MO_		Original Title Page
Name):	
	Distance Rate Tariff	
	For the Transportation of Household Goods In Intrastate Commerce To, From and Between All Points and Places In the State of Missouri	
	Rules and regulations governing this tariff are contained here	in.
Issued Date:	Effective Date:	:
Issued By:		

MO	Original Page 1
Section 1– Index Table	
Description of Item	
Advance Charges. See Item 400 Articles Liable to Cause Damage. See Item 405	
Basis of Weight. See Item 410	
Bill of Lading and Rates. See Item 415	
Claims. See Item 420 Complete Article. See Item 425, See Item 425	
Computing Charges. See Item 404	
Contract Terms and Conditions of Uniform Household Goods Bill of Lading. See Item 435	
Credit Cards. See Item 440 Definition	
Bill Of Lading. See Item 410	
Consignee. See Item 410	
Consignor. See Item 410 Shipment. See Item 410	
Storage in Transit. See Item 410	
Definition of a Shipment. See Item 450	
Disassembling and Reassembling Articles. See Item 455 Diversion of Shipments. See Item 465	
Estimates, Binding. See Item 470	
Governing Publications,Mileage Guide. See Item 475	
Hourly Rates, Exceptions. See Item 480	
Impractical Pick-up or Delivery. See Item 485 Information to be Included on Face of Uniform Household Goods Bill of Lading. See Item 490	
Inspection of Articles. See Item 495	
Insurance. See Item 500	
Labor Charges Other. See Item 807	
Labor Charges	
Overtime Labor Defined. See Item 808	
Loading and Unloading at the Warehouse. See Item 505 Long and Short Haul Rule. See Item 510	
Marking and Packing. See Item 515	
Method of Determining Distance. See Item 520	
Minimum Charge. See Item 525 Minimum Charge for Exclusive Use of Vehicle. See Item 530	
Minimum Weight on Expedited Service Shipments Weighing Less Than 5,000 Pounds. See Item 535	
Payment Due. See Item 540	
Perishable Articles or Articles of Extradordinary Value. See Item 545 Perishable Food. See Item 550	
Perishable Plants. See Item 555	
Pick-Up and Delivery. See Item 560	
Rates and Charges Auxiliary Services. See Item 802	
Container Charges. See Item 701	
Elevator Usage. See Item 804	
Excessive Distance. See Item 804 Extra Carry. See Item 804	
Extra Pick-up or Delivery. See Item 805	
Hoisting. See Item 806	
Labor Charges-Packing. See Item 600 Labor Charges-Unpacking. See Item 601	
Loading and Unloading Bulky Articles. See Item 809	
Overtime Loading and Unloading Defined. See Item 810	
Piano and Organ Handling. See Item 812 Piano Carry. See Item 811	
Servicing Appliances at Origin. See Item 800	
Stair Carry. See Item 805	
Use of Credit Card. See Item 803 Valuation For Loss and Damage. See Item 815	
Waiting Time. See Item 813	
Rates and Charles	
Servicing Appliances at Destination. See Item 801 Servicing Special Articles. See Item 565	
Space Reservation. See Item 570	
Storage In Transit. See Item 575	
Valuation for Loss and Damage. See Item 445 Weighing Charge. See Item 580	
gg	

Issued By:

Effective Date:

Issued Date:

MO _ Origin	al Page 2
Section 3– Statement of Operating Authority	
Description of Authority	Item Number
Operations as a common carrier by motor vehicle upon the public highways in Missouri intrastate commerce, transporting household goods to, from and between all points and places in Missouri.	200
The term "Household Goods" is defined as: Personal effects and property used or to be used in a dwelling when part of the equipment or supplies of such dwelling and similar property, if the transportation of such effects or property, is either arranged and paid for by the householder, including transportation property from a factory or store when the property is purchased by the householder with intent to use in his or her dwelling, or arranged and paid for by another party. The term "household goods" shall not include personal property which when tendered to a motor carrier is crated or otherwise packaged to make it suitable for transportation by motor carriers of general commodities, freight or property.	
Issued Date: Effective Date:	

MO Orig	ginal Page 3
Section 4– Rules and Regulations	
Description of Item	Item Number
ADVANCE CHARGES: Charges advanced by carrier for services of others engaged at the request of the shipper will be supported by carrier with a copy of invoice setting forth services rendered, charges and basis thereof. The charges so advanced are in addition to and shall be collected with all other lawful rates and charges. When services of a third party are arranged at the request of the shipper or shipper's agent, carrier will not assume responsibility for their activities or conduct, amount of their charges, nor the quality of service furnished.	400
ARTICLES LIABLE TO CAUSE DAMAGE: A: Carrier will not accept for shipment property liable to impregnate or otherwise damage equipment or property. B. The Carrier will not accept for shipment property which cannot be taken from the premises without damage to the article or the premises.	405
 BASIS OF WEIGHT: A. Gross weight, tare weight, net weight and constructive weight. 1. The tare weight of each vehicle used in the transportation of household goods shall be determined by having it weighed prior to the transportation of each shipment, with the driver but without the crew thereon, on a certified scale, and when so weighed the fuel tanks on such vehicle shall be full and vehicle shall contain all pads, chains, dollies, hand trucks, and other equipment needed in the transportation of shipments to be loaded thereon, and such weight shall then be entered on the bill of lading. After the vehicle has been loaded, it shall be weighed, with the driver but without the crew thereon, at the certified scale nearest to the point of origin of the shipment, and the net weight of the shipment shall be obtained by deducting the tare weight from the gross weight, and both the gross weight and net weight shall be entered on the bill of lading. Where no certified scale is available at the point of origin, the gross weight shall be obtained at the nearest certified scale either in the direction of the movement of the shipment, or in the direction of the next pick-up or delivery in the case of part loads. In the transportation of part loads, this subsection shall apply in all respects, except that the gross weight of a vehicle containing one or more part loads shall be used as the tare weight of such vehicle as part loads subsequently loaded thereon. Also, the person paying the freight charges, or his representative, upon request of either, shall be permitted without charge to accompany, in his own conveyance, the carrier to the weighing station and to observe the weighing of his shipment after loading. The carrier shall use a certified scale which will permit the shipper to observe the weighing of the shipment without causing delay. 2. If no certified scale is available at origin, or at any point within 10 miles thereof, a constructive weight, based upon 7 pounds per cubic foot of properly l	410
Issued Date: Effective Date:	
Encouve Date.	

Section 4– Rules and Regulations (Continued)	
Description of Item	Item Number
 C. Any of the following shipments may be weighed on a certified scale prior to being loaded on the vehicle: (1) a partial load for any one shipper not exceeding 1,000 pounds; (2) an automobile or other article weighing in excess of 500 pounds which is mounted on wheels; and (3) a shipment which the carrier containerizes for further transportation, in which case the net weight of the shipment shall be the gross weight of the container less the tare weight of the container; the gross weight of the container shall be packed and prepared for shipment; the tare weight of the container shall include all of the pads, skids, blocking and bracing used, or to be used, to protect the contents of the container, but not including packing materials used in the preliminary packing of the shipment. D. The provisions of paragraph A and B of this rule shall not apply to shipments tendered to the carrier in containers or to shipments consisting solely of machinery (including auxiliary and components parts thereof) which are being transported by household goods carriers pursuant to the definition of household goods in Item 1 of this tariff; provided, the weight of each shipment is certified by the shipper thereof on the bill of lading covering such shipment. E. No carrier shall add to or take from the tare weight of the vehicle for the purpose of altering the net weight of a shipment. 	(410 Con- cluded)
A. Unless otherwise provided in this tariff, when property is transported subject to the provisions of this tariff, or as amended, the acceptance and use of the uniform household goods Bill of Lading described herein is required. Any alteration, addition or erasure on the bill of lading which shall be made without the special notation thereon of the agent or the carrier issuing this bill of lading shall be without effect, and this bill of lading shall be enforceable according to its original tenor. B. The rates and charges shown herein are reduced rates conditioned upon the use of the uniform household goods bill of lading. Consignor, at their option, may elect not to accept the terms of the uniform household goods bill of lading. Consignor, at their option, may elect not to accept the terms of the uniform household goods bill of lading and in lieu thereof to have the carrier transport the property with carrier's liability limited only as provided by common law and by the laws of the State of Missouri, but subject to the terms and conditions of the uniform household goods bill of lading insofar as such terms and conditions are not inconsistent with such common carrier's liability; the rate charged therefor will be 100 percent higher than the transportation rate contained in this tariff as would apply for such shipment if offered for transportation at a released value not exceeding 60 cents per pound per article. When the consignor elects not to accept any of the terms of such bill of lading, the shipper must give notice to the initial carrier of such election. The initial carrier must indicate the receip of such notice by writing or stamping thereon a clause signed by the carrier reading: "In consideration of the higher rate charged, the property herein described will be carried, and the services to be rendered hereunder will be performed, with the carrier's liability limited only as provided by law; but subject to the terms and conditions of this bill of lading insofar as they are not inconsistent with such	415
sued Date: Effective Date:	

