Original Title Page Correction No. 0

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: November 1, 2011 EFFECTIVE: November 1, 2011

RULES TARIFF No. 300
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CORVEIGHT 2024 BITD
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Anaheim, CA 92817 — INDEX —

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

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ROY MILLER FREIGHT LINES, LLC

ISSUED: Nov. 1, 2021 Revision 6

Correction No. 43

EFFECTIVE: Nov. 1, 2021

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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	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:

105 ▲

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 th	ne surcharge ow:	When the fuel price is at least	then apply the	
	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	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: http://tonto.eia.doe.gov/oog/info/wohdp/diesel.asp

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

ISSUED BY:

	ROY MILLE	R FREIGHT LINES, LLC			
ISSUED	D: ☑ Original Page	Correction No. 0 EFFECTIVE:			
		SECTION 1			
		RULES	ITEM		
	<u>1</u>	<u>DEFINITIONS</u>			
(1)	The term "Delivery", as used herein, means the ser unloading area directly accessible to trucks at cons	vice of the carrier in delivering freight to dock, platform or ignee's designated point of delivery.	110		
(2)		ce of carrier in calling for and collecting freight at dock, consignor's residence, warehouse, factory, store or similar			
(3)	The term "Place" means a particular street address business or residence, construction camp or the lik	or other designation of a factory, storage site, place of e, at a point.			
(4)	The term "Point" means a particular city, town or vil	lage which is treated as a unit for the application of rates.			
(5)	The term "Regular Working Day" shall mean any ei more than 1 hour, and NOT requiring overtime or he	ght hour working period broken by not less than $rac{1}{2}$ hour, nor oliday pay.			
(6)	The term "Shipment", as used herein, means a lot one place, at one time, for delivery to one consigne	of freight received from one shipper, on one Bill of Lading, at e at one destination.			
(7)	The term "Ton", as used herein, means a ton of 2,0	00 pounds, except where otherwise specifically provided.			
(8)	The term "Legal Holiday" as used herein is defined	as:			
Q	New Years Day - Jan. 1	Thanksgiving Day - The 4 th Thurs. in Nov.			
Pr	esidents' Day - The 3 rd Mon. in Feb.	Day after Thanksgiving Day			
Me	emorial Day - The last Mon. in May	Christmas Eve - Dec. 24			
	Independence Day - July 4	☐ Christmas Day − Dec. 25			
La	bor Day – The 1 st Mon. in Sept.				
	☐ When a holiday referring hereto falls on a Sunda	ay, the following Monday will be treated as the holiday.			
	Accessorial services performed on holidays are at 150% of the charges named herein. Also see Item 754 of this Tariff for provisions governing pickups on Saturdays, Sundays or Holidays.				

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	SECTION 1	
	RULES	ITEN
	APPLICATION of TARIFF	
	ne rates and provisions referencing this Tariff, or as amended, are limited in their application on Interstate or ign Commerce and Intrastate Commerce to the extent of the Carrier's operating authority.	150
1 010		_
	APPLICATION of RATES, GENERAL	
Exce	pt 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	
Th	ne carrier will not absorb Port or Rail Head or Yard charges of any sort or other accessorial charges or labor	30
	s. When not addressed elsewhere in this publication, 110% of any such charges incurred will be assessed the of the freight charges, provided the requested or required services or extra labor is available. Such charges	
	de but are not limited to:	
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.	

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	ROY MILLER FREIGHT LINES, LLC	
ISSUED: Nov. 1,	·	
	SECTION 1	
	RULES	ITEM
	BILL of LADING, GENERAL	
This Rules Tari Claims, Overch process and tin governing publi	fariff 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 larges, Undercharges and related matters. Refer exclusively to this Rules Tariff to determine the ne 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
bill of lading as to the carrier. \ carrier's driver deliver. It is NO	wise agreed to in writing, Contract Terms and Conditions shall be those as indicated in the carrier's governed by the carrier's Rules Tariff and Contracts in effect on the date the shipment was tendered Where a bill of lading other than the carrier's bill of lading, issued by the shipper, is signed for by the or other 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 tute 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 ppers 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 the carrier issuing this bill of lading, shall be without effect, and the bill of lading shall be enforceable original tenor.	
Please also	see Section 2 of this Rules Tariff, "Bill of Lading Contract Terms and Conditions".	
	CANCELING ORIGINAL and REVISED PAGES, METHOD of	
	ariff or Tariffs governed by this Tariff are amended by revised pages, the cancellation of prior pages by 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 th Revised Page 2" will have the effect of canceling 3 rd Revised Page 2 and also 2 nd 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 minimur	n weight specified applies in connection with each vehicle used to transport the shipment.	390
the applicable i	of the shipment which can be loaded into a vehicle will be charged for at the actual weight loaded, or minimum weight. The remaining portion of the shipment which cannot be loaded into said vehicle will as a separate shipment.	
	CALIFORNIA COMPLIANCE SURCHARGE	
California to red shall be exemp pricing docume	v. 1, 2021, an \$8.49 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 t from these charges regardless of previously published contract terms and conditions or any other int. The surcharge will be assessed per bill of lading tendered. Multiple bills of lading, from one and on the same date, will be charged per bill of lading.	395 ▲
		•
Fo	explanation of abbreviations and reference marks not explained on this page, see last page.	
	ISSUED BY:	

