Correction No. 47

## ROY MILLER FREIGHT LINES, LLC

SCAC CODE: MLLR DOT # 012663 MC # 120391

# **RULES TARIFF 300**

#### **NAMING**

**RATES, RULES AND REGULATIONS** 

FOR the TRANSPORTATION of COMMODITIES, (Except Household Goods)

BETWEEN	AND
POINTS IN	POINTS IN
California	California

This Rules Tariff shall govern the carrier's Bill of Lading unless specifically overridden in a contract signed by the carrier.

This Tariff Cancels and Replaces ALL of the Carrier's Earlier Dated Rules of Operation.

For Reference to Governing Publications, Refer to Item 100.

For explanation of abbreviations and reference marks not explained on this page, see last page.

ISSUED: January 1, 2024 EFFECTIVE: January 1, 2024

Original Title Page Effective: November 1, 2011

**ISSUED BY:** 

RULES TARIFF No. 300				
ROY MILLER FREIGHT LINES, LLC				
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For explanation of abbreviations and reference marks not explained on this page, see last page.				
ISSUED BY:				
Roy Miller Freight Lines, LLC 3165 E. Coronado St.				
Anaheim, CA 92806				
кс — INDEX —				

SSUED: Oct. 5, 2017   Revision 3   Correction No. 30   EFFECTIVE: Nov. 1, 2
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For explanation of abbreviations and reference marks not explained on this page, see last page.

**ISSUED BY:** 

ROY MILLER F	REIGHT LINES, LLC	
ISSUED: Jan. 1, 2024 Revision 3	Correction No. 48 EFFECTIVE:	Jan. 1, 2024
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**ISSUED BY:** 

### **ROY MILLER FREIGHT LINES, LLC**

ISSUED: Jan. 1, 2024 Revision 7

Correction No. 46

EFFECTIVE: Jan. 1, 2024

#### **CHECK SHEET**

All of the pages contained in this Tariff are listed consecutively. REV# indicates Revision Number. COR# indicates Correction Number. The pages of this Tariff, and the supplements to this Tariff, listed on this page bear issued dates which are the same as, or are prior to, the issued date of this page. "O" in the REV# and COR# columns indicate an Original Page.

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4	<b>▲</b> 1	49	11	<b>▲</b> 3	54	18	▲1	60			

	ITEM
GOVERNING PUBLICATIONS	
For mileage purposes, this Tariff is governed by odometer miles, unless so stated otherwise.	100
This Tariff is also governed by National Motor Freight Traffic Association, Inc., Agent, National Motor Freight Classification, NMF 100, supplements thereto and subsequent re-issues thereof.	

For explanation of abbreviations and reference marks not explained on this page, see last page.

**ISSUED BY:** 

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**ROY MILLER FREIGHT LINES, LLC** 

ISSUED: Oct. 5, 2017 Revision 2 Correction No. 31 EFFECTIVE: Nov. 1, 2017

**SECTION 1** 

#### **FUEL SURCHARGE**

The following table lists the fuel surcharge to be applied given the applicable California On-highway Self Service Diesel Price as provided by the U.S. Department of Energy.

When the fuel price is at least	then apply the	ne surcharge ow:	When the fuel price is at least	then apply the surcharge below.	
	LTL (less than 10,000 lbs)	TL (10,000 lbs or more)		LTL (less than 10,000 lbs)	TL (10,000 lbs or more)
\$0.00 - \$2.70	18.0%	28.0%	\$4.00	33.5%	43.5%
\$2.75	21.0%	31.0%	\$4.05	34.0%	44.0%
\$2.80	21.5%	31.5%	\$4.10	34.5%	44.5%
\$2.85	22.0%	32.0%	\$4.15	35.0%	45.0%
\$2.90	22.5%	32.5%	\$4.20	35.5%	45.5%
\$2.95	23.0%	33.0%	\$4.25	36.0%	46.0%
\$3.00	23.5%	33.5%	\$4.30	36.5%	46.5%
\$3.05	24.0%	34.0%	\$4.35	37.0%	47.0%
\$3.10	24.5%	34.5%	\$4.40	37.5%	47.5%
\$3.15	25.0%	35.0%	\$4.45	38.0%	48.0%
\$3.20	25.5%	35.5%	\$4.50	38.5%	48.5%
\$3.25	26.0%	36.0%	\$4.55	39.0%	49.0%
\$3.30	26.5%	36.5%	\$4.60	39.5%	49.5%
\$3.35	27.0%	37.0%	\$4.65	40.0%	50.0%
\$3.40	27.5%	37.5%	\$4.70	40.5%	50.5%
\$3.45	28.0%	38.0%	\$4.75	41.0%	51.0%
\$3.50	28.5%	38.5%	\$4.80	41.5%	51.5%
\$3.55	29.0%	39.0%	\$4.85	42.0%	52.0%
\$3.60	29.5%	39.5%	\$4.90	42.5%	52.5%
\$3.65	30.0%	40.0%	\$4.95	43.0%	53.0%
\$3.70	30.5%	40.5%	\$5.00	43.5%	53.5%
\$3.75	31.0%	41.0%	\$5.05	44.0%	54.0%
\$3.80	31.5%	41.5%	\$5.10	44.5%	54.5%
\$3.85	32.0%	42.0%	\$5.15	45.0%	55.0%
\$3.90	32.5%	42.5%	\$5.20	45.5%	55.5%
\$3.95	33.0%	43.0%	\$ 5.25 and over	Add 0.5% per 5	¢ increment

The surcharge will apply to the transportation charges derived from the application of rates and minimum charges in the tariff and be subject to a weekly adjustment, effective each Monday, the same day the DOE updates the fuel prices. The DOE fuel price information is available 24 hrs at 202-586-6966 or at: <a href="http://tonto.eia.doe.gov/oog/info/wohdp/diesel.asp">http://tonto.eia.doe.gov/oog/info/wohdp/diesel.asp</a>

For explanation of abbreviations and reference marks not explained on this page, see last page.

**ISSUED BY:** 

	ROY MILL	ER FREIGHT LINES, LLC		
SSUE	D: ☑ Original Page	Correction No. 0	EFFECTIVE:	
		SECTION 1		ITEM
		RULES		ITEM
		<u>DEFINITIONS</u>		
(1)	The term "Delivery", as used herein, means the sunloading area directly accessible to trucks at cor			110
(2)	The term "Pickup", as used herein, means the set platform or doorway directly accessible to trucks a place of business, and receipting therefor.			
(3)	The term "Place" means a particular street address business or residence, construction camp or the li		y, storage site, place of	
(4)	The term "Point" means a particular city, town or	village which is treated as a unit fo	or the application of rates.	
(5)	The term "Regular Working Day" shall mean any more than 1 hour, and NOT requiring overtime or		by not less than ½ hour, nor	
(6)	The term "Shipment", as used herein, means a lo one place, at one time, for delivery to one consign		per, on one Bill of Lading, at	
(7)	The term "Ton", as used herein, means a ton of 2	2,000 pounds, except where other	wise specifically provided.	
(8)	The term "Legal Holiday" as used herein is define	ed as:		
	New Years Day - Jan. 1	Thanksgiving Day - The 4th	Thurs. in Nov.	
Р	residents' Day - The 3 <sup>rd</sup> Mon. in Feb.	Day after Thanksgiving Day		
M	emorial Day - The last Mon. in May	Christmas Eve - Dec. 24		
	Independence Day - July 4	☐ Christmas Day - Dec. 2	25	
La	abor Day - The 1st Mon. in Sept.			
	When a holiday referring hereto falls on a Sun	nday, the following Monday will be	treated as the holiday.	
	Accessorial services performed on holidays are a this Tariff for provisions governing pickups on Sat		rein. Also see Item 754 of	

**ISSUED BY:** 

ROY MILLER FREIGHT LINES, LLC   SSUED: Jan. 1, 2024   Revision 1   Correction No. 49   EFFECTIVE: January 1, 2024	ITEM
SECTION 1 RULES	ITEM
RULES II	ITEM
APPLICATION of TARIFF	
<u> </u>	
The rates and provisions referencing this Tariff, or as amended, are limited in their application on Interstate or	150
Foreign Commerce and Intrastate Commerce to the extent of the Carrier's operating authority.	
APPLICATION of RATES, GENERAL	
Except as otherwise specifically provided, rates referencing this Tariff:	160
1: Are named in cents per unit specified;	
2: Include one pickup and/or delivery for each shipment;	
3: Do NOT include loading into NOR unloading from carrier's equipment;	
4: Are for truck and driver ONLY;	
5: Are named and payable in lawful money of the United States;	
6: Do NOT include the return of pallets or dunnage;	
7: Apply within a 15 air mile radius of cities, towns, and other locations named;	
8: Do NOT include traveling over unpaved roads;	
9: Are for shipments with maximum dimensions of:	
A: 8 feet in height from the ground to the top of the load;	
B: 28 feet in length;	
C: 8 feet in width.	
10: Do NOT include pickup, delivery or accessorial services on Saturdays, Sundays or Holidays. (See Definition of Holidays and provisions for service on same in Item 110 and Item 754.)	
ABSORPTION of PORT, RAIL HEAD and OTHER CHARGES and ADVANCING CHARGES	
	300 <b>A</b>
1: Port or rail head charges;	
2: Bridge, ferry, road, tunnel and turnpike tolls or charges	
3: Transceiver "Fax" fees or electronic mail access fees.	