Section 4– Rules and Regulations (Continued)	Item
Description of Item	Number
All Mains: A. Claims in writing required. A claim for loss, damage, injury, or delay will not be voluntarily paid by a carrier unless filed in writing as provided in subparagraph (B) below with the receiving or delivering carrier, or carrier issuing the bill of lading, or carrier on whose line the alleged loss, damage, injury, or delay occurred, within the specified time limits applicable thereto, and as otherwise may be required by law, the terms of the bill of lading or other contract of carriage, and all tariff provisions applicable thereto. B. Minimum filing requirements. A communication in writing from a claimant filed with carrier within the time limits specified in the bill of lading or contract of carriage for transportation, and (1) containing facts sufficient to identify the shipment (or shipments) of property involved, (2) asserting liability for alleged loss, damage, injury, or delay, and (3) making claim for the payment of a specific or determinable amount of money, will be considered as sufficient compliance with the provisions for filing claims embraced in the bill of lading or other contract of carriage. C. Documents not constituting claims. Bad order reports, appraisal reports of damage, notations of shortage or damage, or both, on freight bills, delivery receipts, or documents, or inspection reports issued by carriers or their agencies, whether the extent of loss or damage is indicated in dollars and cents or otherwise, will standing alone, not be considered by carriers as sufficient to comply with the minimum claim filing requirements specified in subparagraph (B) above. D. Claims filed for uncertain amounts. Whenever a claim is presented against a carrier for an uncertain amount, such as "\$100 more or less" the carrier will determine the condition of the shipment involved at the time of delivery by it, if it was delivered, and will ascertain as nearly as possible the extent, if any, of the loss or damage for which it may be responsible. It will not, however, voluntarily pay a claim under	420
ued Date: Effective Date:	

Section 4– Rules and Regulations (Continued)	Item
Description of Item	Numbe
LAIMS: (Continued) I. Satisfaction of claims. Carrier may satisfy a claim by repairing or replacing the property loss or damage with materials of like kind, quantity and condition at time of acceptance by carrier. J. Constructive weight of packed interior shipping containers. When liability of the carrier is to be measured by weight of the article lost or damaged, and such article is packed in an interior shipping container, in the absence of specific evidence to the contrary, such interior shipping container will be deemed to have the following weight: Container Weight Per Container (In pounds) Container Drum, Dish-Pack	420 (Con tinued

MO Orig	inal Page 7
Section 4– Rules and Regulations (Continued)	
Description of Item	Item Number
CLAIMS: (Concluded) Carrier will make an itemized record sufficient to identify the property involved so as to be able to correlate it to the shipment or transportation involved and claim, if any, filed thereon. Carrier will also assign to each lot of such property a successive lot number and note that lot number on its record of shipment and claim, if any claim is filed thereon. Upon receipt of a claim on a shipment on which salvage has been processed in the manner hereinbefore described, carrier will record in its claim file thereon the lot number assigned, the amount of money recovered, if any from the disposition of such property, and the date of transmittal of such money to the person or persons lawfully entitled to receive the same. In the case of damaged property which has been replaced or totally paid for by the carrier, such damaged property shall then become the property of the carrier or his agent to dispose	420 (Con- cluded)
of at the discretion of the carrier. COMPLETE ARTICLE: Each shipping piece or package and contents thereof shall constitute one article except the total component parts of any article take apart or knocked down for handling or loading in vehicle shall constitute one article for the purpose of determining carrier's liability as provided for in Item No. 445, VALUATION FOR LOSS AND DAMAGE. Note: When a shipment is transported in containers, lift vans or shipping boxes, each shipping package, piece or loose item not enclosed within a package in such container, lift vans or shipping boxes will constitute the article.	425
COMPUTING CHARGES: Unless otherwise provided herein, where rates are stated in amounts per hundred pounds, charges shall be computed by multiplying the additional weight involved by the rates shown for a hundred pounds.	404
CONTRACT TERMS AND CONDITIONS OF UNIFORM HOUSEHOLD GOODS BILL OF LADING: This contract is subject to all the rules, regulations, rates and charges, in carrier's currently effective applicable tariffs on file with the Missouri Department of Transportation, including but not limited to the following terms and conditions: Section 1: The carrier shall be liable for physical loss of or damage to any articles from external cause while in possession of carrier, EXCEPT loss, damage or delay caused by or resulting: A. From an act, omission or order of the shipper or shipper's agent; B. From defect or inherent vice of the article, including susceptibility to damage because of atmospheric conditions such as temperature and humidity changes therein; C. From (1) hostile or warlike action in time of peace or war, including action in hindering combating or defending against an actual, impending or expected attack (A) by any government or sovereign power or by any authority maintaining or using military, naval or air forces; or (C) by an agent of any such government, power, authority or forces; (2) any weapon or war employing atomic fission or radioactive force whether in time of peace or war; (3) insurrection, rebellion revolution, civil war, usurped power, or action taken by governmental authority in hindering, combating, or defending against such an occurrence, seizure or destruction under quarantine or customs regulations, confiscation by order of any government or public authority, or risks of contraband or illegal transportation or trade; D: (1) For shipments of household goods, from strikes, lockouts, labor disturbances, riots, civil commotions, or acts of any person or persons taking part in such occurrence or disorder, and from loss or damage when carrier, after notice to the shipper or consignee of a potential risk of loss or damage to the shipment from such cause, is instructed by the shipper to proceed with such transportation and/or delivery, notwithstanding such risk. (Concluded on following page)	435
Issued Date: Effective Date:	
Issued By:	

MO Oriç	ginal Page
Section 4– Rules and Regulations (Continued)	
Description of Item	Item Number
CONTRACT TERMS AND CONDITIONS OF UNIFORM HOUSEHOLD GOODS BILL OF LADING:	Number
CONTRACT TERMS AND CONDITIONS OF UNIFORM HOUSEHOLD GOODS BILL OF LADING: (Concluded) E. From Acts of God. Subject, in addition to the foregoing, to the further following limitations on the carrier's liability. The armount of the actual loss or damage not exceeding \$1.25 times the actual weight (in pounds) of the shipment or the lump sum declared value, whichever is greater; or 2. The actual loss or damage not exceeding sixty (60) cents per pound or the weight of any lost or damaged article when the shipper has released the shipment to carrier, in writing, with liability limited to sixty (60) cents per pound per article. Section 2: The carrier shall not be liable for delay caused by highway obstruction, or faulty or impassable highways or lack of capacity of any highway, bridge or ferry, or caused by breakdown or mechanical defect of vehicles or equipment, or from any cause other that negligence of the carrier, nor shall the carrier be bound to transport by any particular schedule, means, vehicle or otherwise than with reasonable dispatch. Every carrier shall have the right in case of physical necessity to forward said property by any carrier or route between the point of shipment and point of destination. Section 3: A. The shipper, upon tender of the shipment to carrier, and the consignee, upon acceptance of delivery of shipment from carrier, shall be liable, jointly and severely, for all unpaid charges payable on account of a shipment in accordance with applicable tariffs including, but not limited to , sums advanced or disbursed by a carrier on account of shipment. The extension of credit to either shipper or consignee for such unpaid charges shall not thereby discharge the obligation of the other party to pay such charges. B: The shipper shall indemnify carrier against loss or damage caused by inclusion in the shipment of explosives or dangerous articles or goods. Section 4: If for any reason other than the fault of carrier, delivery cannot be made at address shown on the face hereof, or at any change	435 (Con- cluded)