ISSUED BY: Danny Miller, Managing Partner P.O. Box 18419

P.O. Box 18419 Anaheim, CA 92817

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SSUE	<u> </u>	
	SECTION 1	LITER
	RULES	ITEN
	CHASSIS - OBTAINING of	
unit, appl	tien carrier is requested to obtain a chassis or a container unit at a place other than the location of the containe a charge of \$100.00 will be assessed for each such chassis obtained. Such charge will be in addition to all other able charges and will be assessed against the consignor. The provisions of this Item do NOT obligate the reproduction to obtain chassis, if such chassis are not available.	
	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:	n, 407
1:	Such claims 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 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 i received condition for inspection by the carrier. Packaging which is insufficient to protect goods from the normal rigors of transportation will invalidate damage claims.	n
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 18 months from the date when writte 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.	n
5:	Suits for undercharges shall be instituted against the shipper, consignee, or payer of the freight charges no later than 18 months 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.	е
6:	Suits for loss, damage, injury or delay shall be instituted against any carrier no later than two years and one day 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 suit are not instituted thereon in accordance with the foregoing provisions, the carrier shall NOT be liable, and suclaims 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 principle place of business.	
8:	All disputes shall be initiated and settled with respect to venue within the County containing the carrier's principle place of business.	
	s Tariff is an integral part of the Bill of Lading Contract and of all contractual relationships of the carrier. Also to Section 2 of this Tariff for additional Terms and Conditions specifically governing the Bill of Lading.	

		ROY MILLER FREIGHT LINES, LLC	
ISSUED	: Apr.	27, 2016 Revision 1 Correction No. 23 EFFECTIVE: Apr. 27, 2016	
		SECTION 1	
			ITEM
		C. O. D. SHIPMENTS	
1:	collect	t on Delivery "COD" shipments will be accepted subject to a charge of 3.5% of the COD amount ed, subject to a minimum charge of \$35.50 per freight bill. Charges for collecting and remitting COD ints will be assessed the party paying the freight charges.	430
2:	at leas	tters "C.O.D." must be stamped, typed or written on all bills of lading and shipping orders in RED letters st 1 inch in height and ¼ inch thickness of stroke . Carrier shall NOT be required to collect C.O.D. ses should such markings be omitted. Omission of markings prescribed herein or in the above paragraph to the carrier from any and all obligations regarding C.O.D. collection.	
3:	the ord checks transm	s the phrase "CASH ONLY" appears in RED letters at least 1 inch in height and ¼ inch thickness of on all bills of lading and shipping orders, the carrier will accept checks or drafts from the consignee to der of the shipper in payment of C.O.D.'s. Carrier will accept NO responsibility for the validity of such so or drafts and they shall be accepted at the risk of the shipper. Such checks and drafts will be nitted to the shipper together with the carrier's own check for amounts collected in cash.	
4:	must b additio	sing, decreasing or canceling the COD amount may be subject to a \$25.00 fee per shipment. Requests be in writing from the party authorized to make such changes with acknowledgement and guarantee of onal charge.	
5:	otherw	es for collecting and remitting COD amounts will be billed to the party paying the freight charges unless vise specified as prepaid to the debtor or collect to the consignee.	
6:	The Co	OD amount as well as any collect freight charges must be collected at time of delivery without exception.	
		COLLECTION & PAYMENT of CHARGES	
1:	carrier	t as otherwise provided, the carrier requires payment for all rates and charges to be received by the within 15 days from the date on the carrier's invoice. An account will be considered delinquent if ent has not been received within 30 days from the date on the carrier's invoice.	435 ▲
2:		ecks written to the carrier that are not honored by the carrier's bank will be subject to an additional charge .00 per check so rejected.	
3:	reserve collect Shippe through have to	earrier will invoice the shipper's broker, bank or other agent for freight charges. However, the carrier es the right to bill and collect freight charges from the shipper on prepaid shipments or the consignee on shipments in the event full payment of freight charges is not received pursuant to third party billing. Ear/Consignor agrees that it assumes the risk of nonpayment of freight charges for shipments handles h freight brokers or third party logistics companies, including the risk that the Shipper/Consignor may o pay the freight charges twice in the event the broker/third party logistics company fails to pay Roy Miller t Lines LLC.	
4:	to colle and ad institu recove	ayment or disputed payment is made short of the billed amount and the carrier is required to incur costs ect past due charges, the carrier shall be entitled to recover its collection costs, including its attorney fees dministrative costs, in addition to the charges owing and regardless of whether legal proceedings are Ited. If legal proceedings are instituted to collect past due charges, the carrier shall be entitled to er, in addition to the past due charges, its collection costs, including but not limited to, its attorney fees, costs and administrative fees.	
5:	This shapply t	hall be applied ONLY to the non-payment of original, separate, or independent freight bills and shall NOT to aggregate "Balance-Due" claims sought for collection on past shipments by a Bankruptcy Trustee, or her person or agent.	
6:		per who is delinquent in paying the freight charges will accrue the following service charges on each uent freight bill:	
		A late payment service charge of 10% will be applied to each freight bill, subject to a minimum service charge of \$20.00 .	
	\ I i	Shipper will have a) up to 15 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 20 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.	
		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).	_