**ISSUED BY:** 

raye 3	ROY MILLER FREIGHT LINES, LLC	rage 3
ISSUED: Jan. 1,		
1000221 04 1,	SECTION 1	
	RULES	ITEM
	BILL of LADING, GENERAL	
This Rules Tarit Claims, Overch process and tim governing publi	ariff is an integral part of the Bill of Lading Contract and of all contractual relationships of the carrier. If contains the Terms and Conditions specifically governing the Bill of Lading, Loss and Damage arges, Undercharges and related matters. Refer exclusively to this Rules Tariff to determine the limitations in effect. If there is a conflict between the carrier's Tariffs and Contracts and any cation, or any bill of lading or other shipping document prepared in connection with a shipment, the and Contracts will control and govern the movement of goods.	360
of lading as gov the carrier. Wh carrier's driver of deliver. It is NC	wise agreed to in writing, Contract Terms and Conditions shall be those as indicated in the carrier's bill verned by the carrier's Rules Tariff and Contracts in effect on the date the shipment was tendered to ere a bill of lading other than the carrier's bill of lading, issued by the shipper, is signed for by the person(s), that signature ONLY acknowledges receipt of the freight and identifies the entity to DT a contract for the carriage of freight. Continued use of an unauthorized bill of lading by the shipper rute an implied acceptance by the carrier.	
	s made to Rates or "Rates on File" mean rates contained in the carrier's files. Such rates shall be opers on request to the extent that they apply to the shipper.	
	n, addition or erasure in the carrier's bill of lading which is made without the special notation thereon of carrier issuing this bill of lading, shall be without effect, and the bill of lading shall be enforceable original tenor.	
Please also s	see Section 2 of this Rules Tariff, "Bill of Lading Contract Terms and Conditions".	
	<b>CANCELING ORIGINAL and REVISED PAGES, METHOD of</b>	
	ariff or Tariffs governed by this Tariff are amended by revised pages, the cancellation of prior pages will means of this rule. A revised page will not show a cancellation notice, (See Exception).	382
	e a specific cancellation is shown on a new revised page, a revised page cancels any and all ised or original pages, or uncanceled portions thereof, which bear the same page number.	
Examples:	"First Revised Page 1" will have the effect of canceling Original Page 1; "4 <sup>th</sup> Revised Page 2" will have the effect of canceling 3 <sup>rd</sup> Revised Page 2 and also 2 <sup>nd</sup> Revised Page 2 as well as any earlier version of Page 2.	
EXCEPTION:	This Tariff's Index will be updated as a single unit. No distinction will be made between different Pages of the Index. The Revision Number of any Page of the Index will indicate the Revision Number of the Entire Index.	
	CAPACITY LOADS - OVERFLOW as a SEPARATE SHIPMENT	
The minimun	n weight specified applies in connection with each vehicle used to transport the shipment.	390
the applicable n	of the shipment which can be loaded into a vehicle will be charged for at the actual weight loaded, or ninimum weight. The remaining portion of the shipment which cannot be loaded into said vehicle will as a separate shipment.	
	CALIFORNIA COMPLIANCE SURCHARGE	
California to rec shall be exempt pricing docume	uary 1, 2024, a \$10.49 surcharge will be assessed on shipments originating or delivering in the state of cover costs incurred by carrier for mandated compliance with state clean air regulations. No customer terms these charges regardless of previously published contract terms and conditions or any other nt. The surcharge will be assessed per bill of lading tendered. Multiple bills of lading, from one shipper is same date, will be charged per bill of lading.	395 ▲
F	r oxplanation of abbroviations and reference marks not explained on this nego see last years	
FOI	r explanation of abbreviations and reference marks not explained on this page, see last page.	

ISSUED BY:

	ROY MILLER FREIGHT LINES, LLC	
ISSUEI		
	SECTION 1	<b>1.</b>
	RULES	ITEM
	CHASSIS - OBTAINING of	
conta to all	Then the carrier is requested to obtain a chassis or a container unit at a place other than the location of the ainer unit, a charge of \$100.00 will be assessed for each such chassis obtained. Such charge will be in addition to the applicable charges and will be assessed against the consignor. The provisions of this Item do NOT pate the carrier to obtain chassis, if such chassis are not available.	406
	CLAIMS and OVERCHARGES	
	condition precedent to recovery, claims and suits must be accompanied by the original paid bill for transportation, copy of same notarized as identical) and must be filed in writing with the carrier as follows:	407
1:	Such claims must by filed within <b>nine months</b> after the delivery of the property (or, in the case of export traffic, within nine months after delivery at the port or export), except that claims for failure to make delivery must be filed within nine months after a reasonable time for delivery has elapsed.	
	Claims for damaged goods or hidden damage require that all damaged goods and packing materials be kept in received condition for inspection by the carrier. Packaging which is insufficient to protect goods from the normal rigors of transportation will invalidate damage claims.	
2:	Maximum carrier liability is limited as provided in "Limitation of Liability' and in the Bill of Lading Terms and Conditions Appendix of this Rules Tariff.	
3:	Shipments governed by this publication are to be transported with normal and reasonable dispatch in time for no particular market.	
4:	Suits for overcharges shall be instituted against any carrier no later than <b>18 months</b> from the date when written notice is sent by the carrier to the claimant that the carrier has disallowed the claim or any part or parts of the claim specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, the carrier shall NOT be liable, and such claims will NOT be paid.	
5:	Suits for undercharges shall be instituted against the shipper, consignee, or payer of the freight charges no later than <b>18 months</b> from the post mark date when written notice is sent to the carrier by the party responsible for freight charges that such party has disallowed the claim or any part or parts of the claim specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, the party responsible for freight charges shall NOT be liable, and such claims need Not be paid.	
6:	Suits for loss, damage, injury or delay shall be instituted against any carrier no later than <b>two years and one day</b> from the post mark date when written notice is sent by the carrier to the claimant that the carrier has disallowed the claim or any part or parts of the claim specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, the carrier shall NOT be liable, and such claims will Not be paid.	
7:	Duplicate billing issues shall be resolved in accordance with State Laws in effect in the state containing the carrier's principal place of business.	
8:	All disputes shall be initiated and settled with respect to venue within the County containing the carrier's principal place of business.	
	his Tariff is an integral part of the Bill of Lading Contract and of all contractual relationships of the carrier. Also er to Section 2 of this Tariff for additional Terms and Conditions specifically governing the Bill of Lading.	
		•

ISSUED BY:

raye 1	ROY MILLER FREIGHT LINES, LLC	rage 1
ISSUFD	: Jan. 1, 2024 Revision 2 Correction No. 51 EFFECTIVE: Jan. 1, 2024	
100012	SECTION 1	
	RULES	ITEM
	C. O. D. SHIPMENTS	1
1:	Collect on Delivery "COD" shipments will be accepted subject to a charge of <b>3.5% of the COD amount</b> collected, subject to a minimum charge of <b>\$35.50</b> per freight bill. Charges for collecting and remitting COD amounts will be assessed the party paying the freight charges.	430
2:	The letters "C.O.D." must be stamped, typed or written on all bills of lading and shipping orders in <b>RED letters</b> at least 1 inch in height and ¼ inch thickness of stroke. Carrier shall NOT be required to collect C.O.D. charges should such markings be omitted. Omission of markings prescribed herein or in the above paragraph release the carrier from any and all obligations regarding C.O.D. collection.	
3:	Unless the phrase "CASH ONLY" appears in <b>RED letters at least 1 inch in height and</b> ¼ <b>inch thickness of stroke</b> on all bills of lading and shipping orders, the carrier will accept checks or drafts from the consignee to the order of the shipper in payment of C.O.D.'s. Carrier will accept NO responsibility for the validity of such checks or drafts and they shall be accepted at the risk of the shipper. Such checks and drafts will be transmitted to the shipper together with the carrier's own check for amounts collected in cash.	
4:	Increasing, decreasing or canceling the COD amount may be subject to a <b>\$25.00</b> fee per shipment. Requests must be in writing from the party authorized to make such changes with acknowledgement and guarantee of additional charge.	
5:	Charges for collecting and remitting COD amounts will be billed to the party paying the freight charges unless otherwise specified as prepaid to the debtor or collect to the consignee.	
6:	The COD amount as well as any collect freight charges must be collected at time of delivery without exception.	
	COLLECTION & PAYMENT of CHARGES	
1:	Except as otherwise provided, the carrier requires payment for all rates and charges to be received by the carrier within <b>15 days</b> from the date on the carrier's invoice. An account will be considered delinquent if payment has not been received within <b>30 days</b> from the date on the carrier's invoice.	435 ▲
2:	All checks written to the carrier that are not honored by the carrier's bank will be subject to an additional charge of <b>\$50.00</b> per check so rejected.	
3:	The carrier will invoice the shipper's broker, bank or other agent for freight charges. However, the carrier reserves the right to bill and collect freight charges from the shipper on prepaid shipments or the consignee on collect shipments in the event full payment of freight charges is not received pursuant to third party billing. Shipper/Consignor agrees that it assumes the risk of nonpayment of freight charges for shipments handles through freight brokers or third-party logistics companies, including the risk that the Shipper/Consignor may have to pay the freight charges twice in the event the broker/third party logistics company fails to pay Roy Miller Freight Lines LLC.	
4:	If no payment or disputed payment is made short of the billed amount and the carrier is required to incur costs to collect past due charges, the carrier shall be entitled to recover its collection costs, including its attorney fees and administrative costs, in addition to the charges owing and <b>regardless of whether legal proceedings are instituted</b> . If legal proceedings are instituted to collect past due charges, the carrier shall be entitled to recover, in addition to the past due charges, its collection costs, including but not limited to, its attorney fees, court costs and administrative fees.	
5:	This shall be applied ONLY to the non-payment of original, separate, or independent freight bills and shall NOT apply to aggregate "Balance-Due" claims sought for collection on past shipments by a Bankruptcy Trustee, or any other person or agent.	
6:	A shipper who is delinquent in paying the freight charges will accrue the following service charges on each delinquent freight bill:	
	A: A late payment service charge of <b>10%</b> will be applied to each freight bill, subject to a minimum service charge of <b>\$20.00</b> .	
	B: Shipper will have a) up to <b>15</b> calendar days from the date of shipper's receipt of carrier's notification, when the date of receipt is documented by a signed receipt, or b) up to <b>20</b> calendar days from the date of mailing of carrier's notification, when the date of shipper's receipt is not documented by a signed receipt, in which to present payment in full.	
	C: Non-payment after this time period will result in the shipper paying the carrier's full undiscounted, class rates applicable at the time of shipment, based on the applicable NMFC rating(s).	

ISSUED BY:

ISSUE	ROY MILLER FREIGHT LINES, LLC	
	D: Jan. 1, 2024 Revision 3 Correction No. 52 EFFECTIVE: Jan. 1, 2024	
	SECTION 1	
	RULES	ITEN
	COLLECTION & PAYMENT of CHARGES (concl.)	
7.	Carrier has a lien on freight in its possession for the total amount owed the Carrier by the Debtor for freight, accessorial and other charges (including charges assessed by virtue of Item 435 (6)) accrued on freight previously delivered by Carrier (per California Civil Code Section 3051.5). Carrier may convert any such freight in its possession and subject to its lien to "On Hand Freight". On Hand Freight may be placed in storage, with the Debtor being responsible for storage charges. Carrier's liability for the loss or damage for On Hand Freight shall be that of a warehousemen (per item 675). Carrier shall notify the Debtor of the conversion to On Hand Freight and request all amounts owed. If Debtor has not made full payment within ten (10) days of the second notice, Carrier may sell On Hand Freight in any commercially reasonable manner it chooses, and apply the amounts recovered in the following priority: (1) to costs related to the sale; (2) storage charges; (3) to the amounts owed by the Debtor.	435 cond
	COLON, EXPLANATION and USE of	
	hroughout the carrier's Tariffs, a COLON (:) is used in place of the terms "Viz." and "Namely". The Colon has the e effect as if such phrases were used.	450
	CONVENTIONS / EXHIBITION CENTERS	
S	hipments to Conventions, Tradeshows, or Exhibition Centers will incur an additional charge of \$ 300.00.	455 ▲
	CUBIC CAPACITY AND DENSITY	
(A) (B) (C) (D) (E) (F) (G) (H) §(I)	Shipments which occupy 750 cubic feet or greater and have a density of 6 pounds per cubic foot or less, shall be rated no lower than actual class 150 less any negotiated discounts.  Provisions of this item apply in lieu of any negotiated FAK's, unless FAK is established at a higher class than 150. Provisions of this item will not apply on shipments where actual class applied on the bill is higher than class 150. Multiple shipments from the same Shipper on the same day going to the same consignee shall be consolidated and rated as one shipment if the shipments together qualify.  A vertical dimension of eight (8) feet is used to calculate cube for units that cannot be top-loaded with like freight or which cannot be top-loaded due to instructions from the Shipper.  A horizontal dimension of eight (8) feet is used to calculate cube for units when another of the same sized unit will not fit within the width of the space.  Shipments containing palletized freight with no listed dimensions stating otherwise, will be calculated as a standard 48 inch long by 48 inch wide not less than 96 cubic feet per pallet. No inspection or additional paperwork will be required by Carrier.  Fuel Surcharge and all accessorial charges shall be in addition to charges defined in this item and shall be collected from the party responsible for the payment of the freight invoice.  When OVER LENGTH (Item 700), Cubic Capacity and Density (Item 458), and or Exclusive Use (Item 550) can and will apply to a shipment, the item which produces the greater revenue shall apply.	458
	CUSTOMS BOND SHIPMENTS	
1:	When shipments moving under rates governed by this Tariff are under United States Customs Bond, a charge of <b>\$80.00</b> per shipment will be assessed.	460
2:	When the carrier is required to make delivery of a shipment to a U.S. Customs Office or a U.S. Customs Broker, such delivery shall fully discharge the carrier's liability for delivery.	
	DELIVERY at DESTINATION WITHOUT RECEIPT	
	When the bill of lading provides for delivery at field locations, the bill of lading shall be so endorsed. If there is no present to sign the delivery receipt, the carrier shall complete delivery at designated location and carrier's consibility ceases upon delivery being made.	485

**ISSUED BY:** 

raye 9			1AM11 NO. 300		raye 3
			R FREIGHT LINES, LLC		
ISSUED	): Jan. 1, 2024	Revision 3	Correction No. 53	EFFECTIVE: Jan. 1, 2024	
			SECTION 1 RULES		ITEM
	DETENT	ON & DEL AVS - TRUCKI O	AD (10,000 lbs. or more) and	LINPAVED ROADS	1112111
1:	LOADING and UNLO Except as otherwise punloading. Delays in	ADING rovided, rates referencing this oading or unloading, applicab sability, fault or negligence on	Rules Tariff allow for 10 minut le to each operation separately the part of the carrier, will be o	es per ton of loading & , beyond the allowable time,	500
2:	UNPAVED ROADS This same charge will	apply on all time in which the	carrier's equipment must trave	l over unpaved roads.	
	DE	TENTION - OTHER THAN T	RUCKLOAD (LESS THAN 10,0	000 POUNDS)	
excee		er the following table, a charg	nd completion of the loading or e of \$50.00 for the first one-h		505 ▲
		TIME A	LLOWANCE		
	Actual Wig	nt in Pounds	Time all	owed (minutes)	
	1 thro	ı 1999		10	
	2000 th	iru 3999		20	
	4000 th	iru 5999		30	
	6000 th	nru 9999		40	
		or more	Sec	e Item 500	
	,		/ITHOUT POWER UNITS		
1:	All charges incurred d		containers will be billed agains	t the shipment.	510
2:	following the placeme	nt of the trailer at the shipper's	ience of the shipper or consign s or consignee's facilities will be nent at \$100.00 per each day c	at no charge. Time beyond	
		EQUIPMENT - USE of ME	CHANICAL OR SPECIAL EQ	<u>JIPMENT</u>	
shipp equip case	er's place of business of ment is required in the may be, shall furnish s	or unloading at consignee's pla loading or unloading of heavy	urnishing mechanical or specia ace of business. When the use or bulky articles, the consigno o operate such mechanical or s ling and unloading	of mechanical or special or the consignee, as the	520
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**ISSUED BY:** 