MO						Orig	inal Page 9
		Section 4– Rule	es and Regulation	ons (Continued)			
		Des	scription of Item				Item Number
payment Missouri. credit car	of all rates ar The carrier m	MENT OF CHARGES B nd charges in cash or che nay limit the credit cards ac ation from the credit card	eck on any shipm ccepted for paym	ent transported be ent and may subj	etween poin	ts in f the	440
VALUATI A: AS VA B. The C: The var D: T to var E. If de - F. T pe wl	ION FOR LOS USED IN TH LUE ARE ALL e carrier is receive are four ty ies for each ty Type I - \$ Type II - \$ Type IV - F he released v the rules and lue not exceplacement)". In the released v erformance or hich carrier ha	SS AND DAMAGE: IE TARIFF, THE TERMS V L WAYS TO PROTECT A quired by law to offer valua ypes of valuation. The amo ype. These types are: 6.60 per pound per article. 6.1.25 multiplied by the weig beclared value or released full value protection. Yalue must be entered on to d conditions of the carrier eeding (inserting \$' The shipper must sig I value on the bill of lading released to an amount equ	SHIPMENT AGA ation to all shipper ount of recovery in the shipment of a shipper of a shipper of a shipper of any services destroyed in a water of any services of any se	INST LOSS AND rs. In the item is lost of the item is lost of the item is lost of the item. In the shipment released the ent weight, a special released the ent weight, a special released or signed, the statement of the actual weight of the item in the item is lost of the item is lost	will move sub ire shipment fic value or in his/her shipment wint of the shipmer resulting from	oject to a full own II be ment	
coverage	Method of Valuation Type I		Value if Lost or Damaged (Max. Liability) \$3,300.00	Item Lost or Damaged Subject to	Cost to Shipper		445
	Type II	5,500 pounds times 1.25 with the resulting figure raised to the next 100 lb. increment	\$6,900.00	Depreciation	6,900 times charge in Type II		
	Type III	The shipper sets the value of the shipment. The value cannot be less than the value determined by Type II. (In this example \$7,500.00)	\$7,500.00	Depreciation	7,500 times charge in Type III		
	Type IV	5,500 pounds times 3.50 with the resulting figure raised to the next 100 pounds increment. (5,500 x 3.50 = 19,250)	\$19,300.00	Not Depreciated	19,300 times charge in Type IV		
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Issued By	<i>/</i> :						

MO Origi	inal Page 10
Section 4– Rules and Regulations (Continued)	
Description of Item	Item Number
 VALUATION FOR LOSS AND DAMAGE: (Concluded) D: The released value must be entered on the bill of lading as "The shipment will move subject to the rules and conditions of the carrier's tariff, shipper released the entire shipment to a value not exceeding (inserting \$1.25 times the weight, a specific value or full replacement)". The shipper must sign directly under the statement in his/her own handwriting. E. If the released value on the bill of lading is not completed or signed, the shipment will be deemed to be released to an amount equal to \$1.25 times the actual weight of the shipment – Type II coverage. F. The released value as determined by this rule shall apply to any claim resulting from the performance or failure to perform by carrier of any service, including accessorial services, which carrier has contact to perform. 	445 Con- cluded)
DEFINITION OF A SHIPMENT: The term "shipment" means property tendered by one shipper, and accepted by the carrier, at one place of origin (except as otherwise provided in Item No. 560, PICK-UP AND DELIVERY), and at one time, for the consignee, at one destination (except as otherwise provided in Item No. 560), and covered by one bill of lading. The name of only one shipper and one consignee shall appear on one bill of lading, but the bill of lading may also specify STORAGE IN TRANSIT: The holding of the shipment in a warehouse pending further transportation.	450
DISASSEMBLING AND REASSEMBLING: The line-haul transportation rates DO NOT include removing any outdoor articles embedded in the ground or secured to a building, nor the assembling or disassembling of any outdoor article such as steel utility cabinets, swing sets, slides, sky rides, jungle gyms, or other outdoor articles of similar nature, nor the assembling or disassembling of unusual articles found inside of buildings such as steel shelving, pool tables, elongated work tables, counters, etc. Upon request of shipper, owner or consignee, the carrier MAY disassemble or reassemble such articles, subject to charges provided in accessorial sections of this tariff. The shipper, in such case, will be required to furnish, at the time of reassembling any new hardware, nuts, bolts, etc., necessary to perform the service.	455
DISPOSITION OF FRACTIONS: Unless otherwise provided, to dispose of fractions in computing a rate or charge, omit fractions of less than one-half cent, and increase to the next whole figure fractions of one-half of one cent or greater.	460
 DIVERSION OF SHIPMENTS: A. Upon instructions from the consignee owner, a shipment will be diverted subject to the following provisions and additional charges. Carrier may require that instructions be in writing. B. The term diversion as used herein means: 1. A change in destination beyond 10 miles of the original destination city. 2. A change in the route at the request of the consignor, consignee or owner. C. When an order for diversion under this rule is received by a carrier, diligent effort will be made to locate the shipment and effect the change ordered, unless such failure is due to the error or negligence of the carrier or its employees. D. Transportation charges on a shipment diverted to a new destination city, while vehicle is en route to or upon arriving at original destination city, will be assessed at (1) the thru rate from point of origin to point of final destination via the actual point of diversion, or (2) the thru rate from point of origin to point of final destination via the original destination point, whichever is less. (See Note) E. On shipments diverted to a new destination city under provisions of paragraph (D) of this rule, an additional charge of \$1.50 per cwt. will apply, based on weight at which transportation is based. If the new destination city is within 10 miles of the original destination city, no diversion charge will apply. NOTE: On shipments diverted to a warehouse for storage at a city other than original destination city, the warehouse will be considered the destination point, and transportation charges to the warehouse will be assessed under the provisions of paragraph (D) of this rule, plus the additional charge provided in paragraph (E) of this rule. 	465
Issued Date: Effective Date:	
Issued By:	

MO Original	Page 12
Section 4– Rules and Regulations (Continued)	
Description of Item	Item Number
ESTIMATES, BINDING: When a shipper specifically requests a binding estimate for transportation and other services pertaining to a shipment and the carrier offers this service to all shippers who request it, the shipment will be weighed and total charges will be based on the binding estimate or on the actual weight and on actual service performed, whichever is lower, as provided below. 1. A cube sheet shall be prepared listing the total contents of the shipper's goods. 2. Weight should be established by multiplying the total cubic feet of the shipment from the cube sheet, times the accepted constructive weight of 7 pounds per cubic foot. 3. Rate shall be established by using the constructive weight, established by Paragraph No. 2 above, and the applicable rate section of this tariff. 4. A binding estimate shall be offered in writing and signed by representatives of both shipper and carrier. All additional or accessorial service charges which are applicable shall be included. 5. Except as otherwise provided in this paragraph, any binding estimate may be revised by mutual agreement between shipper and carrier, at any time on or before the day shipment is loaded, and the revised estimate will be binding 30 days after the revised estimate is made. If any binding estimate includes any rates or charges to which the provisions of an authorized Periodic Rate Adjustment tariff item is applicable, then the estimate shall: (A) Separately disclose and identify the base line-haul transportation charges, the rate adjustment percentage that is currently applicable to those charges, the charge resulting from multiplying the base line-haul transportation charges that are understand the sum of these charges, to be applied to this shipment and (B) Include or be accompanied by the following statement in not less than 10-point type: "This estimate includes one or more charges for line-haul transportation service that are subject to semi-monthly rate adjustments (fuel surcharges) authorized by law to reflect increases and dec	470
GOVERNING PUBLICATIONS: Check only one box that indicates what mileage source is used for determining distance when rates are based on weight and distance as described in Item 520.	475
HOURLY RATE, EXCEPTIONS: Any shipments moved under the hourly rate exception will be required to be weighed and the number of miles the shipment is transported.	480