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			RULES		ITE
		COLLECTION	& PAYMENT of CHARGES (conc	<u>l.)</u>	
7.	accessorial and other of previously delivered by in its possession and some the Debtor being responsible that of a warely Freight and request all notice, Carrier may sel	charges(including charge Carrier (per California subject to its lien to "On character on the charge chousemen (per item 675 amounts owed. If Debi If On Hand Freight in an the following priority: (1	or the total amount owed the Carrie pes assessed by virtue of Item 435 (Civil Code Section 3051.5). Carrier Hand Freight". On Hand Freight mages. Carrier's liability for the loss or 5). Carrier shall notify the Debtor of tor has not made full payment within y commercially reasonable manner) to costs related to the sale; (2) stopes	6)) accrued on freight r may convert any such freight ay be placed in storage, with damage for On Hand Freight the conversion to On Hand n ten (10) days of the second it chooses, and apply the	433 con
		COLON	I, EXPLANATION and USE of		
	hroughout the carrier's T e effect as if such phrase		sed in place of the terms "Viz." and	"Namely". The Colon has the	450
		CONVENT	TIONS / EXHIBITION CENTERS		
S	hipments to Conventions	, Tradeshows, or Exhibi	ition Centers will incur an additional	charge of \$ 125.00 .	45
		CUBIC	C CAPACITY AND DENSITY		
(A) (B) (C) (D) (E) (F) (G) (H) §(I)	rated not lower than ac Provisions of this item of Provisions of this item of Multiple shipments from and rated as one shipment A vertical dimension of or which cannot be top A horizontal dimension not fit within the width of Shipments containing patandard 48 inch long to will be required by Carr Fuel Surcharge and all collected from the party When OVER LENGTH	by 750 cubic feet or greatual class 150 less any papply in lieu of any negowill not apply on shipment the same Shipper on the same shipper of the space. The same shipper of the same ship	ater and have a density of 6 pounds negotiated discounts. otiated FAK's, unless FAK is establisents where actual class applied on the same day going to the same corpether qualify. calculate cube for units that cannot	shed at a higher class than 150. The bill is higher than class 150. The bill is higher than the total consolidated at the total consolidated with like freight that the bill is higher than than the bill is higher than than the bill is higher than the bill is higher than than the bill is higher than	45 ▲
1: 2:	of \$80.00 per shipmen When the carrier is rec	ng under rates governed t will be assessed. quired to make delivery o	TOMS BOND SHIPMENTS d by this Tariff are under United Sta of a shipment to a U.S. Customs Of carrier's liability for delivery.	-	460
		DELIVERY at	DESTINATION WITHOUT RECEIP	PT	†
		vides for delivery at field	d locations, the bill of lading shall be hall complete delivery at designated	e so endorsed. If there is no	48

Page 9			ES TARIFF NO. 300		Page
			ILLER FREIGHT LINES, LLC		
SSUE	D: Nov. 20, 2020	Revision 2	Correction No. 36	EFFECTIVE: Nov. 20, 2020	
			SECTION 1 RULES		ITE
	DETENT	ION & DEL AVE _ TRUC	CKLOAD (10,000 lbs. or more) and	LINDAVED BOADS	1115
1:	LOADING and UNLO Except as otherwise p unloading. Delays in	ADING rovided, rates referencin loading or unloading, app sability, fault or negligen	ng this Rules Tariff allow for 10 minur plicable to each operation separately ce on the part of the carrier, will be o	tes per ton of loading &	50
2:	UNPAVED ROADS This same charge will	apply on all time in whic	h the carrier's equipment must trave	l over unpaved roads.	
	DE.	TENTION - OTHER THA	AN TRUCKLOAD (LESS THAN 10,	000 POUNDS)	
exce		er the following table, a	nent and completion of the loading o charge of \$40.00 for the first one-h		50: ▲
		TII	ME ALLOWANCE		
	Actual Wig	ht in Pounds	Time all	owed (minutes)	
	1 thru	ı 1999		10	
	2000 th	nru 3999		20	
	4000 th	nru 5999		30	
	6000 th	nru 9999		40	
	10,000	or more	Sec	e Item 500	
	-,		ON WITHOUT POWER UNITS		
1: 2:	When trailers are drop following the placeme	ue to the detention of choped or spotted for the control of the trailer at the shi	nassis containers will be billed against onvenience of the shipper or consignation or consignation or consignation of the shipper's or consignation of the shipment at \$100.00 per each day of the shipment at \$100.00 per each day of the shipment at \$100.00 per each day of the shipper of the s	nee, the first 24 hours e at no charge. Time beyond	51
		FOLIDMENT _ USE	of MECHANICAL OR SPECIAL EQ	IIBMENT	
	per's place of business	riff do not include the cos or unloading at consigne	st of furnishing mechanical or special editors of special editors. When the us heavy or bulky articles, the consignor	l equipment for loading at e of mechanical or special	52