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DWER UNITS  Il be billed against the shipment.  chipper or consignee, the first 24 hours c's facilities will be at no charge. Time beyond on per each day of 24 hours or fraction thereof.  DR SPECIAL EQUIPMENT  chanical or special equipment for loading at ses. When the use of mechanical or special eles, the consignor or the consignee, as the h mechanical or special equipment at his own	ped or spotted for the convenient of the trailer at the shipper's civil be billed against the shipmer EQUIPMENT – USE of MEC of the cost of the function of the cost of the co	When trailers are dropp following the placementhe initial day allowed water referencing this Tarii	1: 2:
DWER UNITS  Il be billed against the shipment.  shipper or consignee, the first 24 hours e's facilities will be at no charge. Time beyond 00 per each day of 24 hours or fraction thereof.  DR SPECIAL EQUIPMENT  chanical or special equipment for loading at ess. When the use of mechanical or special eles, the consignor or the consignee, as the homechanical or special equipment at his own	DETENTION WI'  The to the detention of chassis concerned or spotted for the convenient of the trailer at the shipper's of will be billed against the shipment of the trailer at the shipment of the shipment of the trailer at the shipment of the shipment of the trailer at the shipment of the sh	All charges incurred du When trailers are dropp following the placemen the initial day allowed w	1: 2:
Il be billed against the shipment.  chipper or consignee, the first 24 hours be's facilities will be at no charge. Time beyond 00 per each day of 24 hours or fraction thereof.  CONTROLL EQUIPMENT  Chanical or special equipment for loading at ses. When the use of mechanical or special eles, the consignor or the consignee, as the homechanical or special equipment at his own	DETENTION WI  The to the detention of chassis conced or spotted for the convenient of the trailer at the shipper's of the billed against the shipment of the trailer at the shipment of the shipment of the trailer at the shipment of the shipment of the trailer at the shipment of the shipment o	When trailers are dropp following the placementhe initial day allowed water referencing this Tarii	2:
Il be billed against the shipment.  chipper or consignee, the first 24 hours be's facilities will be at no charge. Time beyond 00 per each day of 24 hours or fraction thereof.  CONTROLL EQUIPMENT  Chanical or special equipment for loading at ses. When the use of mechanical or special eles, the consignor or the consignee, as the homechanical or special equipment at his own	DETENTION WI  the to the detention of chassis compared or spotted for the convenient of the trailer at the shipper's convenient of the trailer at the ship	When trailers are dropp following the placementhe initial day allowed water referencing this Tarii	2:
Il be billed against the shipment.  chipper or consignee, the first 24 hours be's facilities will be at no charge. Time beyond 00 per each day of 24 hours or fraction thereof.  CONTROLL EQUIPMENT  Chanical or special equipment for loading at ses. When the use of mechanical or special eles, the consignor or the consignee, as the homechanical or special equipment at his own	pee to the detention of chassis conced or spotted for the convenient of the trailer at the shipper's characteristic will be billed against the shipment of the trailer at the shipment of the	When trailers are dropp following the placementhe initial day allowed wates referencing this Tarii	2:
chipper or consignee, the first 24 hours be's facilities will be at no charge. Time beyond be on per each day of 24 hours or fraction thereof.  COR SPECIAL EQUIPMENT  Chanical or special equipment for loading at ses. When the use of mechanical or special eles, the consignor or the consignee, as the homechanical or special equipment at his own	ped or spotted for the convenient of the trailer at the shipper's civil be billed against the shipmer EQUIPMENT – USE of MEC of the cost of the function of the cost of the co	When trailers are dropp following the placementhe initial day allowed wates referencing this Tarii	2:
e's facilities will be at no charge. Time beyond 20 per each day of 24 hours or fraction thereof.  DR SPECIAL EQUIPMENT  Chanical or special equipment for loading at ses. When the use of mechanical or special eles, the consignor or the consignee, as the h mechanical or special equipment at his own	t of the trailer at the shipper's of will be billed against the shipme  EQUIPMENT - USE of MEC  If do not include the cost of furning runloading at consignee's place oading or unloading of heavy of	following the placementhe initial day allowed water ates referencing this Tarii	
On per each day of 24 hours or fraction thereof.  OR SPECIAL EQUIPMENT  Chanical or special equipment for loading at ses. When the use of mechanical or special eles, the consignor or the consignee, as the h mechanical or special equipment at his own	vill be billed against the shipme  EQUIPMENT – USE of MEC  ff do not include the cost of furr r unloading at consignee's place oading or unloading of heavy o	the initial day allowed water referencing this Tarii	——
Chanical or special equipment for loading at ses. When the use of mechanical or special eles, the consignor or the consignee, as the h mechanical or special equipment at his own	EQUIPMENT – USE of MEC  ff do not include the cost of furr r unloading at consignee's place oading or unloading of heavy o	ates referencing this Tarii	Ra
chanical or special equipment for loading at ss. When the use of mechanical or special les, the consignor or the consignee, as the h mechanical or special equipment at his own	ff do not include the cost of furn r unloading at consignee's plac oading or unloading of heavy o	ates referencing this Tarif	Ra
ss. When the use of mechanical or special les, the consignor or the consignee, as the h mechanical or special equipment at his own	r unloading at consignee's plac oading or unloading of heavy o		Ra
les, the consignor or the consignee, as the h mechanical or special equipment at his own	oading or unloading of heavy o	per's place of business or	
h mechanical or special equipment at his own			
	ino and the necessary men to		
ading	he responsibility for safe loadin		
<u>RUIPMENT</u>	<u>EXCLUSIVE</u>		
r partial utilization of one or more units of the	ovided in Paragraphs B and C,	Except as otherwise pro	A:
hen such demand is made to meet the needs			
orted requires full or partial utilization of one or			
m onargoo.	o distance, dasject to the fellow	basea on the applicable	
			(In F
·			
		35	
.54 (100)			
36,000	48	40	
n charges by this Tariff, RATE	utilization of the loading space, transportation recontractual rates and provisions governed ving minimum charges:  MINIMUM WEIGHT (In Pounds)  7,000 C 12,000 15,000 21,000 25,000	r's equipment, or full or partial utilization of the loading space, transportatio oplying the class, commodity or contractual rates and provisions governed edistance, subject to the following minimum charges:    OADING SPACE	more units of the carrier's equipment, or full or partial utilization of the loading space, transportatio shall be assessed by applying the class, commodity or contractual rates and provisions governed based on the applicable distance, subject to the following minimum charges:  LINEAL FEET OF LOADING SPACE Feet), (In Each Unit of the Carrier's Equipment)  OVER  NOT OVER  NOT OVER  (In Pounds)  C  10  15  20  15,000  20  28  21,000  28  25,000

For explanation of abbreviations and reference marks not explained on this page, see last page.

per unit of the carrier's equipment in accordance with existing highway and safety regulations via the route of

**ISSUED BY:** 

Roy Miller Freight Lines, LLC 3165 E. Coronado St. Anaheim, CA 92806

movement. Overflow shall be rated as a separate shipment.

Specific discounts and contract rates shall apply, when applicable.

age	ROY MILLER FREIGHT LINES, LLC	i age i				
ISSUE	D: Jan. 1, 2024 Revision 3 Correction No. 54 EFFECTIVE: Jan. 1, 2024					
	SECTION 1					
	RULES	ITEM				
	FRACTIONS, DISPOSITION OF					
1: 2:	When calculating mileages used to determine rates, a fraction of a mile will be increased to the next whole mile.  When calculating weights, used to determine rates, a fraction of a pound will be increased to the next whole	565				
3:	<b>5</b> , , , , , , , , , , , , , , , , , , ,					
4:	whole <b>15</b> minute period.  When the charges yield a fraction or portion of a cent, the disposition of the fraction of a cent will be as follows:					
٦.	A: Fractions of less than one-half (½) cent will be dropped.					
	B: Fractions of one-half (½) cent or greater will be increased to the next whole cent.					
	HANDLING FREIGHT at POSITIONS NOT IMMEDIATELY ADJACENT to VEHICLE					
1:	Service via elevator to another floor above or below the level accessible to carrier's vehicle:	567				
2:	Service to points more than 20 feet beyond a position immediately adjacent to the carrier's vehicle.					
3.	Carrier will assess an additional charge of \$6.50 per CWT, subject to a minimum charge of \$35.00 per shipment, and subject to a maximum charge of \$675.00 per shipment.					
	HAZARDOUS MATERIALS					
R	efer to 49 CFR for provisions governing the movement of Hazardous Materials.	568				
A	shipment of Hazardous Materials accepted for transportation will be rated at the rates and charges otherwise licable to the shipment, subject to <b>\( \Delta\)</b> an additional charge of <b>\$25.00</b> per shipment.					
	IMPRACTICABLE OPERATIONS					
from	lothing in this Tariff shall be construed as making it binding on a carrier to pick up and/or deliver freight at locations and/or to which it is impracticable to operate equipment on account of the condition of highways, roads, streets, lleys, or because of riots.	570				
In su	n no case shall it be obligatory for a carrier to make deliveries to points over roads which are unsafe or impassable. uch cases, at the consignee's request, delivery to the nearest point which can be safely reached will constitute over execution of the contract.					
	carrier is NOT bound to transport property by any particular schedule or in time for any particular market or serwise than with reasonable dispatch.					
	INACTIVITY  Earrier reserves the right to cancel negotiated pricing programs due to the lack of shipment activity over a 30 secutive day period.	571				
max	INSIDE DELIVERY  Earrier will assess an Inside Delivery Fee of \$6.50 per cwt., subject to a \$75.00 minimum charge and a \$500.00 cimum charge per shipment. This applies when Carrier delivers a shipment or portions of a shipment to positions are located 30 feet or more from the delivery door or to any floor above or below the receiving area.	573 <b>A</b>				
cons C max	INSIDE DELIVERY  Earrier will assess an Inside Delivery Fee of \$6.50 per cwt., subject to a \$75.00 minimum charge and a \$500.00 cimum charge per shipment. This applies when Carrier delivers a shipment or portions of a shipment to positions					