Section 4– Rules and Regulations (Continued)	
Description of Item	Item Numbe
 IMPRACTICAL PICK-UP OR DELIVERY AND AUXILIARY SERVICES: A. It is the responsibility of the shipper to make shipment accessible to carrier or accept delivery from carrier at a point at which the road haul vehicle may be safely operated. B. When it is physically impossible for carrier to perform pick-up of shipment at origin address or to complete delivery of shipment at destination address with normally assigned road haul equipment, due to the structure of the building, its inaccessibility by highway, inadequate or unsafe public or private road, overhead obstructions, narrow gates, sharp turns, trees, shrubbery, the deterioration of roadway due to rain, flood, snow, or nature of an article or articles included in the shipment, the carrier shall hold itself available at point of pick-up to tender delivery at destination at the nearest point of approach to the desired locations where the road haul equipment can be made safely accessible. C. Upon request of the shipper, consignee or owner of the goods, the carrier will use or engage smaller equipment than its normal road haul equipment or provide extra labor for the purpose. If possible of accomplishment, of transferring the shipment between the residence and the nearest point of approach by the carrier's road haul equipment. Charges for this auxiliary service to cover labor and additional vehicle (if used) will be as provided herein, and shall be in addition to all other transportation and accessorial charges. D. If the shipper does not accept the shipment at nearest point of safe approach by carrier's road haul equipment to the destination address, the carrier may place the shipment, or any part thereof not reasonably possible for delivery, in storage at the nearest available warehouse of the carrier, or, at the option of the carrier, in a public warehouse, subject to a lien for all lawful charges. The liability on the part of the carrier will cease when the shipment is unloaded into the warehouse and the shipment shal	485
INFORMATION TO BE INCLUDED ON FACE OF UNIFORM HOUSEHOLD GOODS BILL OF LADING: A. The uniform household goods bill of lading issued for any shipment accepted for transportation shall have printed in boldface type on the face thereof a statement reading as follows: Unless the shipper expressly releases the shipment to a value of 60 cents per pound per article, the carrier's maximum liability for loss or damage shall be either the lump sum value declared by the shipper or an amount equal to \$1.25 for each pound of weight in the shipment, whichever is greater. Provided that: Where the shipper is the employer or the actual owner of the household goods being transported and is responsible for all transportation charges in connection with such a move, the shipper may instruct carrier to release the shipment to a value of 60 cents per pound per article: (1) by specification made on a purchase order, or (2) by issuing, in advance of the shipping date, appropriate letters of instructions to the carrier. In such instances, the motor carrier must incorporate the instructions by reference to the document in (1) or (2) above in the bill of lading in lieu of the personal signature and handwritten statement relating to released rates. (Concluded on following page)	490
Issued Date: Effective Date:	

INFORMATION TO BE INCLUDED ON FACE OF UNIFORM HOUSEHOLD GOODS BILL OF LADING: (Concluded) B. In addition to the above statement printed in bold face type, the following information must appear on the face of the uniform household goods bill of fading: 1. The name and address of the motor carrier front the agent's name and address) which will transport the shipment is interlined, the names and address of all connecting carriers which will transport the shipment. 2. The name, address and telephone number of the office of the carrier issuing the receipt of bill of lading that should be contacted in relation to the shipment, should there be a need for such contact. 3. The name, address and telephone number of a person to whom notification of delay within which delivery of the shipment is expected at destination. 490 (Concidence) 490 (Concidence) 491 (Concidence) 5. The tarte, gross and net weights of the shipment. On the same line on which the tare weight is to be entered there shall be printed the words "shipper the tare weight of the vehicle must be entered on this line prior to loading your shipment on the vehicle. 6. The number of the vehicle onto which the shipment is loaded. 7. The amount of estimated charges and method of payment of total tariff charges. 8. Maximum amount required to be paid in cash, certified check, bank check, or credit card to relinquish possession of a C.O.D. shipment on which actual charges exceed estimated charges. 9. Whether shipment requires notification INSPECTION OF ARTICLES: When carrier or his agent believes it necessary that the contents of articles, packed by the shipper, be inspected, he shall make or cause such inspection to be made, or require other sufficient evidence to determine the actual character of the property. 18SURANCE: The cost of insurance for the benefit of the shipper will not be assumed by the carrier. 500 the require of the shipper of the shipper will not be assumed by the carrier. 501 the require of the shipper of the shipper of the shipper w	MO Original	Page 14
INFORMATION TO BE INCLUDED ON FACE OF UNIFORM HOUSEHOLD GOODS BILL OF LADINGs (Concluded) B. In addition to the above statement printed in bold face type, the following information must appear on the face of the uniform household goods bill of lading: 1. The name and address of the motor carrier (not the agent's name and address) which will transport the shipment; if the shipment is interlined, the names and address of all connecting carriers which will transport the shipment is interlined, the names and address of all connecting carriers which will transport the shipment is interlined, the names and address of all connecting carriers which will transport the shipment is interlined, the names and address of all connecting carriers which will transport the shipment is interlined, the names and address of all connecting carriers which will transport the shipment is interlined, the names and address of all connecting carriers which will transport the shipment is interlined, the names and address of all connecting carriers which will transport the shipment is interlined, the names and address of all connecting carriers which will transport the shipment is necessary that the carrier is suited to the old address of the shipment, should there be a need for such address of all connecting carriers which will remove the shipment is expected at destination. 4. The names, address and telephone number of a person to whom notification of delay within which delivery of the shipment is expected at destination. 5. The tare, gross and net weights of the shipment. On the same line on which the tare weight of the vehicle must be entered there is all be printed the words "shipper the tare weight of the vehicle must be entered on this line prior to loading your shipment on the vehicle". 6. The number of the vehicle onto which the shipment to load and address on the same transportation to element of the shipper will not be assumed by the carrier. 7. The amount of estimated charges and method of payment of total tariff charges.	Section 4– Rules and Regulations (Continued)	
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	Issued Date: Effective Date:	

MO Origina	l Page 14
Section 4– Rules and Regulations (Continued)	14
Description of Item	Item Number
METHOD OF DETERMINING DISTANCE : The transportation rates named in this tariff for distance commodity rates and the distances to be used to determine applicable charge shall be computed in the following manner:	rtamos
A. Except as otherwise provided in Paragraph (B), the distance or mileage shall be that shown in carrier's published mileage guide.	
 B. If specific mileages are not publish in said mileage guide from point of origin or to point of destination, the mileage shall be computed by arriving at the shortest published mileage therein, from or to (as the case may be) the nearest directly intermediate point from or to which the shipment is moving, and there shall be added thereto the actual distance determined by the use of odometer readings or the official state highway map between such intermediate point and the actual point of origin or destination by legally traversable routes. C. If the shipper request transportation via a longer route than the shortest practical route shown in 	520
said mileage guide, the mileage over the longer route, as shown therein, shall apply. D. If transportation rates are not shown herein for the actual distance, the rate shown for the next greater distance shall apply.	
MINIMUM CHARGE: Except as may be otherwise specifically provided for in this tariff, or as amended, a shipment where rates and charges are based on weight, a shipment weighing less than 600 pounds shall be accepted at a weight of 600 pounds and at the applicable rate shown for 600 pounds.	525
MINIMUM CHARGE FOR EXCLUSIVE USE OF VEHICLE:	
 A. Except as otherwise provided in Paragraph (B), a properly loaded shipment, the displacement of which completely occupies the loading space of a single vehicle or the physical character of which prevents its transportation with other shipments on a single vehicle will be accepted at charges computed on the basis of actual weight of the shipment, subject to a minimum charge of the basis of length of vehicle used as indicated in Paragraph (D) below. B. Shipper may, at their option, order a vehicle or specific length for the exclusive transportation of his/her shipment, subject to the provisions of this rule, when: The displacement of the shipment completely occupies the loading space of a single vehicle: The physical character of the shipment otherwise prevents its transportation with other shipments on the same vehicle; or Because of desire of shipper for transportation of their shipment segregated from other shipments. C. The rates and charges published in this tariff, as amended, will apply on the actual weight as indicated in Paragraph (D). D. The minimum charge on shipments moving under the provisions of this rule shall be determined by the length of the vehicle ordered (measured 	F20
Less than 12 ft. ———————————————————————————————————	530
Issued Date: Effective Date:	1
Issued By:	