SSUED	D: July 13, 2015		REIGHT LINES, LLC		
SSUED	D: July 13, 2015				
		Revision 1	Correction No. 8	EFFECTIVE: July 13, 2015	
			CTION 1		LITEM
			RULES		ITEM
		·	HOUT POWER UNITS		
1:	All charges incurred	d due to the detention of chassis co	ntainers will be billed against	the shipment.	510
2:	following the placer	ropped or spotted for the convenien nent of the trailer at the shipper's or ed will be billed against the shipmer	consignee's facilities will be a	at no charge. Time beyond	
		EQUIPMENT - USE of MECH			
shipp equip case	per's place of busines oment is required in the may be, shall furnish	Tariff do not include the cost of furnities or unloading at consignee's place the loading or unloading of heavy or in same and the necessary men to ones the responsibility for safe loading	e of business. When the use bulky articles, the consignor operate such mechanical or sp	of mechanical or special or the consignee, as the	520
		EXCLUSIVE U	SE OF EQUIPMENT		
A:	carrier's equipment of special condition or more units of the shall be assessed b based on the applic	e provided in Paragraphs B and C, v is required or demanded by the shi s, or when the nature of the commo carrier's equipment, or full or partially applying the class, commodity or table distance, subject to the following	pper, or when such demand is dity transported requires full of al utilization of the loading spa contractual rates and provision ng minimum charges:	s made to meet the needs or partial utilization of one ce, transportation charges	550
		F LOADING SPACE	MINIMUM		
(In F		of the Carrier's Equipment)	WEIGHT	RATE	
	OVER	NOT OVER	(In Pounds)	①	4
	5	10	7,000	Class 55	
	10	15	12,000		
	15	20	15,000		
	20	28	21,000		
	28	35	25,000		
	35	40	34,000		
	40	48	36,000		
	48	_	40,000		4
B: C:	shipment at the class provided for in Para The shipper, consig- indicate on the ship requested. In the e- order, bill of lading, or person aforemen	pnee, or person obligated by the ship ping document the lineal feet of loa vent this indication fails to be made or shipping document. Such notati tioned.	hen such higher charges will a pping document for payment of ding space in each unit of the total the carrier or its personnel w	apply in lieu of the charges of freight charges shall carrier's equipment vill do so on the shipping of the shipper, consignee	

ISSUED BY: **Danny Miller, Managing Partner** P.O. Box 18419 Anaheim, CA 92817

PITB

Specific discounts and contract rates shall apply, when applicable.

	ROY MILLER FREIGHT LINES, LLC	
SSUE	D: Nov. 20, 2020 Revision 2 Correction No. 37 EFFECTIVE: Nov. 20, 2020	
	SECTION 1	ITEN
	RULES EDACTIONS DISPOSITION OF	ITEN
	FRACTIONS, DISPOSITION OF	
1:	When calculating mileages used to determine rates, a fraction of a mile will be increased to the next whole mile.	565
2:	When calculating weights, used to determine rates, a fraction of a pound will be increased to the next whole pound.	
3:	When calculating time, used to determine rates, a fraction of a 15 minute period will be increased to the next whole 15 minute period.	
4:	When the charges yield a fraction or portion of a cent, the disposition of the fraction of a cent will be as follows: A: Fractions of less than one-half (½) cent will be dropped.	
	B: Fractions of one-half (1/2) 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
	shipment of Hazardous Materials accepted for transportation will be rated at the rates and charges otherwise licable to the shipment, subject to a charge of \$15.00 per shipment.	
	IMPRACTICABLE OPERATIONS	
loca	lothing in this Tariff shall be construed as making it binding on a carrier to pick up and/or deliver freight at tions from and/or to which it is impracticable to operate equipment on account of the condition of highways, ds, streets, or alleys, or because of riots.	570
imp	n no case shall it be obligatory for a carrier to make deliveries to points over roads which are unsafe or assable. In such cases, at the consignee's request, delivery to the nearest point which can be safely reached will stitute proper execution of the contract.	
	carrier is NOT bound to transport property by any particular schedule or in time for any particular market or erwise than with reasonable dispatch.	
	<u>INACTIVITY</u>	
	carrier reserves the right to cancel negotiated pricing programs due to the lack of shipment activity over a 30 secutive day period.	571
	INSIDE DELIVERY	
C	carrier will assess an Inside Delivery Fee of \$6.50 per cwt., subject to a \$50.00 minimum charge and a \$500.00 cimum charge per shipment. This applies when Carrier delivers a shipment or portions of a shipment to positions	573