**ISSUED BY:** 

Page 12 RULES TARIFF NO. 300	Page 12
ROY MILLER FREIGHT LINES, LLC	
ISSUED: Jan. 1, 2024 Revision 4 Correction No. 55 EFFECTIVE: Jan. 1, 2024	
SECTION 1	
RULES	ITEM
LIFTGATE SERVICE	
<del> </del>	505
When customer requests liftgate service, carrier will charge a fee of \$ 2.00 per cwt., subject to a \$ 50.00 minimum charge and \$120.00 maximum charge.	585 ▲
LIMITATION of LIABILITY	
Carrier's limitations of liability are subject to two primary parts of the 49 U.S.C. §13706 which deals with liability as to carrier freight charges; and 49 U.S.C. §14706 (c) (1) (A) and (B), (The Carmack Amendment), which is an amendment to the Interstate Commerce Act specifically covering a carrier's liability in connection with the bill of lading. The carrier has specific limitations on liability under common law which are outlined in the Bill of Lading Terms and Conditions contained herein.  Carrier liability for loss or damage to any shipment, or any part thereof, is, limited to the actual value of the articles(s) lost, damaged or destroyed or \$2.50 per pound (per pound per article(s) lost damaged or destroyed, whichever is less) on LTL shipments when rated using current class rates and Tariff. Exception rating, pallet rates, special commodity rates, and/or truckload rates shall have a maximum liability of \$0.50 per pound. Items of extraordinary value inadvertently accepted for shipment shall have a maximum liability of \$0.50 per pound. Carrier's maximum liability per occurrence shall not exceed \$100,000.00.  Liability for loss, damage or destruction to any shipment or part thereof which is considered "used", "reconditioned" or refurbished shall move at a released value not to exceed \$0.50 per pound. Failure of the shipper to provide an	600
accurate commodity of "other than new" shall not alter the application of this item.  Carrier does not provide or furnish excess declared value insurance or excess liability coverage and declaring request for same on the bill of lading shall have no effect to carrier.	
Corrected bills of lading or letters of authority to change or add valuation after delivery of the shipment shall not be accepted by carrier to determine liability.	
MARKING, TAGGING, SORTING or SEGREGATING FREIGHT	
Upon the instructions of the shipper or consignee, the carrier will alter the markings, tags or physical sorting of freight subject to an additional charge of <b>\$5.00</b> per 100 pounds, subject to a minimum charge of <b>\$100.00</b> .	620 <b>A</b>
MIXED SHIPMENTS	
Except as otherwise provided, when rates referencing this Tariff apply on two or more articles, such rates will apply on straight or mixed shipments of the articles named.	642
NOTIFICATION PRIOR TO DELIVERY / APPOINTMENT	
When a shipper's bill of lading requires Carrier to a) notify or make an appointment with consignee prior to delivery b) call ahead c) call consignee 24 in advance d) email for an appointment, or when a consignee requests/requires notification or an appointment prior to delivery, an additional charge of \$25.00 per shipment will apply and be billed to the party responsible for the charges on the bill.	655
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**ISSUED BY:** 

	ROY	MILLER FREIGHT LINES, LLC		
ISSUE	D: Nov. 20, 2020 Revision 3	Correction No. 38	EFFECTIVE: Nov. 20, 2020	
		SECTION 1		
		RULES		ITEM
		ON HAND FREIGHT		
with that cladin instruction days manical as a incuring the control of the contro	From time to time and for various reasons, freign or without notice. When freight is "on-hand" to of a warehouseman pursuant to the Uniform of as a warehouseman involve the use of ordinary properly. Carrier shall place the lading in pursuations from Debtor within twenty-four (24) has of Carrier's initial notification to Debtor, Carrier Carrier chooses. In the case of perishable rier deems appropriate. Debtor will be response a warehouseman. To the extent any sale or district as a warehouseman, Carrier shall remit the ructions, Carrier shall use any commercially retrier's costs and any additional transportation of	ne legal liability of Carrier is altered from Commercial Code. The procedures which any care to keep the lading in a safe or sublic storage, if available, unless Carrier burs. If disposition instructions are not giver may offer the lading for sale in any called lading, Carrier may dispose of the lading for storage costs and reasonable caposal revenues exceed the storage costs ablance to Debtor. If Debtor gives Carriasonable steps to abide with such instructions.	n that of a motor Carrier to ch Carrier agrees to and will suitable place or to store the receives contrary disposition iven by Debtor within ten (10) commercially reasonable ng at a time and in a manner costs Carrier incurs in acting sts and the costs Carrier rier timely disposition	675
		OVER LENGTH		
l				700
	following provisions shall apply to shipments		an aball ba subject to an	700 ▲
1.	Shipments containing articles at least <b>55 in</b> additional charge of \$50.00 per shipment.			_
2.	Shipments containing articles at least <b>96 in</b> additional charge of \$75.00 per shipment.	ches long but less than 144 inches lo	ong shall be subject to an	
3.	Shipments containing articles at least <b>twelv</b> subject to an additional charge of \$100.00 p		(20) feet long shall be	
4.	Shipments containing articles at least <b>twen</b> additional charge of \$200.00 per shipment.	ty (20) feet but less than 28 feet long	shall be subject to an	
5.	Shipments containing articles at least <b>28 fe</b> shipment.	et long shall be subject to an additional	charge of \$300.00 per	
6.	These charges shall be in addition to all oth responsible for the payment of the freight in		ected from the party	
§7.	When Over Length (Item 700), Cubic Capawill apply to a shipment, the item which pro-		usive Use (Item 550) can and	
	<u>PA</u> '	MENT of FREIGHT CHARGES		
the o Howe cons billing	Carrier does not employ property brokers or oth collection of freight charges. Carrier will invoice vever, the carrier reserves the right to bill and signee on collect shipments in the event full pang.  See Item 435 of this Tariff, Payment and Collect	ce the shipper's broker, bank or other accollect freight charges from the shipper ayment of freight charges is not received	gent for freight charges. on prepaid shipments or the d pursuant to third party	720
			o appoaoo.	
	PICKUP or DELIVERY	on SATURDAYS, SUNDAYS or LEGA	L HOLIDAYS	
1:	The provisions of this Item shall NOT be co on Saturdays, Sundays or Holidays.	nstrued as obligating the carrier to furni	sh pickup or delivery service	754 ▲
2:	Subject to the availability of equipment and Saturdays, Sundays or Holidays at an addit freight charges.			
3:	Charges must be either paid by the party re carrier's satisfaction before pickup or delive		ice or guaranteed to the	
4:	See Item 110 for definitions of Holidays and	provisions regarding accessorial charg	ges applicable on Holidays.	