MO Origina	l Page 15
Section 4– Rules and Regulations (Continued)	Item
Description of Item	Number
MINIMUM WEIGHT ON EXPEDITED SERVICE SHIPMENTS WEIGHING LESS THAN 5,000 POUNDS: A shipment weighing less than 5,000 pounds is accepted for transportation subject to reasonable delay for consolidation with other shipments; however, if shipper requests specific day service on such shipment, it will be rendered, subject to the availability of equipment for the particular service desired, and charges will be computed on the basis of the lawful tariff rate applicable to a shipment weighing 5,000 pounds. NOTE: The term "expedited service" as used herein means the transportation of a shipment picked up and delivered on a date agreed to between shipper and carrier.	535
PAYMENT:	
 A. The carrier will not deliver or relinquish possession of any property transported by it until all tariff rates and charges thereon have been paid in cash, certified check, credit card, or money order, except where other satisfactory arrangements have been made between the carrier and the consignor or consignee prior to delivery. B. When carrier has provided a written estimate of charges applicable to a shipment, where actual charges exceed the estimate by more than 10 percent, and when carrier has not notified the shipper of the additional cost at least two days prior to delivery, the carrier will, upon request by shipper, extend credit for such excess amount over 10 percent above the estimate, provided the shipper promises to pay the balance of the charges within 10 days after delivery, excluding Saturdays, Sundays, and legal holidays. C. Nothing herein shall limit the right of the carrier to require, at the time of, or before shipment, the prepayment in part or in full or guarantee of the charges. 	540
PERISHABLE ARTICLES OR ARTICLES OF EXTRADORDINARY VALUE: A. The carrier will not assume any liability whatsoever for: documents, currency, money, credit cards, jewelry, watches, precious stones, or articles of extraordinary value including accounts, bills, deeds, evidence of debt, securities, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, precious metals or articles manufacture therefrom which are not specifically listed on the bill of lading. B. When perishable articles are included in a shipment with or without knowledge or the carrier, responsibility for condition or favor will not be assumed by the carrier.	545
PERISHABLE FOOD:	
 A. Carrier will not accept for shipment frozen foods, or other articles requiring refrigeration except as provided in Paragraph (B) of this rule. B. Frozen food MAY be accepted for transportation provided: The food is contained in a "chest type" freezer which at time of loading is operating at normal deep freeze temperature. The shipment is to be transported not more than 150 miles and/or delivery accomplished within 24 hours from time of loading. No storage of shipment is required. No preliminary or en route servicing by use of dry ice, electricity, or other preservative methods is required of the carrier. C. When such articles are included in a shipment with or without knowledge of the carrier, responsibility for condition or flavor will not be assured by the carrier. 	550
 PERISHABLE PLANTS: A. Perishable plants may be accepted for transportation provided: 1. The shipment is transported not more than 150 miles and/or delivery accomplished within 24 hours from time of loading. 2. No storage is required. 3. No preliminary or en route servicing or watering or other preservative method is required by the carrier. B. When such articles are included in a shipment with or without knowledge of the carrier, responsibility for condition or flavor will not be assured by the carrier. 	555
Issued Date: Effective Date:	
Issued By:	

MO Original F	ago i
Section 4– Rules and Regulations (Continued)	
Description of Item	Item Numbe
A. Except as otherwise provided below, the rates named in this tariff include one pick-up and loading at point of origin and one delivery and unloading at point of destination. B. Portions of a shipment moving in intrastate commerce may be pickup up or delivered at one or more places of origin, destination or en route. Charges will be for total weight of entire shipment for total distance via points of pick-up or delivery to both from first point of pick-up to final point of delivery, plus additional service charges applicable to each portion of the shipment. The total charges for picked up or delivered portions shall not, in any case, exceed the total charges as would apply if computed to each portion as a separate shipment.	560
SERVICING SPECIAL ARTICLES: The transportation rates in this tariff do not include servicing or unservicing articles or appliances such its computers, refrigerators, deep freeze cabinets, radios, record players, washing machines, television rets, air conditioners, BBQ grills, and the like, which, if not properly serviced, may be damaged in, or ncident to transit; nor is liability assumed for any such damage unless said articles or appliances are serviced and unserviced as provided in (A) or (B) below. The carrier reserves the right to inspect these articles or appliances to determine whether they are in pood working order before accepting them for shipment. Carrier assumes no liability whatsoever for the sharges of third persons for the resynchronization of grandfather clocks including the pendulum or veights therefor which were disassembled at origin by carrier, or the returning or other adjustments of elevision sets, or like items, unless such services were made necessary due to carrier negligence. A. Upon request of shipper, consignee or owner of the goods, carrier will, subject to (B) below, service and unservice such articles and appliances at origin and destination for the additional charge provided in accessorial section of this tariff, additional services). Such servicing and unservicing does not include electrical or carpentry services necessary to disconnect, remove, connect and install such articles and appliances. B. If carrier does not possess the qualified personnel to properly service and unservice such articles or appliances, carrier will upon request of shipper, owner, or consignee and as agent for them engage a third party to perform the servicing and unservicing. When the third party in engaged by the carrier to perform any service, the carrier will not assume responsibility for their activities or conduct; amount of the charge; nor for the quality or quantity of service furnished. C. All charges of the third party must be paid by the shipper, and are in addition to all other charges in	565

MO Origina	l Page 17
Section 4– Rules and Regulations (Continued)	
Description of Item	Item
<u> </u>	Number
SPACE RESERVATION: Subject to availability of equipment, shipper may reserve a portion of the capacity of a vehicle by ordering a specific quantity of space and accepting transportation charges based on actual cubic feet occupied by the shipment, subject to minimum weights as follows:	
Personal effects and property used or to be used in a dwelling when a part of the equipment or supply of such dwelling:	
150 cubic feet or less 1,050 pounds	
200 cubic feet	
300 cubic feet or less 2,100 pounds 400 cubic feet	
500 cubic feet or less 3,500 pounds	
600 cubic feet	
700 cubic feet or less 4,900 pounds	
800 cubic feet	570
900 cubic feet or less 6,300 pounds	370
1,000 cubic feet 7,000 pounds	
Space reservation will be limited to 1000 cubic feet for property named above. Furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals, or other establishments when a part of the stock, equipment, or supply of such stores, offices, museums, institutions, hospitals or establishments. Articles including objects of art, displays and exhibits, which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods.	
300 cubic feet 2100 pounds each 100 cubic foot over 300 cubic feet 700 pounds	
Space reservation order will be limited to increments of 100 cubic feet regardless of property to be transported.	
 STORAGE IN TRANSIT: Storage in transit of household goods or other commodities name in this tariff, is the hold of the shipment in a warehouse, hereinafter termed SIT for storage, pending further transportation, and will be effected only at specific request of the shipper. B. Shipments moving under this rule may be stored in transit only once and for a period not to exceed sixty days from the date of unloading into the transit house. When such shipments are not removed or ordered by shipper to be removed from the transit house prior to the expiration of the time limit specified herein, the warehouse shall be considered the final destination of the shipment. C. After a shipment has been placed in storage at a transit house, both the carrier and the transit house must have in their possession, records showing the following: 1. Names and addresses of owner or shipper and consignee and persons whom carrier is requested to notify regarding the shipment. 2. An itemized list of the shipment showing the condition of each article when received at transit house with the number of bill of lading noted thereon. 3. Point of origin and destination (if destination is known). 4. Date the shipment was delivered into the transit house. 5. All charges, advances and payments of every kind with the date when charges, advances were made or received. D. When a shipment leaves a transit house, both the carrier and the transit house must have in 	575
their possession, in addition to the information shown in Paragraph (C), records showing the following:1. An itemized list of the shipment showing the condition of each article when it was forwarded from the transit house.2. Date shipment was forwarded from the transit house.	
(Concluded on following page)	
Issued Date: Effective Date:	I
Issued By:	

MO	Origina	l Page 16
	Section 4– Rules and Regulations (Continued)	
	Description of Item	Item Number
commodity rate in such inbound ship such shipments a destination will be left transit house transportation cha applicable charges F. When the shippe direct line haul", practical route be will be used as the a shipment shall moved over such	ts from point of origin to transit house will be charged the lawful distance of effect on the date such shipment leaves point of origin. The charges for transporting a distance of 5 miles. Outbound shipments from transit house to final e charged the lawful distance commodity rate in effect on the date shipment endarges for such outbound shipments shall in no case be less than the arges for such outbound shipments shall in no case be less than the stransporting such shipment a distance of 5 miles. It requests storage in transit for a shipment which require requires and "out of or a "backhaul", making necessary the use of a longer route than the shortest etween point of origin and final destination, the mileage over the longer route the basis for assessing transportation charges. The bill of lading covering such carry a notation signed by the shipper specifically requesting that his goods be indirect route.	575 (Con- cluded
	te Performed Each 30 day period, or part thereof to a maximum of 60 days. City of St. Louis and the Counties of	
Area Two:	Cass, Clay, Franklin, Jackson, Jefferson, Platte, St. Charles, St. Louis, and Warren All Cities and counties not named	
delivery date, will reweightermining applicable reper service. The reweigh charge WIL the initial net weight, or	The carrier, upon request of shipper, or his representative, made prior to the gh the shipment. The lower of the two net scale weights shall be used for ates and charges. The charge for reweighing, if applicable, shall be \$	580
Issued Date: Issued By:	Effective Date:	