ROY MILLER FREIGHT LINES, LLC ISSUED: Oct. 5, 2017 Revision 3 Correction No. 33 EFFECTIVE: Nov. 1, 2017 SECTION 1	
SECTION 1	
SECTION 1	
RULES	ITEM
LIFTGATE SERVICE	
When customer requests liftgate service, carrier will charge a fee of \$ 2.00 per cwt., subject to a \$ 25.00 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 to 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 articles(s) lost damaged or destroyed,	600
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. Spot Quote rated shipments 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 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 \$5.00 per 100 pounds, subject to a minimum charge of \$50.00 .	620
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	655 ▲◆

		ROY MILI	LER FREIGHT LINES, LLC		
ISSUE	D: Nov. 20, 2020	Revision 3	Correction No. 38	EFFECTIVE: Nov. 20, 2020	
			SECTION 1		
			RULES		ITEM
		<u>0</u>	N HAND FREIGHT		
hand Carri to an to sto contr Debt comr at a t costs costs	I with or without notice. We to that of a warehouse of will take as a warehouse ore the lading properly. Or within ten (10) days of mercially reasonable mare time and in a manner Cast Carrier incurs in acting a sand the costs Carrier in iter timely disposition institute.	When freight is "on-hand" to the Unifuseman pursuant to the Unifuseman involve the use of Carrier shall place the ladiruns from Debtor within tweef Carrier's initial notification oner Carrier chooses. In the trier deems appropriate. It is a warehouseman. To to curs as a warehouseman ructions, Carrier shall use	ay be deemed to be "on-hand." Fithe legal liability of Carrier is altered orm Commercial Code. The proced ordinary care to keep the lading in high in public storage, if available, unity-four (24) hours. If disposition in to Debtor, Carrier may offer the he case of perishable lading, Carrier or will be responsible for storate he extent any sale or disposal revolution, Carrier shall remit the balance to any commercially reasonable sted ditional transportation costs Carrier	ed from that of a motor edures which Carrier agrees in a safe or suitable place or unless Carrier receives instructions are not given by lading for sale in any rier may dispose of the lading age costs and reasonable renues exceed the storage of Debtor. If Debtor gives to abide with such	675
			OVER LENGTH		
The '	following provisions shall	apply to shipments of lor	ng length cargo:		700
1.		articles at least 55 inches	long but less than 96 inches lo	ong shall be subject to an	•
2.	•	articles at least 96 inches	long but less than 144 inches I	ong shall be subject to an	
3.		articles at least twelve (12 I charge of \$100.00 per sh	 feet long but less than twenty nipment. 	(20) feet long shall be	
4.	Shipments containing a additional charge of \$2		0) feet but less than 28 feet long	shall be subject to an	
5.	shipment.		ng shall be subject to an additiona		
6.	responsible for the pay	ment of the freight invoice			
§7.			nd Density (Item 458), and/or Exc luces the greater revenue shall ap		
		PAYMEN	IT of FREIGHT CHARGES		
for the Howe cons billing	ne collection of freight cha ever, carrier reserves the ignee on collect shipmer g.	arges. Carrier will invoice right to bill and collect frents in the event full payme	termediaries as its agents for the the shipper's broker, bank or other beight charges from the shipper on the shipper of the freight charges is not receive of Charges for additional condition	er agent for freight charges. prepaid shipments or the ed pursuant to third party	720
	DIC.	KIID or DELIVERY on S	ATUDDAVE SUNDAVE or LEGA	I HOLIDAYS	
			ATURDAYS, SUNDAYS or LEGA		754
1:	on Saturdays, Sundays	s or Holidays.	ed as obligating the carrier to furn		754 ▲
2:			onnel, the carrier may furnish pick \$ 450.00 per pickup or delivery, in		
3:	carrier's satisfaction be	fore pickup or delivery wil		-	
	Can Itam 110 for definit	tions of Holidays and prov	visions regarding accessorial char	ges applicable on Holidays	I

