drop and Pick Service</u> Equipment Type: Non-refrigerated or temperature control vehicles Bulk tank vehicles	501	\$122.13 \$261.67	24 hour period, or fraction thereof, after expiration of free time	-	-
	503				
Detention – Drop and Pick Service, Intermodal Equipment Equipment Type A – 20', 40', 45' dry containers:		\$139.23	24 hour period, or fraction thereof,	-	-
Equipment Type B -45 ', 48 ', 53 ' rail or ocean containers (leased or owned):		\$139.23	after expiration of free	-	-
Equipment Type C – 48', 53' dry containers:		\$139.23	time	-	-

ISSUED: NOVEMBER 15, 2017 EFFECTIVE: JUNE 7, 2021

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

DESCRIPTION	TARIFF ITEM#	CHARGE	PER (UNIT)	MINIMUM CHARGE	MAXIMUM CHARGE
Documentation Request	790	\$6.30	Document	-	-
Driver Collect Fee	538	\$93.32	Occurrence	-	-
Driver Delay - with Power/Driver	500	\$39.15	1/4 hour, or fraction thereof after free time	\$39.15	-
Dual Temperature Vehicle	510	\$436.00	Trailer	-	-
Excess Use of Refrigerated Equipment	525	\$3.74	Hour, or fraction thereof	\$491.82	-
Extra Labor and Materials	891				
During normal business hours During normal business hours, with Forklift Evenings and Sundays Holidays Materials: Any material or equipment purchased for or not returned by consignor and/or consignee		\$122.13 \$176.15 \$153.94 \$201.65 Cost plus 10%	Man hour Man hour Man hour Man hour	\$243.96 \$352.28 \$307.87 \$403.30	- - - -
Flatbed Loading	563				
Minor Securing Service Tarping Service Tarps (plastic or poly) Straps or Winches Chains or Binders Load Stakes Pipe Racks		\$170.74 \$1.33 \$198.04 \$73.82 \$82.22 \$118.23 \$1,681.31	Flatbed CWT Each Each Each Each Each	\$49.82 - - - -	- \$489.97 - - - - -
Hazardous Materials Typical Hazardous Material High Hazardous Material and Waste Carlile provided placard, only Carlile provided placard, applied Carlile provided placard, applied	540	\$2.54 \$327.70 \$47.98 \$141.22 \$235.69	CWT Shipment Each Each Each	\$71.50 - - - -	\$254.75 - - - -
Hot Stow	889	\$348.30	Booking	-	-
Improperly Described Freight – Additional Fee Minimum Administrative Charge Load/Unload of Trailer due to Confirmed Misdescription Exceeding Allowable Cube on Substitute Equipment Non-declared or Misdescribed Hazardous Cargo	572	\$311.48 \$2490.62 \$560.54 150%	Each Each Each Of Base	- - - \$1263.50	- - -

ISSUED: NOVEMBER 15, 2017 EFFECTIVE: JULY 01, 2021

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

DESCRIPTION	TARIFF ITEM#	CHARGE	PER (UNIT)	MINIMUM CHARGE	MAXIMUM CHARGE
Inside Pickup or Delivery, Excluding Residential	566	\$4.06	CWT	\$39.91	\$299.95
Liftgate Service	564	\$4.06	CWT	\$33.01	\$219.95
Limited Access Pickup or Delivery, Excluding Residential	565	\$3.93	Occurrence	\$39.57	\$127.86
Notification Prior to Pickup or Delivery	660	\$18.31	Occurrence	-	-
Over Dimensional Freight – Truckload or Volume Exceeding Maximum Weight – up to legal vehicle limit Exceeding Standard Height Limits, applied as % of base Over 14' but not over 15' Over 15' but not over 16' Over 16' Exceeding Standard Length Limits, applied as % of base (% surcharge listed as NB% / SB%) Over 8'6" but not over 9' Over 9' but not over 10' Over 10' but not over 11'	568	\$7.02 10% 20% 30% 12 / 12 24 / 12 36 / 18	CWT Of base Of base Of base Of base Of base Of base	- - - -	- - - -
Over 11' but not over 12' Over 12' but not over 13' Over 13' but not over 14' Over 14' but not over 15' Over 15' but not over 16'		48 / 24 60 / 30 72 / 36 84 / 42 96 / 48	Of base Of base Of base Of base Of base	- - - -	- - - -
Over Dimensional Freight – LTL Single shipping units measuring: Over 8' but not over 12' Over 12' but not over 16' Over 16' but not over 18' *Over 18' by quote only	568	\$71.12 \$106.52 \$142.24	Shipment Shipment Shipment	- - -	- - -
Permits, Fees and Pilot Cars Special Permits Pilot Car (s) Tolls, Fees (bridge, ferry, tunnel, highway, etc.)	892 	Cost plus 15% Cost plus 15% Cost plus 10%		- - -	- - -
Pickup and Delivery Services Repickup Attempt, Redelivery Attempt (within local terminal area only) Sunday Delivery Surcharge Holiday Delivery Surcharge Additional Stop (after first free)	750	\$153.94 \$201.66 \$122.13	Occurrence Hour Hour Each	\$93.32 \$307.28 \$405.50	- - -