MO			Orig	jinal Page 19
Section 6– Labo	or Charges			
Description of I				Item
REGULAR TIME & OVERTIME PACKING LABOR CHARG				Number
A. Packing charges apply towards the packing labor only. B. Regular time labor charges apply when packing service hour on Saturdays, Sundays and holidays, or between Mondays thru Fridays. When service is performed during holidays, or between the hours of 5:00 p.m. and 8:00 a. request of the shipper or his agent, apply Overtime Labor of DRUM, DISH-PACK: (Drums, dish-pack, barrel or other)	is performed the hours of any hour or m. Mondays	5:00 p.m. ar Saturdays, S	nd 8:00 a.m. Sundays and	
specifically designed containers of not less than 5 cu. ft. capacity for use in packing glassware, chinaware, bric-a-brac, table lamps or similar fragile articles)	Each	\$	\$	
CARTON: Less than 3 cu. ft. (Not less than 200 lb. test)	Each	\$	\$	
CARTON: 3 cu. ft. (Not less than 200 lb. test)	Each	\$	\$	
CARTON: 4.5 cu. ft. (Not less than 200 lb. test)	Each	\$	\$	
CARTON: 6 cu. ft. (Not less than 200 lb. test)	Each	\$	\$	
CARTON: 6.5 cu. ft. (Not less than 275 lb. test)	Each	\$	\$	
CORRUGATED CONTAINERS: (Specially designed or constructed for mirrors, paintings, glass or marble tops and similar fragile articles)	Each	\$	\$	
CRATE: (Other than corrugated, specially constructed for mirrors, paintings, glass or marble tops and similar fragile articles) - Gross measurement of crate	Cu. Ft or Fraction Thereof	\$	\$	
CRATE: (Other than corrugated, specially constructed for mirrors, paintings, glass or marble tops and similar fragile articles)- Minimum charge per crate	Each	\$	\$	
GRANDFATHER CLOCK	Each	\$	\$	600
GUN CARTON	Each	\$	\$	
IRONING BOARD CARTON	Each	\$	\$	_
LAMP CARTON	Each	\$	\$	1
MATTRESS CARTON, CRIB	Each	\$	\$	-
MATTRESS CARTON (Not exceeding 39" x 75")	Each	\$	\$	_
MATTRESS CARTON (Not exceeding 54" x 75")	Each	\$	\$	1
MATTRESS CARTON (Exceeding 54" x 75")	Each	\$	\$	4
MATTRESS CARTON (39" X 80")	Each	\$	\$	4
MATTRESS COVER (Paper or Plastic) WARDROBE CARTON not less than 10 cu. ft.	Each Each	\$ \$	\$ \$	1
WARDROBE CARTON not less than 10 cu. it.	Eacii	Φ	, p	
				- -
				= -
NOTE 1: When cartons of more than 3 cu. ft. capacity are used used, charges shall be based on the rate for the next lo NOTE 2: Cubical content must be shown on all cartons. NOTE 3: In applying charge for mattress cartons, if the size furn which charges are shown, the charge for the next great NOTE 4: The packing service charge for crates (specially construction or marble tops and similar fragile articles) includes packing special crates and containers, which remain the proper	wer size carto ished exceed ter size shall a ructed for mire sking and the	on shown. s the dimension apply. ors, paintings construction of	ons for , glass	
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MO		Orig	jinal Page 22
Section 7– Container Charges			
Description of Item	Per	Rate	Item Number
PACKING CONTAINER CHARGES: :			Tambor
Packing container charges as shown below apply AT ALL POINTS, and include which remain the property of the consignee.	des containers	and materials	
DRUM, DISH-PACK: (Drums, dish-pack, barrel or other specifically designed containers of not less than 5 cu. ft. capacity for use in packing glassware, chinaware, bric-a-brac, table lamps or similar fragile articles)	Each	\$	
CARTON: Less than 3 cu. ft. (Not less than 200 lb. test)	Each	\$	
CARTON: 3 cu. ft. (Not less than 200 lb. test)	Each	\$	
CARTON: 4.5 cu. ft. (Not less than 200 lb. test)	Each	\$	1
CARTON: 6 cu. ft. (Not less than 200 lb. test)	Each	\$	4
CARTON: 6.5 cu. ft. (Not less than 275 lb. test) CORRUGATED CONTAINERS: (Specially designed or constructed for	Each Each	\$	-
mirrors, paintings, glass or marble tops and similar fragile articles) CRATE: (Other than corrugated, specially constructed for mirrors, paintings,	Cu. Ft or	Φ	-
glass or marble tops and similar fragile articles) - Gross measurement of	Fraction	\$	
crate	Thereof	Ψ	_
CRATE: (Other than corrugated, specially constructed for mirrors, paintings, glass or marble tops and similar fragile articles)- Minimum charge per crate	Each	\$	
GRANDFATHER CLOCK	Each	\$	1
GUN CARTON	Each	\$	1
IRONING BOARD CARTON	Each	\$	
LAMP CARTON	Each	\$	
MATTRESS CARTON, CRIB	Each	\$	1
MATTRESS CARTON (Not exceeding 39" x 75")	Each	\$	
MATTRESS CARTON (Not exceeding 54" x 75")	Each	\$	
MATTRESS CARTON (Exceeding 54" x 75")	Each	\$	1
MATTRESS CARTON (39" X 80")	Each	\$	700
MATTRESS COVER (Paper or Plastic)	Each	\$	
Tape, Plastic (2 inches by 55 yards)	Each	\$	
Tape, Plastic (3 inches by 53 yards)	Each	\$	
Tape, Plastic (2 inches by 110 yards)	Each	\$	
Tape, Plastic (3 inches by 110 yards)	Each	\$	
Tape, Strapping (3/4 inches by 55 yards)	Each	\$	
White Newsprint Paper	Per lb	\$	
White (or colored) Tissue Paper	Per lb	\$	
WARDROBE CARTON not less than 10 cu. ft.	Each	\$	1
			-
			-
			<u> </u> -
			-
NOTE 1: When cartons of more than 3 cu. ft. capacity are used and no rate is sused, charges shall be based on the rate for the next lower size carton NOTE 2: Cubical content must be shown on all cartons. NOTE 3: In applying charge for mattress cartons, if the size furnished exceeds charges are shown, the charge for the next greater size shall apply.	n shown.		
Issued Date:		Effective Date	<u> </u> e:
Issued By:			

MO		Origin	al Page 22
Section 8– Additional Services			
Description of Item	Per	Rate	Item Number
APPLIANCES OR ARTICLES SERVICING AT ORIGIN:			
First Article. Additional Article.	Each Each	\$ \$	800
APPLIANCES OR ARTICLES SERVICING AT DESTINATION:			
First Article. Additional Article.	Each Each	\$ \$	801
AUXILIARY SERVICES: (Shuttle), if requested by shipper:		¢	
Per Hour Per Vehicle (if used). Per Hour Per Man (regular time). Per Hour Per Man (overtime).	Hour Hour Hour	\$ \$ \$	802
CREDIT CARD CHARGES: Whenever the shipper uses a credit card to pay to the carrier any rate or charge authorized by this tariff, the shipper shall pay to the carrier, in addition to all other rates or charges, a "credit card fee".	Each \$1.00	\$	803
ELEVATORS: When a pick-up or delivery involves the use of an adequate elevator be assessed at the rate of (See Note 1).	Cwt.	\$	
STAIRS: Where pick-up or delivery involves carriage up or down one or more flights of stairs, a charge will be assessed at the rate of – (Will not apply inside single family dwelling) See Notes 1,2 and 3)	Cwt. Per Flight	\$	
EXCESSIVE DISTANCES: When a pick-up or delivery involves one or more extra carry, a charge will be assessed at the rate of: NOTE: An extra carry means each carriage of 50 feet, or fraction thereof, after the first 75 feet between the vehicle and the entrance door of the detached or single family dwelling or the applicable individual apartment or office entrance door within a multiple occupancy building.	Cwt. Per Carry	\$	804
NOTE 1: Elevator, stairs, and excessive distance charges will apply only on act NOTE 2: Inside a building, the steps from one floor to the next floor or story will NOTE 3: Outside a building, a flight shall consist of 8 steps but nor more than 20 not be considered a flight.	be considered	one flight.	
EXTRA PICK-UP OR DELIVERY: Each stop necessary for making additional pick-ups after first pick-up, or additional deliveries after first delivery.	Stop	\$	805
HOISTING, where necessary: First article. Each Additional article.	Article Article	\$ \$	806
LABOR CHARGES: Covers all accessorial services for which no charges are otherwise provided in the tariff when such services are requested by shipper. NOTE: Does not apply during the hours and on the days listed in Item 600.	Hour Per Man	\$	807
OVERTIME LABOR CHARGES: Covers all accessorial services for which no charges are otherwise provided in the tariff when such services are requested by shipper. Between 5:00 P.M. and 8:00 A.M. Mondays, through Fridays, or between any hour on Saturdays, Sundays and legal holidays.	Hour Per Man	\$	808
Issued Date:	E	ffective Date:	
Issued By:			