age 1	7				KULL									гау	e 14
				R	OY MILL	LER F	REIGHT	LINES, L	LC						
SSUE	D: Apr. 2	27, 2016		Revision 2				ection N	o. 27	E	EFFEC1	IVE: A	pr. 27, 201	6	
						SEC	CTION 1								
						R	ULES							ľ	TEN
		PIC	KUP OR	DELIVERY	— ОТНЕ	ER TH	AN DUR	ING REC	SULAR W	VOR	(ING H	OURS			
		ions of this I	tem will C	NLY apply	to that po	ortion c	of the pic	kup of de	elivery se	ervice			ide of		756
		r will pick up 0.00 per hou													
NOTE	≣: (a)	The carrier	is not ob	igated to pr	ovide su	ch serv	vice.								
	(b)	Time shall same term	-	ited from th	e time of	depart	ture from	carrier's	terminal	l until	the time	e of retu	rn to the		
			PROHIE	SITED or RI	STRICT	ΓED AF	RTICLES	, ARTIC	LES NOT	T AC	CEPTE	<u>)</u>			
Unle	ess other	wise provide	d, the foll	owing prope	erty will n	ot be a	accepted	for shipr	ment:						780
A:	letters metals	oills, coins or or packets o or articles m wledge, resp	f letters, p nanufactu	orecious stored therefro	nes, or a m. Shou	articles ıld such	of pecul n articles	iarly inhe come in	erent or ex	xtrao	rdinary v	∕alue; pr	ecious		
B:		ives, danger r otherwise o										egnate,	soil,		
C:	Livesto	ock and hous	sehold pe	s will NOT	ое ассер	oted for	r transpo	rtation.							
D:	Housel	hold Goods	or Person	al Effects											
of th	eir nature ds may b	y, whether p e, shall be lia e warehouse ensation.	able for ar	nd indemnif	the carı	rier aga	ainst all l	oss or da	amage ca	aused	by suc	h goods	. Such		
					PF	ROOF	of DELI\	/ERY							
Proc		r will provide very per ship st.												,	784
				<u> </u>	ROTEC	TION f	rom HE	AT or CC	<u>DLD</u>						
acce	epted and otiated sp	otherwise produced socific rates results to the comments of th	uch prote which clea	ction ONLY arly indicate	when the	e shipp ch prote	per or pa ection wi	yer of fre	eight char vided. Th	rges a ne car	and the rier acc	carrier h	ave		810
"POI	D" request xcept as epted and obtiated splitting for the splitting	otherwise pr	rovided, c uch prote which clean nodities w	E ommodities ction ONLY arly indicate hen they ard	of perish when th that suc	TION for the shipped protesting the shipped p	rom HE	AT or CC quiring poyer of fre ll be prov	OLD rotection eight char vided. Th	from rges a	heat or and the	cold will	be ave		_

ISSUED BY: Danny Miller, Managing Partner P.O. Box 18419 Anaheim, CA 92817

— 14 —

SUED:	Nov. 20, 2020 Revision 3 Correction No. 39 EFFECTIVE: Nov. 20, 2020	
	SECTION 1	
	RULES	ITE
	RATE ESTIMATES	
(A)	Carrier may provide customer with a rate estimate and reference number either orally or in writing based on the effective published tariff provision(s) as applicable to those facts concerning the shipment which are made known to the Carrier.	82
(B)	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.	
(C)	All transportation charges on a shipment will be assessed on the basis of published tariff provisions legally in effect at the time of shipment, as applicable to the weight, commodity(s) shipped and transportation and related services performed in connection therewith. Rate estimates are valid for seven (7) days.	
	RECONSIGNMENT OR DIVERSION	
	onsignment or diversion is defined as being a change in the name or address of the consignee or a change in pment destination.	84
	Requests for reconsignment 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 will not be accepted.	
	Transportation charges shall be computed from the original origin to final destination, when the diversion point s through the normal route movement. Requests for diversion must be made prior to attempted delivery.	
1	Transportation charges for reconsignment shall consist of original freight charges and additional freight charges from reconsignment point to final destination. Any further movement of a shipment where delivery has been attempted shall be considered a reconsignment.	
D.	An additional charge of \$ 50.00 shall be assessed per diversion or reconsignment.	
E. (Only entire shipments, not portions, may be reconsigned or diverted.	
	PROHIBITED or RESTRICTED ARTICLES, ARTICLES NOT ACCEPTED	
Unless	otherwise provided, the following property will not be accepted for shipment:	7
ļ 1	Bank bills, coins or currency, deeds, notes, drafts or valuable papers of any kind, jewelry, postage stamps, etters or packets of letters, precious stones, or articles of peculiarly inherent or extraordinary value; precious metals or articles manufactured therefrom. Should such articles come into the possession of the carrier without ts knowledge, responsibility for safe delivery will not be assumed.	
	Explosives, dangerous goods or property, which in the judgment of the carrier, is liable to impregnate, soil, aint, or otherwise damage equipment or other property will not be accepted for shipment.	
C: 1	Livestock and household pets will NOT be accepted for transportation.	
	Household Goods or Personal Effects	
of their	ry party, whether principal or agent who ships these goods, without previous full written disclosure to the carrier nature, shall be liable for and indemnify the carrier against all loss or damage caused by such goods. Such may be warehoused at the owner's risk and expense. Explosives or dangerous goods may also be destroyed tompensation.	
	RE-DELIVERY	
	en a shipment is tendered for delivery and, through no fault of the carrier, such delivery cannot be plished, the payor will be charged as if the shipment had been delivered.	80
Any	additional tenders and final delivery shall be treated as a new shipment, with new local charges from ever terminal carrier is performing the service.	