ISSUED: NOVEMBER 15, 2017 EFFECTIVE: JULY 01, 2021

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

DESCRIPTION	TARIFF ITEM#	CHARGE	PER (UNIT)	MINIMUM CHARGE	MAXIMUM CHARGE
Port Charge Northbound: Trailer, Container or Lading Less than 40' Trailer, Container or Lading 40' but less than 48' Trailer Container or Lading 48' and greater Passenger Vehicles (RO/RO) Southbound: Trailer, Container or Lading Less than 40' Trailer, Container or Lading 40' but less than 48' Trailer Container or Lading 48' and greater Passenger Vehicles (RO/RO) Port Fee	760	\$390.10 \$483.72 \$577.35 \$180.05 \$242.46 \$242.46 \$242.46 \$134.43	Booking	- \$4.24	\$90.06
		ψ0.10	C 11 1	Ψ1.21	Ψ20.00
Protective Service (KFF) Via Ocean From Tacoma Dock to:	810	\$4.31 \$8.19 \$6.83 \$6.83 \$9.45 \$6.23 \$9.13 \$0.81	CWT CWT CWT CWT CWT CWT CWT CWT	\$41.63 \$77.44 \$53.45 \$49.20 \$116.03 \$44.03 \$112.07 \$20.65	\$399.70 \$693.38 \$671.20 \$659.98 \$785.10 \$641.44 \$767.49 \$269.70
Reconsignment or Diversion, Rebill, Corrected Bill Prior to Loading at Origin Terminal After Loading or Dispatch from Origin Terminal	820	\$56.12 \$5.67	Invoice CWT	\$57.02	- \$406.00
Residential Pickup and Delivery	850	\$108.03	Drop	-	-
Small Parcel Handling	886	\$4.98	Per Parcel	-	-
Sorting And Segregating Service	895	\$1.92	CWT	\$84.02	-
Special Equipment 4 axle Chassis 4 axle Tractor 40' 50 ton 3 axle Lowboy 45' to 65' 2 or 3 axle stretch Flatbed 45' 50 ton 3 axle Lowboy 48' 2 axle Stepdeck 48' stretch Stepdeck	888	\$560.54 \$186.65 \$1,120.78 \$747.18 \$1,120.78 \$996.25 \$1,120.78 \$1,120.78	Shipment	-	-
48' 2 axle Double-Drop 48' to 75' 2 axle stretch Flatbed		\$996.25			

ISSUED: NOVEMBER 15, 2017 EFFECTIVE: DECEMBER 07, 2020

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501

DESCRIPTION	TARIFF ITEM#	CHARGE	PER (UNIT)	MINIMUM CHARGE	MAXIMUM CHARGE
Stopoff Charge	900	\$399.00	Occurrence	-	-
Storage (Per Calendar Day)	910	\$2.93	CWT	\$34.21	-
Tank Cleaning	930	\$900.22	Tank	-	-
Temperature Control Service	830	25.0% of applicable linehaul charges		\$31.21	\$1,120.78
Third Party Portal Charge	735	\$24.90	Shipment	=	-
Transfer of Lading	959	Up to 40' load Greater than 40' load		\$249.07 \$463.00	
Uncleaned Trailer	893	\$60.91	½ Manhour	\$60.91	-
Uncrating and Debris Removal Uncrating	978	\$84.02	Crate		
Removal of Crate, Packing and/or Shipping Debris (based on delivered weight, not debris weight)		\$1.24	CWT	\$51.31	\$322.58
Watertight Stowage	811	\$409.95	Booking	-	-
Weights Verification	992	\$17.70	Scale Ticket	-	-

ISSUED: NOVEMBER 15, 2017 EFFECTIVE: JULY 01, 2021

ISSUED BY: JOHAN STAALBRO, DIRECTOR OF PRICING 1800 E. $1^{\rm ST}$ AVENUE, ANCHORAGE, AK 99501