Description of Item	nued) Per	Rate	Item
LOADING AND UNLOADING CHARGES ON BULKY ARTICLES: When named below, the following additional charge will apply to each article an unloading service, and applies each time loading and unloading service is requinoading service is for carrier's convenience). Loading and unloading serblocking of such article.	a shipment in a	cludes articles as OTH loading and when loading and	Numbe
AIRPLANES OR GLIDERS	Each	\$	
AUTOMOBILES, TRUCKS OR VANS	Each	\$	
BOATS, over-all length less than 12 feet (See Note)	Each	\$	
BOATS, over-all length 12 ft. to 20 ft. inclusive (See Note)	Each	\$	
BOATS, over-all length in excess of 20 feet (See Note)	Each	\$	
FARM TRACTORS	Each	\$	
RIDING LAWN MOWERS OR GARDEN TRACTORS of 7 or more horsepower	Each	\$	
SNOWMOBILES, RIDING GOLF CARTS OR MOTORCYCLES	Each	\$	
TRAILERS	Each	\$	809
CAMPERS – PICKUP TRUCK TYPE (Camper designed for carriage on pickup trucks) NOTE: When a camper is mounted on a pickup truck, the charge for trucks will apply.	Each	\$	
PLAYHOUSES, TOOL SHEDS, UTILITY SHEDS (transported set-up, not dismantled) in excess of 100 cubic feet	Each	\$	
HOT TUBS, SAUNAS, JACUZZI, SPAS OR SATELLITE TELEVISION DISHES, BIG SCREEN TELEVISIONS OVER 40" (Transported set-up, not dismantled)	Each	\$	
NOTE: When a boat is mounted on a trailer, such will be considered as two charges will apply.		cles and separate	
OVERTIME LOADING AND UNLOADING: An additional charge for each overtime loading or for each overtime unloading when performed at the specific written request of the shipper, or made necessary by landlord requirements, or is required by prevailing laws or ordinances. This charge shall be applied on Saturday, Sunday, and legal holidays. This charge shall also apply Monday through Friday between the hours of 5:00 P.M. to 3:00 A.M. These charges shall not apply when the service is performed for the carrier's convenience. The overtime service will be rendered only at the option of the carrier. Overtime loading and unloading shall apply	Cwt.	cles and separate	810
OVERTIME LOADING AND UNLOADING: An additional charge for each overtime loading or for each overtime unloading when performed at the specific written request of the shipper, or made necessary by landlord requirements, or is required by prevailing laws or ordinances. This charge shall be applied on Saturday, Sunday, and legal holidays. This charge shall also apply Monday through Friday between the hours of 5:00 P.M. to 8:00 A.M. These charges shall not apply when the service is performed for the carrier's convenience. The overtime service will be rendered only at the option of the carrier. Overtime loading and unloading shall apply only on actual weight of shipment regardless of billed weight. PIANO, Carry: Inside a building, the steps from one floor to the next floor or story will be considered one flight. Outside a building, a flight shall consist of 8 steps, but not more than 20 steps; less than 8 steps will not be considered a flight.	Cwt.		
OVERTIME LOADING AND UNLOADING: An additional charge for each overtime loading or for each overtime unloading when performed at the specific written request of the shipper, or made necessary by landlord requirements, or is required by prevailing laws or ordinances. This charge shall be applied on Saturday, Sunday, and legal holidays. This charge shall also apply Monday through Friday between the hours of 5:00 P.M. to 8:00 A.M. These charges shall not apply when the service is performed for the carrier's convenience. The overtime service will be rendered only at the option of the carrier. Overtime loading and unloading shall apply only on actual weight of shipment regardless of billed weight. PIANO, Carry: Inside a building, the steps from one floor to the next floor or story will be considered one flight. Outside a building, a flight shall consist of 8 steps, but not more than 20 steps; less than 8 steps will not be considered a flight. Will not apply inside single family dwellings.	Cwt.	\$	810
OVERTIME LOADING AND UNLOADING: An additional charge for each overtime loading or for each overtime unloading when performed at the specific written request of the shipper, or made necessary by landlord requirements, or is required by prevailing laws or ordinances. This charge shall be applied on Saturday, Sunday, and legal holidays. This charge shall also apply Monday through Friday between the hours of 5:00 P.M. to 8:00 A.M. These charges shall not apply when the service is performed for the carrier's convenience. The overtime service will be rendered only at the option of the carrier. Overtime loading and unloading shall apply only on actual weight of shipment regardless of billed weight. PIANO, Carry: Inside a building, the steps from one floor to the next floor or story will be considered one flight. Outside a building, a flight shall consist of 8 steps, but not more than 20 steps; less than 8 steps will not be considered a flight. Will not apply inside single family dwellings. PIANO AND ORGAN HANDLING CHARGES: The following charges will be other charges:	Cwt. Flight	\$ sn addition to all	810
OVERTIME LOADING AND UNLOADING: An additional charge for each overtime loading or for each overtime unloading when performed at the specific written request of the shipper, or made necessary by landlord requirements, or is required by prevailing laws or ordinances. This charge shall be applied on Saturday, Sunday, and legal holidays. This charge shall also apply Monday through Friday between the hours of 5:00 P.M. to 8:00 A.M. These charges shall not apply when the service is performed for the carrier's convenience. The overtime service will be rendered only at the option of the carrier. Overtime loading and unloading shall apply only on actual weight of shipment regardless of billed weight. PIANO, Carry: Inside a building, the steps from one floor to the next floor or story will be considered one flight. Outside a building, a flight shall consist of 8 steps, but not more than 20 steps; less than 8 steps will not be considered a flight.	Cwt.	\$	810