Page 16	KUL	ES TARIFF NO. 300		Page 1
	ROY MI	LLER FREIGHT LINES, LLC		
ISSUED: Nov. 20, 2020	Revision 2	Correction No. 40	EFFECTIVE: Nov. 20, 2020	١
		SECTION 1		
		RULES		ITEN
	REFERENCES to OTH	IER PUBLICATIONS, ITEMS, PAG	ES, ETC.	
Where reference is made embrace any revisions or so		an Item, Note or Page or Another T Item, Note, Page or Tariff.	ariff, such reference will also	870
specifying within what Item	and Tariff the Note is to boor more Items share a Co	mple, Exception, Note, or Other Tar e found, the Tariff Feature will be fo mmon Tariff Feature, that Tariff Fea s made.	ound within the confines of	
	RE	ESIDENTIAL LIFTGATE		
For use of liftgate at a res Charge and \$ 450.00 Maxin		will charge \$ 6.50 per cwt., subject	to a \$ 25.00 Minimum	875
	RESIDE	NTIAL PICK-UP or DELIVERY		
For Residential Pick-up of Charge and \$ 525.00 Maxim		r will charge \$ 6.50 per cwt., subjec	t to a \$ 50.00 Minimum	880
		<u>REWEIGHNG</u>		
		ost of reweighing shipments. Such recarrier cost plus \$15.00 on the free		882
	SHIPPER'	'S LOAD and COUNT - SL&C		
Count" and the receipt shall loading, packaging, or mixir will be responsible for dama	I be so marked. The shipping of articles in containers age to the interior of the co	and sealed, carrier will accept same per will be responsible for damages or vans and for any subsequent disportainer or van resulting from impro or of the container are the responsibi	resulting from improper screpancy in count. Shipper per loading, bracing or	884
shrouded pallets, in banded of pallets, bundles or other liable for loss or miscount o shipments are so tendered,	d cartons or bundles, or wi such Macro-Units tendere f component units that con it shall be the shipper's re equisite number of Macro-	alled form, such as on shrink wrappe ith similar preparation, the carrier weld, hereafter defined as "Macro-Unit merise the Macro-Units for which the esponsibility to sufficiently secure of Units shall be considered proper ful ipment transported.	ill sign for ONLY the number ts". The carrier will NOT be ne carrier has signed. When components for safe coherent	
	SPECIAL CHARGES -	- BRIDGE AND FERRY CHARGE	S, TOLLS	
		e, road and turnpike tolls, NOR ferry listed as a separate item at carrier		890
		STORAGE		
Carrier will store freight a	at \$ 5.00 per cwt per 24 hr fter two (2) working days c	rs., subject to a Minimum Charge of	\$ 25.00 per day. Storage	90

	DOV MILLED EDEICHT LINES 11.0	
CCLIED.	ROY MILLER FREIGHT LINES, LLC	
SOUED:	Nov. 20, 2020 Revision 2 Correction No. 41 EFFECTIVE: Nov. 20, 2020 SECTION 1	
	RULES	ITE
	SUMMARY INVOICES	
than o	ne carrier's discretion, rates and charges incurred by any one shipper or consignee for a period of not more ne week may be billed on one summary invoice. Summary invoices will be accompanied by copies of all ting bills of lading with each bill of lading marked to indicate charges incurred.	91
	VEHICLES FURNISHED, BUT NOT USED	
	en shipper or beneficial owner requests equipment but does not utilize said equipment within 24 hours of carrier shall assess a flat charge of \$ 200.00 per piece of equipment requested.	98
	WASTE TIRE SHIPMENTS	
	rier will assess a \$ 10.00 fee on any shipment of waste, scrap, used or adjustment tires due to special station requirements by the California Department of Resources Recycling and Recovery.	98
	DIMENSIONAL WEIGHT, COMPUTATION of	
are sta	ept as otherwise provided, when carrier's rates or charges (except minimum charges per shipment) provided ted to be assessed on the basis of Cubic Dimensional Weight – CDW , the cubic dimensional weight of a ent will apply ONLY if the combined cubic dimensional weight of each part of a shipment exceeds the total weight of the entire shipment.	99
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) ÷ 194 = CDW	
	WEIGHTS - GROSS WEIGHTS USED	
	ess otherwise provided, rates and charges shall be computed on the gross weight of the shipment, including all g and packaging materials, at point of origin.	99
	en the carrier is asked to secure a certified public scale weight for any shipment or vehicle(s), the carrier will bill service at cost (if any) plus \$50.00.	
	WEIGHTS - MINIMUM LINEAL FOOT REQUIREMENTS	
	es referencing this Tariff are subject to a minimum weight of 714 pounds per lineal foot or fraction thereof of space occupied.	99
	WEIGHT in the CALCULATION of PALLET RATES	
shall b	ne absence of a stated maximum weight per pallet in individual contracts of agreements, the maximum weight e two thousand (2,000) pounds per pallet. Weight in excess of the aforementioned shall be charged for on the of one pallet for each maximum weight unit or fraction thereof.	99