**ISSUED BY:** 

age 14		LES TARIFF NO. 300		Page
		MILLER FREIGHT LINES, LLC		
SSUED: Jan. 1, 2024	Revision 3	Correction No.	56 EFFECTIVE: Jan. 1, 2024	
		SECTION 1		
		RULES		ITE
	<b>PICKUP or DEL</b>	IVERY - LIMITED ACCESS LO	<u>OCATIONS</u>	
		up or delivery service at location of the control o	ons listed in this item. These urred while performing a limited	755 §
locations with restri (also applies wl locations with secu locations with unpa	ding  iveries are made in an a ctions on size or type of the naccess to delivery are entry to area(s) where wed roads for entry ing (with or without dock ternment facility	delivery equipment that can be rea is restricted or unsafe due t e delivery will be made		
<u>PICK</u>	<u>UP OR DELIVERY — O</u>	THER THAN DURING REGUL	AR WORKING HOURS	
		at portion of the pickup of deliver or consignee requests such se	ery service performed outside of ervice.	750 <b>A</b>
			ay through Friday for an additional & holiday pickup or delivery service.	
NOTE: (a) The carrier is	not obligated to provide	such service.		
(b) Time shall be same termin	=	e of departure from carrier's ter	minal until the time of return to the	

**ISSUED BY:** 

	<u> </u>		LER FREIGHT LINES, LLC		Page
SSUED	): Jan. 1, 2024	Revision 4	Correction No. 57	EFFECTIVE: Jan. 1, 2024	
			SECTION 1		
			RULES		ITE
	<u>P</u>	ROHIBITED or RESTRICT	FED ARTICLES, ARTICLES NOT	ACCEPTED	
Unles	ss otherwise provided,	the following property will n	ot be accepted for shipment:		78
A:	letters or packets of le metals or articles mar	etters, precious stones, or a	s or valuable papers of any kind, joint articles of peculiarly inherent or extended laborates articles come into the possion of be assumed.	raordinary value; precious	
B:			in the judgment of the carrier, is li- by will not be accepted for shipmen		
C:	Livestock and househ	old pets will NOT be accep	oted for transportation.		
D:	Household Goods or	Personal Effects			
of the	eir nature, shall be liable	e for and indemnify the carr	ese goods, without previous full w rier against all loss or damage cau ense. Explosives or dangerous g	ised by such goods. Such	
		<u>P</u> F	ROOF of DELIVERY		
	of Delivery per shippe		pper per month without charge. Enpanied by a Prepayment of <b>\$10.0</b>		78
		PROTEC	TION from HEAT or COLD		
acce	oted and accorded sucl	h protection ONLY when the ich clearly indicate that suc	nable nature requiring protection from the shipper or payer of freight charges by protection will be provided. The	es and the carrier have carrier accepts NO	8

**ISSUED BY:** 

		ROY MI	LLER FREIGHT LINES, LLC		
SUED:	Jan. 1, 2024	Revision 3	Correction No. 58	EFFECTIVE: Jan. 1, 2024	
	•		SECTION 1	,	
			RULES		ITI
			RATE ESTIMATES		
(A)		hed tariff provision(s) as	stimate and reference number eithe applicable to those facts concernin		82
(B)			as a convenience to the shipping pu ges which is not binding either on th		
(C)	in effect at the time	e of shipment, as applical	ill be assessed on the basis of publi ble to the weight, commodity(s) ship perewith. Rate estimates are valid for	pped and transportation and	
		RECON	ISIGNMENT OR DIVERSION		
	onsignment or diversion pment destination.	on is defined as being a c	change in the name or address of th	e consignee or a change in	8
the shi	pment destination. Requests for reconsigi	nment must be made or o	change in the name or address of the carrier rooso. Conditional or qualified reque	must be satisfied that the	8
the ship  A. F  B.	pment destination.  Requests for reconsignority making the requence  Transportation charges	nment must be made or dest has the authority to do	confirmed in writing and the carrier i	must be satisfied that the sts will not be accepted.	8
A. F. B. T. t. C. T.	pment destination. Requests for reconsignority making the requestransportation charges through the normal routernsportation charges from reconsignment po	nment must be made or dest has the authority to do so shall be computed from the movement. Requests for reconsignment shall	confirmed in writing and the carrier is so. Conditional or qualified requent the original origin to final destinations for diversion must be made prior to consist of original freight charges and further movement of a shipment	must be satisfied that the sts will not be accepted. on, when the diversion point is attempted delivery.	8
A. F. B. T. t. C. f.	pment destination.  Requests for reconsign party making the requestransportation charges through the normal routeransportation charges from reconsignment potattempted shall be consigned.	nment must be made or dest has the authority to do s shall be computed from the movement. Requests for reconsignment shall bint to final destination. Assidered a reconsignment	confirmed in writing and the carrier is so. Conditional or qualified requent the original origin to final destinations for diversion must be made prior to consist of original freight charges and further movement of a shipment	must be satisfied that the sts will not be accepted. on, when the diversion point is attempted delivery.	8
A. F B. T C. T f D. //	pment destination. Requests for reconsignority making the requestransportation charges through the normal routeransportation charges from reconsignment potattempted shall be contacted additional charge of	nment must be made or dest has the authority to do s shall be computed from the movement. Requests for reconsignment shall bint to final destination. Assidered a reconsignment	confirmed in writing and the carrier is one so. Conditional or qualified requent the original origin to final destinations for diversion must be made prior to a consist of original freight charges a character movement of a shipment to the consignment.	must be satisfied that the sts will not be accepted. on, when the diversion point is attempted delivery.	8
A. F. B. T. C. T. f. G. D.	pment destination. Requests for reconsignority making the requestransportation charges through the normal routeransportation charges from reconsignment potattempted shall be contacted additional charge of	nment must be made or dest has the authority to do s shall be computed from the movement. Requests for reconsignment shall bint to final destination. Assidered a reconsignment of \$ 50.00 shall be assess	confirmed in writing and the carrier is one so. Conditional or qualified requent the original origin to final destinations for diversion must be made prior to a consist of original freight charges a character movement of a shipment to the consignment.	must be satisfied that the sts will not be accepted. on, when the diversion point is attempted delivery.	8
A. F.B. T.C. T.F.C. T.F.C. Whe	pment destination. Requests for reconsignarty making the requestransportation charges through the normal routeransportation charges from reconsignment potential tempted shall be contained and additional charge of the contained and the contained a	nment must be made or dest has the authority to do so shall be computed from the movement. Requests for reconsignment shall bint to final destination. Assidered a reconsignment of \$50.00 shall be assess not portions, may be recorded for delivery and, thro	confirmed in writing and the carrier is one so. Conditional or qualified requent the original origin to final destinations for diversion must be made prior to a consist of original freight charges at Any further movement of a shipment to the consigned or diverted.	must be satisfied that the sts will not be accepted. on, when the diversion point is attempted delivery. and additional freight charges where delivery has been	8

**ISSUED BY:** 

ROY MILLER FREIGHT LINES, LLC	age i
ISSUED: Jan. 1, 2024 Revision 3 Correction No. 59 EFFECTIVE: Jan. 1, 2024	
SECTION 1	
RULES	ITEN
REFERENCES to OTHER PUBLICATIONS, ITEMS, PAGES, ETC.	
Where reference is made in the carrier's Tariffs to an Item, Note or Page or Another Tariff, such reference will also embrace any revisions or successive issues of such Item, Note, Page or Tariff.	870
When reference is made in a given Item to an Example, Exception, Note, or Other Tariff Feature, without specifying within what Item and Tariff the Note is to be found, the Tariff Feature will be found within the confines of that Item. If, however, two or more Items share a Common Tariff Feature, that Tariff Feature may be provided at the end of the body of the Page on which the reference is made.	
RESIDENTIAL LIFTGATE	
For use of liftgate at a residential address, Carrier will charge \$ 6.50 per cwt., subject to a \$ 50.00 Minimum Charge and \$ 450.00 Maximum Charge.	875
RESIDENTIAL PICK-UP or DELIVERY	
For Residential Pick-up or Delivery service, Carrier will charge \$ 6.50 per cwt., subject to a \$ 50.00 Minimum Charge and \$ 525.00 Maximum Charge.	880
<u>REWEIGHNG</u>	
Rates referencing this Tariff do NOT include the cost of reweighing shipments. Such reweighing charges will be advanced by Carrier and listed as a separate item at carrier <b>cost plus \$20.00</b> on the freight bill.	882
SHIPPER'S LOAD and COUNT - SL&C	
When containers or trailers are loaded by shipper and sealed, carrier will accept same as "Shipper's Load And Count" and the receipt shall be so marked. The shipper will be responsible for damages resulting from improper loading, packaging, or mixing of articles in containers or vans and for any subsequent discrepancy in count. Shipper will be responsible for damage to the interior of the container or van resulting from improper loading, bracing or packaging. All claims for such damage to the interior of the container are the responsibility of the shipper or consignee.	884
When shipments are tendered to the carrier in sealed form, such as on shrink wrapped pallets, on papered or shrouded pallets, in banded cartons or bundles, or with similar preparation, the carrier will sign for ONLY the number of pallets, bundles or other such Macro-Units tendered, hereafter defined as "Macro-Units". The carrier will NOT be liable for loss or miscount of component units that comprise the Macro-Units for which the carrier has signed. When shipments are so tendered, it shall be the shipper's responsibility to sufficiently secure components for safe coherent transport. Delivery of the requisite number of Macro-Units shall be considered proper fulfillment of the carrier's obligations and so limit the carrier's liability for the shipment transported.	
SPECIAL CHARGES - BRIDGE AND FERRY CHARGES, TOLLS	
Rates referencing this Tariff do NOT include bridge, road and turnpike tolls, NOR ferry and tunnel charges. Such tolls and charges will be advanced by the carrier and listed as a separate item at <b>carrier cost plus 25%</b> on the freight bill. (Also see Item 300)	890 <b>A</b>
<u>STORAGE</u>	
Carrier will store freight at \$ 5.00 per cwt per 24 hrs., subject to a Minimum Charge of \$ 25.00 per day. Storage	905