MO		Ori	ginal Page 24
Section 8- Additional Service			T to Al I
Description of Item	Per	Rate	Item Number
WAITING TIME: Waiting time, not the fault of carrier, per vehicle NOTE 1: Unless otherwise provided by agreement, loading and unloading will be performed between the hours of 8:00 A.M. and 5:00 P.M. and waiting time will be applicable only between these hours subject to the following allowable free time: When shipment is traveling more than 100 miles, but less	Hour	\$	
than 200 miles, one (1) hour free time will be allowed.			813
When shipment is traveling 200 or more miles, three (3) hours free time will be allowed.			
NOTE 2: This item is not applicable to shipments on tour. NOTE 3: This item is not applicable on Saturday, Sunday and legal holidays. NOTE 4: Waiting time charge does not include labor.			
STORAGE IN TRANSIT: The following charges, in addition to transportation charges will apply in connection with shipments stored in transit subject to the provisions of Item 434: Storage Charge:	Rate Per CWT	\$	814
VALUATION FOR LOSS OR DAMAGE:	1	1	-
Type I – 60 cents per pound per article. The shipper must select this coverage in writing. Valuation for loss will be computed by multiplying the weight of the article times sixty (60) cents per pound per article.	Each	No charge	
Type II – \$1.25 times the weight of the shipment. Unless the shipper specifies otherwise, all shipments will be covered by this amount. The shipment or article will have a released value of \$1.25 times the actual weight (in pounds) of the shipment or article. The value for items lost or damaged are subject to deduction for depreciation.	For each \$100.00 of value or fraction thereof	\$	
Type III – Declared Value. The shipper must select this coverage in writing. The shipper shall declare the value of the shipment. The value declared cannot be less than the value determined by Type II method. The carrier will be responsible for loss of any item or shipment up to the declared value. The value for items lost or damaged are subject to deduction for depreciation.	For each \$100.00 of value or fraction thereof	\$	815
Type IV - \$3.50 times the weight of the shipment. The customer must order this coverage specifically in writing. The shipment or article will have a released value of \$3.50 times the actual weight (in pounds) of the shipment or article. At the option of the carrier, the following will apply: • Guarantee replacement of the articles(s) lost or damaged while in the carrier's possession with an identical item; or • Reimbursement for full replacement cost as determined by current market value; or • Cost of repairs to the extent necessary to restore the item(s) to the same condition as when received by the carrier from the shipper. (Continued on following page)	For each \$100.00 of value or fraction thereof	\$	
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MO		On	ginal Page 2
Section 8– Additional Service	es (Concluded)		
Description of Item	Per	Rate	Item Numbei
VALUATION FOR LOSS OR DAMAGE: (Concluded) NOTE 1: The value for items lost or damaged are not subject to deduction of \$100.00 NOTE 3: If a Binding Estimate is obtained using Item 470, the estimate actual weight. NOTE 4: All items which are replaced or for which reimbursement has value becomes the property of the carrier. NOTE 5: Carrier shall have the option of repair or replacement of dam NOTE 6: Replacement shall mean cost at the time of loss of a new ar	ed may be increas ted weight will be under the second sec	ed in increments used in lieu of the rrent market respects to the	815 (Con- Cluded)
damaged, lost, missing or destroyed item(s). Whenever the replacement costs shall mean the cost of a new item(s) of si Note 7: (See Item 445 for examples of calculations) Additional valuation: If a shipment is sent to storage under the profransit), an additional 10% charge will be added to the amount purcoss or Damage.	milar quality/value	(Storage in	

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				Section	9- Dist	ance Com	modity	Rates				
Distance (Miles)	LBS	ADD WT Excess	LBS	ADD WT Excess	LBS	ADD WT Excess	LBS	ADD WT Excess	LBS	ADD WT Excess	LBS	AD W
sued Da]							ffective Da		

Section 9- Distance Commodity Rates

Distance	600	ADD WT	2000	ADD WT	4000	ADD WT	8000	ADD WT	1200	ADD WT	1600	ADD WT
(Miles)	LBS	Excess	LBS	Excess	LBS	Excess	LBS	Excess	LBS	Excess	LBS	Excess
15	189	21.99	496	15.39	804	13.85	1358	8.49	1698	7.84	2012	7.28
20	194	22.51	509	15.83	825	14.21	1394	8.70	1743	8.05	2064	7.50
30	199	23.22	524	16.19	848	15.57	1430	8.96	1788	8.28	2119	7.68
40	204	23.84	538	16.54	869	14.97	1468	9.17	1834	8.49	2174	7.90
50	210	24.46	553	16.98	892	15.33	1505	9.43	1882	8.70	2230	8.09
60	216	25.18	569	17.34	915	15.75	1545	9.64	1930	8.96	2289	8.36
70	221	25.79	583	17.84	939	16.15	1585	9.90	1982	9.17	2348	8.55
80	228	26.52	599	18.27	964	16.54	1625	10.18	2033	9.38	2408	8.70
90	235	27.13	614	18.70	989	17.01	1669	10.43	2087	9.64	2472	8.96
100	240	27.85	630	19.20	1014	17.45	1712	10.68	2139	9.93	2537	9.26
110	244	28.06	636	19.42	1024	17.63	1729	10.97	2168	10.47	2587	10.01
120	246	28.36	643	19.57	1034	17.80	1747	11.23	2195	11.08	2638	10.94
130	248	28.67	649	19.78	1044	17.98	1764	11.51	2224	11.69	2692	11.51
140	250	28.87	655	20.07	1056	18.13	1782	11.80	2253	12.30	2746	11.80
150	254	29.19	661	20.22	1066	18.31	1798	12.09	2282	12.95	2799	12.09
160	256	29.49	669	20.36	1076	18.52	1817	12.01	2298	13.35	2832	12.01
170	259	29.70	675	20.64	1088	18.70	1835	11.91	2312	13.77	2863	11.91
180	260	30.11	682	20.79	1098	18.89	1853	11.87	2328	14.21	2896	11.87
190	264	30.42	689	21.00	1109	19.07	1872	11.76	2342	14.68	2929	11.77
200	266	30.73	696	21.22	1120	19.25	1890	11.69	2358	15.10	2962	11.69
220	269	30.83	700	21.37	1128	19.64	1913	11.87	2388	16.01	3028	11.87
240	270	31.03	705	21.58	1137	19.99	1937	12.09	2419	16.94	3097	12.09
260	274	31.24	710	21.65	1144	20.40	1959	12.26	2450	17.92	3167	12.28
280	276	31.34	715	21.87	1153	20.78	1984	12.48	2483	18.89	3238	12.49
300	279	31.44	719	21.94	1158	21.22	2007	12.70	2514	19.93	3312	12.70
320	280	31.54	723	22.08	1164	21.69	2032	12.91	2548	20.97	3387	12.92
340	284	31.66	726	22.16	1169	22.16	2056	13.12	2581	22.05	3463	13.14
360	285	31.76	729	22.30	1175	22.62	2080	13.35	2614	23.20	3542	13.35
380	288	31.86	734	22.37	1181	23.09	2104	13.71	2653	24.21	3621	13.71
400	290	31.86	736	22.52	1187	23.59	2131	14.32	2703	25.03	3705	14.32
420	292	32.06	741	22.59	1193	23.91	2149	15.15	2756	25.39	3771	15.15
440	295	32.06	744	22.73	1199	24.28	2169	15.93	2807	25.83	3840	15.94
460	296	32.27	748	22.88	1205	24.56	2188	16.83	2862	26.18	3908	16.83
480	299	32.37	753	22.94	1211	24.92	2208	17.59	2912	26.69	3980	17.59
500	300	32.47	755	23.17	1219	25.24	2228	18.42	2966	27.12	4050	18.42
520	302	32.68	760	23.31	1225	25.57	2249	19.25	3018	27.62	4123	19.25
540	304	32.78	763	23.52	1233	25.89	2269	20.11	3073	28.13	4198	20.12
560	305	32.99	767	23.67	1240	26.22	2289	20.97	3128	28.63	4273	20.98
580	306	33.20	771	23.81	1248	26.54	2309	21.87	3183	29.16	4351	21.87
600	308	33.30	774	24.09	1256	26.86	2331	22.76	3242	29.68	4428	22.78
620	311	33.40	779	24.24	1263	27.19	2351	23.74	3301	30.18	4507	23.74
640	312	33.60	783	24.38	1270	27.56	2373	24.67	3359	30.75	4590	24.67
660	314	33.81	787	24.53	1278	27.91	2394	26.65	3420	31.29	4671	25.66
680	315	33.91	790	24.82	1286	28.24	2416	26.65	3482	31.87	4756	26.66
700	316	34.11	794	24.96	1293	28.60	2437	27.66	3543	32.44	4841	27.67
720	318	34.33	799	25.11	1300	28.95	2459	28.74	2608	33.02	4929	28.74
740	319	34.53	803	25.32	1309	29.28	2481	29.81	2673	33.59	5016	29.82

Issued By:

Issued Date:

Effective Date:

MO			Original Page 27
	Section 10- EXPLANATION	OF ABBREVIATIONS	AND SYMBOLS
	Des	cription of Item	
ABBREVIATION	EXPLANATION	ABBREVIATION	EXPLANATION
A. M. Cert. Co. Cwt. D/B/A MODOT.	Before noon Certificate Company Hundredweight Doing Business As Missouri Department of	No. P.M. St. Thru UBL U.S.	Number Afternoon Saint or Street Through Uniform Bill of Lading United States
Ft. Inc. Jct. Lbs. LTL Max. Min. MO	Transportation Feet Incorporated Junction Pounds Less-than-truckload Maximum Minimum Missouri	Wt. & % \$ [C] [A] or ◆ [R] or • [C] or	Weight And Percent Dollars Cancelled Denotes Increases Denotes Reductions Denotes changes in wording which result in neither increases nor reductions in charges
SIT	Storage in Transit		Todastiono in onargoo