1490 10							
ROY MILLER FREIGHT LINES, LLC							
ISSUED: July 13, 2015	Original Page	Correction No. 16	EFFECTIVE: July 13, 2015				
SECTION 2							
	BILLS of LADING						

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 delivery 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 note 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 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 can not 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.

(Continued	l on	next	page)
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For explanation of abbreviations and reference marks not explained on this page, see last page.

ISSUED BY: Danny Miller, Managing Partner P.O. Box 18419 Anaheim, CA 92817

PITB — 18 —

ROY MILLER FREIGHT LINES, LLC					
ISSUED: July 13, 2015 Original Page Correction No. 17 EFFECTIVE: July 13, 2015					
SECTION 2				ITEM	
BILLS 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.

Last Page RULES TARIFF NO. 300 Last Page				
	FREIGHT LINES, LLC			
ISSUED: ☑ Original Page	Correction No. 0 EFFECTIVE:			
Si	ECTION 3			
EXPLANATION OF ABB	REVIATIONS USED IN TARIFFS			
AKAAlso Known As	LBSPounds			
Bbl(s)Barrel(s)	LCLLess Than Container Load			
CHundred 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.D Freight Charges Collect on Delivery	PODProof of Delivery			
FFFolded Flat	REV Revision			
FPOFleet (Naval) Post Office	RS or L Other 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 REFER	ENCE MARKS USED IN TARIFFS			
♦ Reduction	▲Denotes changes in wording which result in			
◆Increase	neither increases nor reductions in charges No Increase			
increase				
§Addition	Page without substantive change.			
✓Same <u>Issued</u> <u>Date</u> as Original Title Page	Same Effective Date as Original Title Page			
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<= Less Than or Equal to	>=Greater Than or Equal to			

ROY MILLER FREIGHT LINES, LLC						
ISSUED: Nov. 1, 2021	Revision 5		Correction No. 45	EFFECT	IVE: Nov. 1, 2021	
			MARY TABLE			
	•	ions i	n Effect Governing Each of tl	1		
SERVIC	SERVICE		CHARGE		NIMUM CHARGE	ITEM
C.O.D. (Collect on Delivery)			3.5 % of collection		\$ 35.50	430
California Compliance Surcha	California Compliance Surcharge		\$ 8.49 per shiment		\$ 8.49	▲395
Chassis, Obtaining of		\$	100.00 per chassis		\$ 100.00	406
Customs Bond Shipments		\$	80.00 per shipment		\$ 80.00	460
Detention or Delay – TRUCK	LOAD (≥10,000 lbs.)	\$	25.00 / 1/4 hour after free time		\$ 25.00	500
Detention or Delay – LTL (<1	0,000 lbs.)	\$	40.00 / 1/2 hour after free time		\$ 40.00	502
Detention Without Power Uni	ts	\$	100.00 / 24 hrs after 24 hrs		\$ 100.00	510
Liftgate Service		\$	2.00 per 100 lbs.		\$ 25.00	585
Marking, Tagging, Sorting of	Freight	\$	5.00 per CWT		\$ 50.00	620
Notification Prior to Delivery /	Appointment	\$	25.00 per shipment		\$ 25.00	655
Pickup or Delivery on Saturda	ays, Sundays, Holidays	\$	450.00 per P/U or Delivery	(Al	so See Item 110)	754
Pickup or Delivery Other Tha Hours	n Regular Working	\$	50.00 per hour		\$ 50.00	756
Proof of Delivery after 1 free	POD / shipper / month	\$	10.00 per POD		\$ 10.00	784
Reconsignment or Diversion		\$	50.00		\$ 50.00	840
Reweighing		\$	Cost plus \$15.00	С	ost plus \$ 15.00	882
Special Services		С	ost plus 10%		Must see Item	890
Weighing, (Also See Items 9	91 and 992)	С	ost plus \$ 25.00 per weighing	С	ost plus \$ 25.00	993

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