**ISSUED BY:** 

ROY MILLER FREIGHT LINES, LLC	age
SSUED: Jan. 1, 2024 Revision 1 Correction No. 60 EFFECTIVE: Jan. 1, 2024	
SECTION 1	
RULES	ITEN
SUMMARY INVOICES	
At the carrier's discretion, rates and charges incurred by any one shipper or consignee for a period of not more than one week may be billed on one summary invoice. Summary invoices will be accompanied by copies of all supporting bills of lading with each bill of lading marked to indicate charges incurred.	910
VEHICLES FURNISHED, BUT NOT USED	
When shipper or beneficial owner requests equipment but does not utilize said equipment within 24 hours of arrival, carrier shall assess a flat charge of \$ 200.00 per piece of equipment requested.	985
WASTE TIRE SHIPMENTS	
Carrier will assess a <b>\$ 10.00</b> fee on any shipment of waste, scrap, used or adjustment tires due to special manifestation requirements by the California Department of Resources Recycling and Recovery.	988
DIMENSIONAL WEIGHT, COMPUTATION of	
Except as otherwise provided, when carrier's rates or charges (except minimum charges per shipment) provided are stated to be assessed on the basis of <b>Cubic Dimensional Weight – CDW</b> , the cubic dimensional weight of a shipment will apply ONLY if the combined cubic dimensional weight of each part of a shipment exceeds the total actual weight of the entire shipment.	990
A: The cubic displacement of a shipment will be determined by measurement of each part of the shipment. Pieces of a shipment which, if combined, would result in a smaller cubic displacement, will be considered as one part ONLY if firmly fastened together and shipped as one unit. Cubic measurements will be based on the greatest dimensions (height, width, and length) of each part of a shipment.	
B: Cubic dimensional weight will be derived from the cubic measurement of shipments or parts thereof on the basis of:	
Length (in inches) X Width (in Inches) X Height (in inches)	
WEIGHTS - GROSS WEIGHTS USED	
Unless otherwise provided, rates and charges shall be computed on the gross weight of the shipment, including all packing and packaging materials, at point of origin.	991 <b>A</b>
When the carrier is asked to secure a certified public scale weight for any shipment or vehicle(s), the carrier will bill for this service at cost (if any) plus \$75.00.	
WEIGHTS - MINIMUM LINEAL FOOT REQUIREMENTS	
Rates referencing this Tariff are subject to a minimum weight of <b>714</b> pounds per lineal foot or fraction thereof of trailer space occupied.	992
WEIGHT in the CALCULATION of PALLET RATES	
In the absence of a stated maximum weight per pallet in individual contracts of agreements, the maximum weight shall be two thousand (2,000) pounds per pallet. Weight in excess of the aforementioned shall be charged for on the basis of one pallet for each maximum weight unit or fraction thereof.	993 <b>A</b>
When the carrier is asked to secure a certified public scale weight for any shipment or vehicle(s), the carrier will bill for this service at cost (if any) plus \$75.00.	

**ISSUED BY:** 

- uge 10						
ROY MILLER FREIGHT LINES, LLC						
ISSUED: Jan. 1, 2024	Revision 1	Correction No. 61	EFFECTIVE: Jan. 1, 2024			
		SECTION 1				
		RULES		ITEM		

### **ZIP CODE SURCHARGES**

In <u>addition</u> to all other applicable rates and accessorial charges involved with a shipment, shipments to or from points in the following table(s) will incur the Surcharge listed for each zip code. This item is subject to change at any time. These additional charges may be reflected on invoices as an agent fee, coastal surcharge or remote point surcharge or beyond charge.

995 §

CITY	ZIP CODE	CHARGE	CITY	ZIP CODE	CHARGE
Adelanto	92301	\$100.00	Redding	96001	\$100.00
Apple Valley	92307	\$100.00	Redding	96002	\$100.00
Apple Valley	92308	\$100.00	Redding	96003	\$100.00
Barstow	92311	\$100.00	Redding	96005	\$100.00
Barstow	92312	\$100.00	Redding	96049	\$100.00
Biola	93606	\$100.00	Redding	96099	\$100.00
Brawley	92227	\$100.00	Twenty Nine Palms	92277	\$100.00
Calexico	92231	\$100.00	Twenty Nine Palms	92278	\$100.00
Castaic	91310	\$100.00	Valley Center	92082	\$100.00
El Centro	92243	\$100.00	Victorville	92392	\$100.00
El Centro	92244	\$100.00	Victorville	92393	\$100.00
Hinkley	92347	\$100.00			
Holtville	92250	\$100.00			
Imperial	92251	\$100.00			
Malibu	90263	\$100.00			
Malibu	90264	\$100.00			
Malibu	90265	\$100.00			
Niland	92257	\$100.00			
Ocotillo	92259	\$100.00			
Phelan	92329	\$100.00			
Phelan	92371	\$100.00			
Piru	93040	\$100.00			
Proberta	96078	\$100.00			
Red Bluff	96080	\$100.00	7		

For explanation of abbreviations and reference marks not explained on this page, see last page.

**ISSUED BY:** 

Roy Miller Freight Lines, LLC 3165 E. Coronado St. Anaheim, CA 92806

KC

ROY MILLER FREIGHT LINES, LLC				
ISSUED: Jan. 1, 2024	Original Page	Correction No. 62	EFFECTIVE: Jan. 1, 2024	
SECTION 2				ITEM
	BI	LLS of LADING		2100

#### **BILL of LADING CONTRACT TERMS and CONDITIONS:**

- Sec. 1. (a) The carrier or the party in possession of any of the property described in the carrier's bill of lading shall be liable as at common law for any loss or damage thereto, except as hereinafter provided.
- (b) No carrier shall be liable for any loss of or damage to a shipment or for any delay caused by an Act of God, the public enemy, the authority of law or the act or default of the shipper. Except in the case of negligence of the carrier or party in possession, the carrier or the party in possession shall not be liable for loss, damage or delay which results: when the property is stopped and held in transit upon request of the shipper, owner or party entitled to make such request; or from faulty or impassable highway, or by lack of capacity of any highway, bridge or ferry, or from a defect or vice in the property, or from riots or strikes. The burden to prove freedom from negligence is on the carrier or the party in possession.
- **Sec. 2**. Unless arranged or agreed upon in writing, prior to shipment, the carrier is not bound to transport a shipment by a particular or in time for any particular market, but is responsible to transport with **reasonable dispatch**. In the case of physical necessity, the carrier may forward a shipment via another carrier.
- Sec. 3. (a) As a condition precedent to recovery, claims must be filed in writing with the carrier as provided herein.
- (b) Claims for loss or damage must by filed within **nine months** after the delivery of the property (or, in the case of export traffic, within nine months after delivery at the port of export), except that claims for failure to make delivery must be filed within nine months after a reasonable time for delivery has elapsed.
- (c) Suits for loss, damage, injury or delay shall be instituted against any carrier no later than **two years and one day** from the day when written notice is given by the carrier to the claimant that the carrier has disallowed the claim or any part or parts of the claim specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, no carrier shall be liable, and such claims will not be paid.
- (d) Any carrier or party liable for loss or damage to any of said property shall have the full benefit of any insurance that may have been affected, upon or on account of said property, so far as this shall not void the policies or contracts of insurance, PROVIDED, that the carrier receiving the benefit of such insurance will reimburse the claimant for the premium paid on the insurance policy or contract.
- Sec. 4. (a) If the consignee refuses the shipment tendered for delivery by the carrier or if the carrier is unable to deliver the shipment because of fault or mistake of the shipper or consignee, the carrier's liability shall then become that of a warehouseman. The carrier shall promptly attempt to provide notice, by telephonic or electronic communication as provided on the face of the bill of lading, if so indicated, to the shipper or the party, if any, designated to receive notice on this bill of lading. Storage charges, based on the carrier's provisions in effect, shall start no sooner than the **next business day** following the attempted notification. Storage may be, at the carrier's option, in any location that provides reasonable protection against loss or damage. The carrier may place the shipment in public storage at the owner's expense and without liability to the carrier.
- (b) If the carrier does not receive disposition instructions within **48 hours** of the time of the carrier's attempted first notification, the carrier will attempt to issue a second and final confirmed notification. Such notice shall advise that if the carrier does not receive disposition instructions within **10 days** of that notification, the carrier may offer the shipment for sale at a public auction and the carrier has the right to offer the shipment for sale. The amount of sale will be applied to the carrier's invoice for transportation and other lawful charges. The owner will be responsible for the balance of charges not covered by the sale of goods. If there is a balance remaining after all charges and expenses are paid, such a balance will be paid to the owner of the property sold hereunder, upon claim and proof of ownership.
- (c) Where the carrier has attempted to follow the procedures set forth in subsections 4(a) and (b) above and the procedure provided in this section is not possible, nothing in this section shall be construed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorized by law. When perishable goods cannot be delivered and disposition is not given within a reasonable time, the carrier may dispose of property to the best advantage.
- (d) Where the carrier is directed by the consignee or shipper to unload or delivery property at a particular location where the shipper, consignee, or the agent of either, is not regularly located, the risk after unloading or delivery shall not be that of the carrier.

For explanation of abbreviations and reference marks not explained on this page, see last page.

**ISSUED BY:** 

ROY MILLER FREIGHT LINES, LLC				
ISSUED: Jan. 1, 2024	Original Page	Correction No. 63	EFFECTIVE: Jan. 1, 2024	
SECTION 2			ITEM	
	BI	LLS of LADING		2100

#### BILL of LADING CONTRACT TERMS and CONDITIONS: - Concluded

- Sec 5. (a) In all cases not prohibited by law, where a lower value than the actual value of the said property has been stated in writing by the shipper or has been agreed upon in writing as the released value of the property on which the rate is based, such lower value plus freight charges if paid shall be the maximum recoverable amount for loss or damage, whether or not such loss or damage occurs from negligence.
- (b) No carrier hereunder will carry or be liable in any way for any documents, coin, money, or for any articles of extraordinary value not specifically rated unless a special agreement to do so and a stipulated value of the articles are endorsed on the bill of lading.
- **Sec. 6.** Every party, whether principal or agent, who ships explosives or dangerous goods, without previous full written disclosure to the carrier of their nature, shall be liable for and indemnify the carrier against all loss or damage caused by such goods. Such goods may be warehoused at the owner's risk and expense or destroyed without compensation.
- **Sec. 7**. (a) The shipper or the consignee shall be liable for the freight and other lawful charges accruing on the shipment, as billed or corrected, except that collect shipments may move without recourse to the shipper when the shipper so stipulates by signature or endorsement in the space provided on the face of the bill of lading. Nevertheless, the shipper shall remain liable for transportation charges where there has been an erroneous determination of the freight charges assessed, based upon incomplete or incorrect information provided by the shipper.
- (b) Notwithstanding the provisions of subsection (a) above, the consignee's liability for payment of additional charges that may be found to be due upon delivery shall be specified by 49 U.S.C. §13706, except that the consignee need not provide the specified written notice to the delivering carrier if the consignee is a for—hire carrier.
- (c) Nothing in this bill of lading shall limit the right of the carrier to require the payment or guarantee of the charges at the time of shipment prior to delivery. If the description of articles or other information on the carrier's bill of lading is found to be incorrect or incomplete, the freight charges must be paid on the articles actually shipped.
- Sec. 8. If the carrier's bill of lading is issued on the order of the shipper or his agent, in exchange or in substitution for another bill of lading, the shipper's signature on the prior bill of lading or in connection with the prior bill of lading as to the statement of value or otherwise, or as to the election of common law or bill of lading liability shall be considered a part of the carrier's bill of lading as fully as if the same were written on or made in connection with the carrier's bill of lading.
- **Sec. 9**. If all or any part of said property is carried by water over any part of said route, such water carrier shall be performed subject to the terms and provisions and limitations of liability specified by the "Carriage of Goods by Sea Act" and any other pertinent laws applicable to water carriers.

For explanation of abbreviations and reference marks not explained on this page, see last page.

**ISSUED BY:** 

ROY MILLER FREIGHT LINES, LLC				
ISSUED: ☑ Original Page	Correction No. 0 EFFECTIVE: ☒			
SECT	TION 3			
EXPLANATION OF ABBRE	/IATIONS USED IN TARIFFS			
AKAAlso Known As	LBSPounds			
Bbl(s) Barrel(s)	LCLLess Than Container Load			
C Hundred Pounds	LTLLess Than Truck Load			
CDW Cubic Dimensional Weight or Dimensional Weight	MThousand Pounds			
Chg(s)Charge(s)	MAXMaximum			
C.O.DCollect on Delivery	MINMinimum			
ConcConcluded	NMFCNational Motor Freight Classification			
ContContinued	NOINot Otherwise Indicated in This Tariff			
CWT Cents per Hundred-Weight / Cents per 100 Pounds	NOSNot Otherwise Specified in This Tariff			
F.C.C.O.DFreight Charges Collect on Delivery	PODProof of Delivery			
FFFolded Flat	REV Revision			
FPOFleet (Naval) Post Office	RS or LOther Articles Rated Same or Lower			
GrGroup	SCACStandard Carrier Alpha Code			
InclInclusive	SL&CShipper's Load and Count			
KDKnocked Down	TLTruckload			
KDFKnocked Down Flat	VizNamely			
	VolVolume			
	WTWeight			
	MINMinimum			
EXPLANATION OF REFERENCE MARKS USED IN TARIFFS				
♦ Reduction	▲ Denotes changes in wording which result in			
◆ Increase	neither increases nor reductions in charges No Increase			
§Addition	Page without substantive change.			
<less th="" than<=""><th>&gt; Greater Than</th></less>	> Greater Than			
<= Less Than or Equal to	>=Greater Than or Equal to			
Less Man of Equal to	Orodioi man or Equal to			

ISSUED BY:

ROY MILLER FREIGHT LINES, LLC
ISSUED: Jan. 1, 2024 Revision 6 Correction No. 64 EFFECTIVE: Jan. 1, 2024

**□ SUMMARY TABLE** 

Refer to Items Specified for Provisions in Effect Governing Each of the Services Listed.

SERVICE	CHARGE	MINIMUM CHARGE	ITEM
Absorption of Port, Rail Head and Advancing Charges	Cost plus 25 %	Cost plus 25 %	▲300
California Compliance Surcharge	\$ 10.49 per shipment	\$ 10.49	▲395
C.O.D. (Collect on Delivery)	3.5 % of collection	\$ 35.50	430
Chassis, Obtaining of	\$ 100.00 per chassis	\$ 100.00	406
Conventions/Exhibition Centers	\$ 300.00 per shipment	\$ 300.00	§455
Customs Bond Shipments	\$ 80.00 per shipment	\$ 80.00	460
Detention or Delay – TRUCKLOAD (≥10,000 lbs.)	\$ 25.00 / 1/4 hour after free time	\$ 25.00	500
Detention or Delay – LTL (<10,000 lbs.)	\$ 50.00 / ½ hour after free time \$ 25.00 / ¼ hour thereafter	\$50.00	<b>▲</b> 505
Detention Without Power Units	\$ 100.00 / 24 hrs after 24 hrs	\$ 100.00	510
Hazardous Materials	\$ 25.00 per shipment	\$ 25.00	§560
Inside Delivery	\$ 6.50 per 100 lbs.	\$ 75.00 Min. Chg. \$ 500.00 Max. Chg.	§573
Liftgate Service	\$ 2.00 per 100 lbs.	\$ 50.00	<b>▲</b> 585
Limitation of Liability	\$ 2.50 per pound. Must see item	for details.	§600
Marking, Tagging, Sorting of Freight	\$ 5.00 per 100 pounds	\$100.00	<b>▲</b> 620
Notification Prior to Delivery / Appointment	\$ 25.00 per shipment	\$ 25.00	655
Pickup or Delivery on Saturdays, Sundays, Holidays	\$ 450.00 per P/U or Delivery	( Also See Item 110 )	754
Pickup or Delivery – Limited Access Locations	\$ 35.00 per P/U or Delivery	\$ 35.00	§755
Pickup or Delivery Other Than Regular Working Hours	\$ 200.00 per hour	\$ 200.00	<b>▲756</b>
Proof of Delivery after 1 free POD / shipper / month	\$ 10.00 per Proof of Delivery	\$ 10.00	784
Reconsignment or Diversion	\$ 50.00	\$ 50.00	840
Residential Delivery	\$ 6.50 per 100 lbs.	\$ 50.00 Min. Chg. \$ 525.00 Max. Chg.	§880
Reweighing	\$ Cost plus \$20.00	Cost plus \$ 20.00	▲882
Special Services	Cost plus 25%	Must see Item	▲890
Weighing, (Also See Items 991 and 992)	Cost plus \$ 75.00 per weighing	Cost plus \$ 75.00	▲993

This Speed Page does NOT contain all charges, NOR does it replace the Tariff it represents.

ISSUED BY: