STB SPAJ 300 1st Revised Title Page Cancels Original Title Page

SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300

TARIFF NO. STB SPAJ 300

NAMING GENERAL TERMS, CONDITIONS AND COMMODITY FREIGHT RATES

FOR MOTOR/WATER TRANSPORTATION AND RELATED SERVICES

BETWEEN
POINTS IN WASHINGTON AND POINTS IN ALASKA
(See Page 6)

See Rule No. 100 for Governing Publications

The provisions published herein will, if effective, not result in an effect on the quality of the Human Environment

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

ISSUED: November 30, 2016

EFFECTIVE: December 1, 2016

ISSUED BY: Tom Souply, President

3815 West Valley Highway N, Auburn, WA 98001

Title Page

FREIGHT TARIFF 300

CHECK SHEET

LOOSE LEAF TARIFF INFORMATION

This tariff is issued in loose leaf form and all changes will be made by reprinting the entire page. Such reprinted pages will be designated "Revised Page" and will bear the same page number as the original page.

CHECK SHEET FOR CORRECTIONAL NUMBERS:

Upon receipt of revised or new pages, a check mark should be placed opposite the correction number corresponding to the number shown in the lower left hand corner of the revised or new page. If correction numbers are checked as received, check marks will appear in consecutive order with no omissions. If check marks indicate that a correction has not been received, a request should be made to the issuing agent for a copy of the page bearing that correction number.

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Effective Supplements: None	
For explanation of abbreviations and reference marks not ex	plained on this page, see the last page of this tariff.
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ISSUED BY: Tom Souply, President	3815 W Valley Highway N, Auburn, WA 98001
CORRECTION NO.	Page No. 1

FREIGHT TARIFF 300					
	PARTICIPATIN	IG CARI	RIERS		
ABBREVIATIONS:	NAME OF CARRIE	R:	CERTIFICATE:		
MSNT	Midnight Sun Transporta Services, LLC, AK Alaska Freight Express,	ation	USDOT 309261 MC-538408 USDOT 272017 MC- 16975		
AKFE	Kent, WA				
	PARTICIPATING FREI FORWARDERS	IGHT	CERTIFICATE:		
ABBREVIATIONS:	NAME OF FORWARDE	R:	USDOT 2370728 FF-002348		
SPAJ	Span-Alaska Transporta LLC, Auburn, WA	ation,	11-002040		
The provisions published herein will, if effective, not result in an effect on the quality of the Human Environment					
	For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.				
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			9-7101_		

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3815 West Valley Highway N, Auburn, WA 98001

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SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300

ALPHABETICAL LIST OF POINTS SERVED FROM AND TO WHICH RATES APPLY:

ALASKA POINT SERVED	RATE BASIS	REGION
Anchorage	ANC	Central
Fairbanks	FBX	Central
Juneau	JNO	Southeast
Ketchikan	KET	Southeast
Kenai	KEN	Central
Palmer	PMR	Central
Sitka	STK	Southeast
Soldotna	KEN	Central
Wasilla	PMR	Central
Kodiak	KOD	Central

WASHINGTON POINT SERVED	RATE BASIS	
Auburn	ABR	
Kent	ABR	
Seattle	SEA	
Tacoma	TAC	

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SPAN-ALASKA TRANSPORTATION, LLC

Except as otherwise provided herein, this tariff is governed by the following publications, including supplements thereto and subsequent reissues thereof: 1) Federal Hazardous Materials Regulations, Code of Federal Regulations, Title 49, Parts 100 – 180. 2) Federal Hazardous Waste Regulations, Code of Federal Regulations, Title 49, Part 262. 3) National Motor Freight Classification STB NMF 100, series. In the event that a rule is set forth 4) Herein addressing the same topic or Rule as the STB NMF 100, series, SPAJ 300 shall take precedence. Numerical reference to specific Items or Rules of the N.M.F.C will refer to corresponding Items or Rules under whatever number they may appear in a supplement to or successive issues of that classification. DEFINITIONS-GENERAL Assured SPAJ SPAJ Refers to Span Alaska Transportation, Inc. MSNT MSNT refers to Midnight Sun Transportation Services, LLC			20/ICIONE:	
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AKFE, and their respective subcontractors, authorized agents and all directors, officers and employees thereof. Consignee Consignee refers to the entity identified by Shipper to receive the goods. Container Container refers to all types of containers, flatbeds, platforms, trailers, tankers, etc. into or onto which goods are loaded and transported. Entity Entity refers to all forms of business entities as well as natural persons. Goods Goods refers to those items of personal property with respect to which Carrier has been requested to or does provide services, including all packing and packaging thereof as well as all other items or materials associated therewith, including, without limitation, crates, cradles, pallets containers. The term "goods" shall be deemed synonymous with "shipments," "cargo," "cargoes," "pieces," "packages," "commodities," and "personal property." Shipper Shipper feers to the entity engaging Carrier with respect to the goods, unless the context herein otherwise clearly indicates to the contrary, and shall include the owner, consignor, Consignee and all others who may have a right of claim by, through or with respect to the goods. DEFINITIONS – HOLIDAYS Where reference is made in this tariff to "Holidays," the following are referred to (see Note 1): Christmas Day Memorial Day Thanksgiving Day Labor Day Thanksgiving Day New Year's Day Independence Day Day after Thanksgiving Day 1. When the Holiday falls on a Saturday, the preceding workday will be designated as the Holiday. When the Holiday falls on a Sunday, the following workday will be designated as the Holiday. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	AKFE	AKFE refers to Alaska Freight Expre	ess, LLC	
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Carrier has been requested to or does provide services, including all packing and packaging thereof as well as all other items or materials associated therewith, including, without limitation, crates, cradles, pallets containers. The term "goods" shall be deemed synonymous with "shipments," "cargo," "cargoes," "pieces," "packages," "commodities," and "personal property." Shipper Shipper refers to the entity engaging Carrier with respect to the goods, unless the context herein otherwise clearly indicates to the contrary, and shall include the owner, consignor, Consignee and all others who may have a right of claim by, through or with respect to the goods. DEFINITIONS – HOLIDAYS Where reference is made in this tariff to "Holidays," the following are referred to (see Note 1): Christmas Day Labor Day Memorial Day Independence Day Day after Thanksgiving Day 1. When the Holiday falls on a Saturday, the preceding workday will be designated as the Holiday. When the holiday falls on a Sunday, the following workday will be designated as the Holiday. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: November 30, 2016 EFFECTIVE: December 1, 2016 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	Entity	Entity refers to all forms of business	entities as well as natural persons.	
the context herein otherwise clearly indicates to the contrary, and shall include the owner, consignor, Consignee and all others who may have a right of claim by, through or with respect to the goods. DEFINITIONS – HOLIDAYS	Goods	Carrier has been requested to or do and packaging thereof as well as all therewith, including, without limitation The term "goods" shall be deemed s	es provide services, including all packing other items or materials associated on, crates, cradles, pallets containers.	
Where reference is made in this tariff to "Holidays," the following are referred to (see Note 1): Christmas Day Labor Day Memorial Day Thanksgiving Day New Year's Day Independence Day Day after Thanksgiving Day 1. When the Holiday falls on a Saturday, the preceding workday will be designated as the Holiday. When the holiday falls on a Sunday, the following workday will be designated as the Holiday. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: November 30, 2016 EFFECTIVE: December 1, 2016 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	Shipper	the context herein otherwise clearly include the owner, consignor, Consi	indicates to the contrary, and shall gnee and all others who may have a right	
Memorial Day Thanksgiving Day New Year's Day Independence Day Day after Thanksgiving Day 1. When the Holiday falls on a Saturday, the preceding workday will be designated as the Holiday. When the holiday falls on a Sunday, the following workday will be designated as the Holiday. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: November 30, 2016 EFFECTIVE: December 1, 2016 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	Where reference is made	in this tariff to "Holidays," the follow	ring are referred to (see Note 1):	120
When the Holiday falls on a Saturday, the preceding workday will be designated as the Holiday. When the holiday falls on a Sunday, the following workday will be designated as the Holiday. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: November 30, 2016 EFFECTIVE: December 1, 2016 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	Memorial Day			
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: November 30, 2016 EFFECTIVE: December 1, 2016 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	 When the Holida Holiday. When the 	ay falls on a Saturday, the preceding	workday will be designated as the	
ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001		viations and reference marks not exp	plained on this page, see the last page of t	his tariff.
	ISSUED: November 30, 2016 EFFECTIVE: December 1, 2016			
CORRECTION NO: Page No. 7	ISSUED BY: Tom Souply	y, President	3815 West Valley Highway N, Auburn, W	/A 98001
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FREIGHT TARIFF 300	20VISIONS:	
RULES AND GOVERNING PI	ROVISIONS:	RULE NO:
APPLICATION OF TARIFF — GENERAL 1. Except as otherwise provided, this tariff applies to the transportation of general commodities and like personal property via Carrier's scheduled routes This Tariff shall apply to services provided by Carrier, in its capacity as either a motor carrier or freight forwarder, in interstate, intrastate and/or foreign commerce between points in North America.		160
For purposes of this Tariff, the term "Customer" or "S responsible for requesting that Carrier provide serventity responsible for payment to Carrier for such s benefit of such services.	vices governed by this Tariff, any	
3. The provisions of this Tariff may only be waived in a written agreement signed by Carrier and Customer. Unless expressly disclaimed by a such a written agreement, this Tariff shall apply to all services provided by Carrier or that are otherwise within the scope of this Tariff (including services performed pursuant to a Short Form Rate Confirmation or Spot Move Agreement where such agreement does not specifically disclaim the provisions of this Tariff), and the terms and conditions of Carrier's Standard Bill of Lading shall apply notwithstanding the use of any other bill of lading or shipping document. If there is a conflict between the terms and conditions of this Tariff and the terms and conditions of any air bill, manifest, label, bill of lading or other shipment documentation, the terms and conditions of this Tariff shall control.		
4The establishment of a commodity rate removes the applica article between the same points via the same route.		
5Carrier reserves the right to utilize other routes and/or other Carrier's participating herein.		
6Except as otherwise provided, rates apply via a combination of motor-water-motor routes.		
7Goods to or from ports/places named herein will be accepted and handled direct only when Carrier feels the quantity offered is sufficient to justify the expense of the call.		
8Freight charged on lineal, cubic foot, square yards or square rounded up to the next whole foot or yard. Fractions calculating freight and/or charges hereunder.		
9Goods loaded to containers under Shipper load and count vonly.	` ,	100
APPLICATION OF RATES – ESTIMATED FREIGHT CHARC	<u>SES</u>	190
Upon request, Carrier will furnish, either orally, in writing or by electronic means, an estimate of the freight and other charges applicable to any given shipment moved or to be moved under the provisions of this tariff. The estimate will be given on the basis of the effectively published tariff provisions according to the facts concerning the shipment, which have been made known to Carrier. Estimates are furnished as a convenience to the shipping public, and represent nothing more than an approximation of freight charges, which is not binding upon either party. See Rule 1115.		
ADVANCING CHARGES (Exception to NMFC Item 300) 300		300
No charges will be advanced to Shipper, Consignee or cargo owners or its warehousemen or agents, except those incidental to the transportation of the goods which are incurred but not otherwise known or contemplated by Carrier and then only at the discretion of Carrier. Any amount to be advanced by Carrier must be presented to Carrier at the time of initial delivery of the goods to Carrier and separately agreed to by Carrier. Carrier will not issue a corrected freight bill based solely upon a change in instructions or other request regarding the advancing of any such amounts.		
For explanation of abbreviations and reference marks not exp	plained on this page, see the last page of t	his tariff.
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STB SPAJ 300 Original Page No. 8-		
SPAN-ALASKA TRANSPORTATION, LI	.c	
FREIGHT TARIFF 300		
ARRIVAL NOTICE AND UNDELIVERED FREIGHT	320	
Except as may be otherwise provided Carrier's in Carrier's Tariff, 48 hours free time, exc Sunday and legal holidays, will be allowed for delivery arrangements to be made.	luding Saturdays,	
Storage (Delay Charges see Rule 500 & 910) will begin when free time expires. Carrier rosend a shipment to public warehouse at the expense of the owner once free time has may hold the shipment in its terminal subject to storage fees defined in Rule 500 of the Cothe shipment will be held by the Carrier, subject to the charges in Rule 910.	expired or Carrier	
Free time will be computed from the first 8:00 AM after notice of arrival has been given or actual arrival of the freight at destination, whichever is later. The placing of a card in the mail, postage pre-paid, email, phone or fax message will be considered as giving notice of arrival.		
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.		
ISSUED: November 30, 2016 EFFECTIVE: Decem	ber 1, 2016	
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FREIGHT TARIFF 300

RULES AND GOVERNING PROVISIONS:

RULE NO:

PLACEMENT OR ARBITRARIES TO OR FROM POINTS IN THE STATE OF WASHINGTON -CL

340

POINT/PLACE	BASING POINT	CHARGE IN
		DOLLARS PER CL
Algona	Tacoma, WA	308.00▲
Andover Industrial Park		408.00
Auburn		308.00▲
Bellevue		600.00
Bothell		679.00
Burien		408.00
Des Moines		455.00
Edmonds		695.00
Everett		772.00
Federal Way		308.00▲
Fife		308.00▲
Fircrest		374.00
Gig Harbor		426.00
Issaquah		579.00
Kenmore		614.00
Kent		305.00
Kirkland		614.00
Lakewood		308.00▲
Lynnwood		739.00
Maltby , Maltby Industrial Park		695.00
Monroe		772.00
Mukilteo		781.00
Olympia		594.00▲
Pacific		308.00▲
Puyallup		308.00▲
Redmond		614.00
Renton		374.00
Seattle (except piers)		469.00
Sumner		308.00▲
Tacoma		308.00▲
Tukwila		374.00
Woodinville		614.00

- 1. Points not specifically provided for in this item will not be afforded placement under provisions of this item.
- 2. Rate shown is round trip and apply to and from Carrier's terminal.

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FREIGHT TARIFF 300		
RULES AND GOVERNING P	ROVISIONS: RULE NO:	
RULES AND GOVERNING Plant for future and the state of the		
For explanation of abbreviations and reference marks not ex		
ISSUED: November 30, 2016	EFFECTIVE: December 1, 2016	
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RULE NO:

SPAN-ALASKA TRANSPORTATION, LLC

RULES AND GOVERNING PROVISIONS:

FREIGHT TARIFF 300

POINT/PLACE	BASING POINT	CHARGE IN DOLLARS
_		PER CL
Big Lake	Anchorage	737.00
Chugiak	Anchorage	639.00
Eagle River	Anchorage	455.00
Eielson AFB	Anchorage	2,289.00
Elmendorf AFB	Anchorage	295.00
Fairbanks	Anchorage	1,855.00
Fort Richardson	Anchorage	295.00
Fort Wainwright	Anchorage	2,289.00
Homer	Anchorage	1,855.00
Kenai	Anchorage	1,154.00
Nikiski	Anchorage	1,431.00
Ninilchik	Anchorage	1,614.00
Palmer	Anchorage	650.00
Soldotna	Anchorage	1,154.00
Wasilla	Anchorage	650.00

Calculation of Arbitrary Charges

- 1. Determine the applicable basing point, apply the applicable charge based on the point or place to which placement will be made and apply the associated charge.
- 2. Rates shown apply to cargo that is not subject to over dimension surcharges as outlined in item 343 of this tariff.
- 3. Rates shown subject to Item 345, Fuel Surcharge.

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FREIGITI TARIF	RULES AND GOVERNING PR	ROVISIONS:	RULE NO:
CHARGES, OVERD	IMENSION GOODS (HEAVY, BULKY, L	ONG, ETC.)	343
(1) Over weigh	t:		
packages lo or package	ed herein apply only to single pieces or p paded to a single container, weighing les s, or combined pieces or packages loade nds or more shall take a surcharge as ne	s than 44,000 pounds. Single pieces ed to a single container, weighing	
(2) Over length	ı:		
length. Tra	amed in this tariff apply on trailers, conta ilers, containers or lading exceeding 40' negotiated with Carrier.		
(3) Over-width	Over-height:		
The rates names in this tariff apply on trailers, container or lading not exceeding 8' 6" in width or height. Trailers, container or lading exceeding 8' 6" in width or height will be subject to additional charges as negotiated with Carrier.			
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.			
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91st Revised Page No. 13 Cancels 90th Revised Page No. 13 SPAN-ALASKA TRANSPORTATION, LLC

RULES AND GOVERNING P	ROVISIONS:	RULE NO:
FUEL SURCHARGE		345
Unless otherwise provided, all shipments are subject to a fuel surcharge of Twenty-One percent (21.0%) to Central Alaska regions under Ship Service, Twenty-One percent (21.0%) to Central Alaska regions under Barge Service, and Nine and a half percent (9.5%) ▼ to Southeast Alaska regions as described in Alphabetical List of Points Served, STB SPAJ 300, page 6.		
 For rates in cents, fractions of less than ½ cent will more will be rounded to the next whole cent. For ra rounded as follows: less than .50 will be dropped a next full dollar. 	tes in dollars, fractions of dollars will be	
2. Where the rate or charge is published in dollars and	l cents, apply the equivalent in cents.	
BILLS OF LADING, FREIGHT BILLS AND STATEMENTS O	F CHARGES – DOCUMENTATION	360
Upon request, Carrier will provide the following documentation	on as part of the transportation services:	
 Bill of lading, as set forth in Item 365, which shall be shipment Freight bill Proof of Delivery 	e deemed to have been issued for each	
BILLS OF LADING OR FREIGHT BILLS INVOLVING A CHA	NGE IN COLLECTION STATUS	362
Bills of lading or freight bills edited by, or other written instructions from, Shipper requesting a change in collection status from "prepaid" to "collect" will not be accepted unless credit has been expressly approved by Carrier's credit department in writing. Notwithstanding the foregoing, bills of lading or freight bills edited by, or other written instructions from, Shipper requesting such a change in collection status will not be accepted under any circumstances once goods have been delivered.		
When such a change in collection status is allowed by Carrier, a charge of \$27.50 for such change will be assessed against the ultimate payer of freight charges.		
BILLS OF LADING, OTHER THAN CARRIER		364
When Carrier signs for receipt on any Shipper's or third-party carrier's bill of lading other than Carrier's bill of lading, Carrier shall only acknowledge receipt of the shipment and shall not be accepting the terms or conditions as described on the Shipper's or third-party carrier's bill of lading When a shipment is received on a bill of lading other than Carrier's bill of lading, all contract terms and conditions as stated in Item 365 shall remain applicable.		
BILL OF LADING The front page and full terms and conditions of Carrier's bill of lading, set forth below, shall be applicable to all goods received and/or transported by Carrier unless otherwise specifically agreed between Shipper and Carrier in writing, and the individual terms and conditions of Carrier's bill of lading are fully incorporated into this tariff as if separately set forth herein.		365
(continued)	plained on this page, and the last way of	hio toriff
For explanation of abbreviations and reference marks not ex		nis tariπ.
ISSUED: December 5, 2019	EFFECTIVE: December 15, 2019	44.00004
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CORRECTION NO:

SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300 RULES AND GOVERNING PROVISIONS: RULE NO: BILL OF LADING, TERMS AND CONDITIONS 365 1. DEFINITIONS continued a. "Carrier" refers to the entity identified on the face page as well as its subcontractors, authorized agents and all directors, officers and employees thereof. b. "Consignee" refers to the entity identified on the face of this bill of lading to receive the goods. c. "Goods" refers to those items of personal property with respect to which Carrier has been requested to or does perform services, including all packing and packaging of the goods as well as all other items or materials associated with the goods, including, without limitation, crates, cradles, pallets, tanks, platforms and containers. The term "goods" shall be deemed synonymous with "shipments," "cargo," "cargoes," "pieces," "packages," "commodities," and "personal property." d. "Entity" refers to all forms of business entities as well as to natural persons. e. "Shipper" refers to the entity engaging Carrier with respect to the goods and, unless the context herein otherwise clearly indicates to the contrary, Shipper shall include the owner, consignor, consignee and all others who may have right of claim by, through or with respect to the goods. 2. FREIGHT, PAYMENT, ETC. a. Freight. Freight shall be as identified by Carrier in its applicable rate quotation, transportation agreement, bill of lading and/or tariff. b. Charges. Shipper shall also be responsible for all assessments, charges and/or expenses upon or against the goods pursuant to this bill of lading and/or Carrier's tariff, including, without limitation, all dues, taxes, duties, fines, penalties applicable to the goods, advances made by Carrier, additional expenses incurred by virtue of Shipper's actions, omissions or failure to comply with its obligations hereunder and expenses incurred as a result of unforeseen or extraordinary circumstances. Freight and/or charges based upon inaccurate or incomplete instructions or particulars from Shipper may be recalculated by Carrier. c. Payment. Freight and all other charges shall be deemed fully earned upon tender of the goods by Shipper or commencement of performance by Carrier, whichever shall first occur, and payable in advance and/or prior to delivery of goods unless otherwise agreed in writing by Carrier. All sums due shall be payable in U.S. dollars without deduction or offset. Interest on sums which are due but have not been paid shall accrue at the rate of one and one half percent (1.5%) per month or the highest rate allowed by law until fully paid. Shipper, specifically including all entities identified in the definition of that term, shall be jointly and severally liable for payment of all sums due Carrier hereunder. d. Lien. Carrier shall have a lien upon all goods transported hereunder, which lien shall survive delivery, to secure payment of sums due hereunder. Further, Shipper grants Carrier a consensual lien upon all Shipper's personal property subsequently in the possession of Carrier to secure payment of all charges due hereunder. Carrier may assert such lien rights at any time, including withholding delivery until full payment is made and/or public or private sale of the personal property; sale proceeds shall be first applied to all costs of sale, then to sums due Carrier, with the balance to be paid to Shipper. 3. ROUTES, METHODS, ETC. Carrier shall perform hereunder with due diligence, but does not warrant or guarantee any particular departure/arrival times or dates. Carrier shall have liberty with respect to selection of conveyances, routes, procedures, modes and methods of transportation. 4. HINDRANCES Carrier shall not be liable for delay, inability to perform or failure to perform caused by events beyond its direct and reasonable control. In the event any such hindrance should occur, Carrier shall, if feasible, notify Shipper for instructions, or, if insufficient time exists or instructions are not provided, shall, at Shipper's risk and expense, store and/or dispose of the goods as appears reasonable under the circumstances. 5. TRANSPORTATION BY WATER Shipper authorizes on deck or under deck transportation, at Carrier's option, including transportation on unmanned, open deck barges. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: November 30, 2016 EFFECTIVE: December 1, 2016 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001

FREIGHT TARIFF 300

RULES AND GOVERNING PROVISIONS: RULE NO: BILL OF LADING, TERMS AND CONDITIONS

6. INFORMATION RELATING TO GOODS

Shipper warrants the accuracy and completeness of all instructions and all particulars relating to the goods, including their nature, description, special characteristics, marks, number, weight, volume and quantity, upon all of which Carrier shall be entitled to rely. Shipper shall reimburse Carrier for any loss or expense (including any additional charge) resulting from inaccurate and/or incomplete instructions or particulars.

365 Continued

7. HAZARDOUS GOODS

Shipper must identify to Carrier in writing and prior to shipment all goods requiring specialized handling or which are dangerous or hazardous in character, and Carrier must specifically assent to the transportation thereof. If accepted by Carrier, Shipper shall provide complete and accurate handling instructions, including relevant safety procedures, and shall complete all documentation and otherwise comply with all laws applicable to such goods. If the special, dangerous or hazardous character of the goods creates a risk of harm to persons or property, or makes the continued transportation thereof impractical, Carrier shall be at liberty to discharge, store and/or dispose of such goods at Shipper's risk and expense.

8. TENDER OF GOODS

Shipper shall be responsible for tendering the goods to Carrier at the time and place identified, with all such goods to be in good order, count and condition, and packaged, protected, packed, stowed and/or shored sufficiently to withstand the rigors of transportation.

9. DELIVERY OF GOODS

Carrier shall deliver or arrange for delivery of the goods to Consignee at the location identified on the face of this bill of lading. Consignee shall be obligated to receive and take the goods as promptly as they can be discharged/unloaded from the conveyance, with such discharge or unloading to be at Shipper's sole risk and expense. Consignee shall be obligated to receive and take the goods during normal working hours. Goods which have been received and taken by Consignee, which have been tendered to Consignee and either refused or otherwise not received and taken by Consignee, which have been seized by governmental authorities or under legal process, which cannot be delivered because of Shipper's fault or neglect, including inaccuracy/inadequacy of instructions or particulars, or which for any other reason beyond Carrier's control have not been received and taken, shall be deemed to have been fully delivered to Consignee and Carrier's responsibility with respect to such goods and this agreement shall thereupon cease. Any actions taken by Carrier with respect to the goods thereafter shall be performed as Shipper's agent at Shipper's sole risk and expense.

10. SUBCONTRACTING

Carrier shall be entitled to subcontract on any terms the whole or any part of the transportation services hereunder. Carrier shall be authorized to subcontract with affiliated and related entities, which shall be considered as dealing with third parties

11. Liability FOR LOSS, DAMAGE, ETC. TO GOODS

- a. Exceptions. Carrier shall not be liable for loss, damage, delay, shortage, misdelivery, failure to deliver or other result caused by: act of God; peril of the sea or air; act of terrorism; act of a public enemy; act of war; act of public authority or other with apparent public authority; fire, unless caused by the actual fault or privities of Carrier; quarantine; act or omission of Shipper or the owner of the goods, or their agent or representative; strike, lockout or other labor dispute; sabotage; riot or other civil commotion; wastage in bulk or weight or arising from the nature of the goods; inherent vice; improper or insufficient packing, securing, packaging, marking or addressing; latent defect not discoverable by due diligence; compliance with instructions from Shipper; goods loaded by Shipper into sealed containers or other packages, providing the seal remains unbroken and the container is not physically damaged itself; error in operation or navigation; and/or any other cause arising without the actual fault and privities of Carrier, its agents and representatives.
- b. Consequential Damages. Carrier shall not be responsible or liable for any indirect, consequential or special damages of any type or nature whatsoever and howsoever arising, including, without limitation, loss of profits, loss of income, loss of business opportunity, business interruption, loss or use and/or loss of ability to use undamaged component or system parts, whether resulting from negligence, breach of contract or otherwise, and regardless of whether such damages may have been foreseeable by any person or entity.
- c. <u>Delivery in Good Condition</u>. Delivery of the goods without written notification of damage on the front of the bill of lading or delivery receipt shall be prima facie evidence that the goods have been delivered in the same good order, count and condition as when received

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ISSUED BY: Tom Souply, President

CORRECTION NO:

SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300 RULES AND GOVERNING PROVISIONS: RULE NO: BILL OF LADING, TERMS AND CONDITIONS d. Claims. As a condition precedent to recovery against Carrier: 365 1. The goods must be carefully inspected by Shipper or Consignee immediately upon delivery, and any loss or Continued damage which would then be evident must be noted on Carrier's copy of the bill of lading and/or delivery receipt or the goods shall be conclusively presumed to have been delivered in the same good order, count and condition as when received. 2. In the event of loss or damage which is not ascertainable at delivery, written notice of loss, damage, shortage, etc. involving the goods must be given to Carrier within fifteen (15) days of delivery, after which time with no such notice having been given it shall be conclusively presumed that the goods were delivered in the same good order, count and condition as when received. 3. In the event of goods which are delayed, lost or otherwise not delivered, Carrier must be given written notice of the delay, loss or failure to deliver within fifteen (15) days from the date upon which the goods should have been delivered or the goods shall be conclusively presumed to have been delivered in the same good order, count and condition as when received. 4. Carrier shall have a reasonable opportunity to inspect the goods, including their packing and packaging, in the same condition as upon delivery and before any alteration or destruction thereof. 5. Written claim for loss/damage, specifying the particulars thereof, must be filed with Carrier within nine (9) months of delivery, date by which the goods should have been delivered, or date on which Carrier disallowed the claim or pertinent part of the claim, whichever is later. 6. Any suit against Carrier must be filed within two (2) years following date of delivery of the goods, date which the goods should have been delivered, or date from which Carrier disallowed the claim or pertinent part of the claim, whichever is later. 7. There shall be no recovery against Carrier until all freight and charges have been paid in full. 12. VALUATION Merchandise shipped under this bill of lading shall be valued at the amount of invoice, including all charges therein plus any prepaid and/or advanced and/or quaranteed freight not included in the invoice plus 10%. Merchandise not shipped subject to an invoice (including inter-company shipments) shall be valued at the actual cash value on the date of loss plus prepaid and/or advanced and/or guaranteed freight, plus 10%. Privilege is granted the named insured to insure in foreign currencies; losses to be payable in same funds but premiums payable in U.S. dollars. For the purposes of covering funds from one currency to another, the bankers sight rate of exchange in effect on the date of invoice shall apply. 13. EXTENSION OF BENEFITS All limitations upon, and exceptions and defenses to, liability granted to Carrier pursuant to this agreement shall be deemed automatically extended to all parent, subsidiary and affiliated entities and all subcontractors of Carrier, and the members, directors, officers, employees and agents of each of the foregoing. 14. GOVERNING LAW AND FORUM The federal laws of the United States shall be applicable to this bill of lading to the extent there is a specific federal statute or rule of law, but otherwise the laws of the state of Washington shall apply. Any suit relating to this bill of lading must be filed in, and the parties hereby consent to the exclusive personal jurisdiction of, the state or federal court located in Tacoma, Washington; unless specifically prohibited by law, the substantially prevailing party shall be entitled to its legal fees and costs. 15. EXECUTION This bill of lading may be executed by agents and/or representatives of the parties; upon Shipper's consent, verbal or otherwise. Carrier may sign as agent for Shipper for such limited purpose. Upon tender of the goods to Carrier, Shipper shall be deemed to have consented to the terms and conditions of this bill of lading and carrier's tariff, regardless of whether this bill of lading shall have been issued to, or executed by, Shipper. This bill of lading may be executed in counterparts and/or by facsimile, with a facsimile signature deemed equivalent to an original signature. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: November 30, 2016 EFFECTIVE: December 1, 2016

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1st Revised Page No. 15-B Cancels Original Page No. 15-B

SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300			
RULES AND GOVERNING PF	ROVISIONS:	RULE NO:	
BILL OF LADING, TERMS AND CONDITIONS			
16. ENTIRE AGREEMENT		365	
	goods as well as Carrier's tariff, constitutes and contemporaneous communications and not replaces any bill of lading or other bods, including any bill of lading or other	365 Concluded	
For explanation of abbreviations and reference marks not exp	plained on this page, see the last page of	this tariff.	
ISSUED: November 30, 2016	EFFECTIVE: December 1, 2016		
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STB SPAJ 300	1 st Revised Page No. 16
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SPAN-ALASKA TRANSPOI	RTATION, LLC
FREIGHT TARIFF 300	
RULES AND GOVERNING	
SAMPLE BILL OF	LADING
For copy of Carrier's Bill of Lading form see <u>www.spanalaska</u>	.com/html/forms.html
ISSUED: November 30, 2016	EFFECTIVE: December 1, 2016
ISSUED BY: Tom Souply, President	3815 West Valley Highway N, Auburn, WA 98001
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10th Revised Page No. 17 Cancels 9th Revised Page No. 17 SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300	OVICIONO.	DUILENO
RULES AND GOVERNING PR	ONIPIONP:	RULE NO: 380
Changes to this tariff will be made by reprinting the entire page. Su "Revised Page" and will bear the same page number as the origina cancellation notice except when such is necessary because of susp Except where a specific cancellation is shown on a new revised page prior revised or original pages which bear the same page number. EXAMPLE: "1st Revised Page 5" cancels "Original Page 5" "2nd Revised Page 5" cancels "1st Revised Page 5"	300	
	o do won do Original i ago o	400
C.O.D. SHIPMENTS Collect on Delivery Shipment (C .O. D.) will be accepted as provide	ed herein.	430
(A) The consignee will not be allowed to examine the contents C.O.D charges and receipt of the shipment.	of a C.O.D. shipment prior to payment of	
(B) C.O.D shipments of perishable goods, personal goods, or h	nousehold goods will not be accepted.	
(C) Only the following forms of payment will be accepted for payment of C.O.D. amounts: (1) Cash (2) Bank cashiers check (3) Certified check (4) Money order (5) Personal check of the consignee, when so authorized in writing or by endorsement on the bill of lading and or shipping orders by the consignor.		
(D) The C.O.D. charges will be collected from the consignee, except that such may be prepaid by the shipper, providing notation to that effect is made by the shipper on the bill of lading or shipping order. Collection of remitting charges on freight or other lawful charges, due to carrier, shall be paid to the carrier.		
(E) The charges of the destination carrier, for collecting and remitting the amount of each C.O.D. bill collected, on shipments consigned C.O.D. will be a minimum of \$84.00, maximum of \$394.00, subject to 3.5% of the amount of the C.O.D order.		
(F) The carrier will, upon written request from the consignor, change the status of a C.O.D. shipment by Increasing, reducing, or canceling the amount of the C.O.D., subject to the following:		
(1) The request must be received by the delivering carrier in time to accomplish the change prior to delivery of the shipment.		
Continued		
For explanation of abbreviations and reference marks not explained	d on this page, see the last page of this tariff.	
ISSUED: December 5, 2019	EFFECTIVE: December 15, 2019	
ISSUED BY: Tom Souply, President	3815 West Valley Highway N, Auburn, W	/A 98001
CORRECTION NO:		Page No. 17

FREI	GHT TARIFF 300)				
	Rl	JLES AND GOVE	ERNING PI	ROVISIO	NS:	RULE NO:
(G)	(G) Carrier reserves the right to refuse C.O.D. shipments, which require payment of C.O.D charges to the inbound carrier at time of delivery.				430 Concluded	
(H)	(H) All checks (including cashier's checks and certified checks) and money orders tendered in payment of C.O.D.s will be accepted by the carrier at shippers risk including, but not limited to risk of non payment and forgery and carrier shall not be liable under any such instrument.					
(1)					shipper's agent for any e goods by the shipper to	
LIEN						472
secure Shippe due he full pay	e payment of sums duers' personal property ereunder. Carrier ma yment is made and/o	ue hereunder. Furthor subsequently in the yesert such lien rig rublic or private sa	er, Shipper gr possession og hts at any tim le of the perso	ants Carrie of Carrier to ne, including onal proper	n shall survive delivery, to a consensual lien upon all secure payment of sums g withholding delivery until by; sale proceeds shall be te to be paid to Shipper.	
CUST	OMS OR IN BOND S	HIPMENTS				480
Shipm	ents moving under B	ond will not be acce	pted by the Ca	arrier.		
DELA	Y CHARGES					500
(1)	standby at no add Locations	itional cost for loadin in Alaska :			during which the driver will Shipper or Consignee:	
(2)		allowed free time s			fault of Carrier, shall be plied in ¼ hour increments.	
	POINTS/PLACE	S IN ALASKA	POINTS	PLACES I	N WASHINGTON	A
	charge	minimum	charg	е	Minimum	
	\$159.00 Hour	\$64.00	\$159.00 I	Hour	\$64.00	
	planation of abbrevia D: December 5, 201		marks not exγ		nis page, see the last page /E: December 15, 2019	of this tariff.
ISSUE	D BY: Tom Souply,	President		3815 Wes	t Valley highway N, Auburn	, WA 98001
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EREIGHT TARIEE 300

FREIGHT	TARIFF 300						
	RU	LES A	ND GOVE	RNING P	ROVISIONS:		RULE NO:
DETENTION – TRAILERS WITHOUT POWER UNITS				501			
	ing under or sub g subject to the p				this tariff may be	e detained for loading	
(1) FRE	EE TIME:						
Unless otherwise provided, placed and/or removed containers (per Item 848) will be allowed 72 hours free time (excluding Saturdays, Sundays and Holidays) commencing the first 7:00 a.m. after tender thereof to Shipper or Consignee for loading/unloading of goods.							
(2)	ETENTION CH	IARGES	S:				
thr co	ough no fault of mmencing upon	f Carrier ı expirat	, shall be ass ion of free tir	sessed deten ne and contil	ition charges as nuing until the c	e time shown above, set forth below ontainer is released to s and Holidays).	A
	2	20'	40-45'	48'	53']	
	Per	r day	Per day	Per day	Per day	-	
		8.00	\$58.00	\$79.00	\$79.00]	
Shipments are governed by the rates and rules in effect on the date(s) the shipment(s) are tendered to Carrier. Each part lot of a multiple part shipment will be assessed the rates and charges in effect on the date of tender of the individual part lot (see Exception). The term "tender" or "date of tender" is the date upon which the shipment is physically received by Carrier. EXCEPTION: Shipments moving under through rates shall be subject to the rates and charges in effect on the date of tender to the originating participating Carrier.							
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 ISSUED BY: Tom Souply, President CORRECTION NO: Page No. 19							
CORRECTION	CORRECTION NO: Page No. 19						

Cancels Original Page No. 19-A

SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300

RULES AND GOVERNING PROVISIONS: RULE NO: 515

EMIGRANT'S MOVEABLES, HOUSEHOLD GOODS AND PERSONAL EFFECTS, TRANSPORTATION OF:

The term "Emigrant's Moveables. Household Goods and Personal Effects" shall be defined as follows:

- Personal effects, personal property and/or property used or to be used in a dwelling.
- (1) Shall not be construed in include property an individual has purchased with intent to use in the dwelling, so long as it is received by Carrier within seven (7) days of purchase, and is intact in original packaging.
- (2) Shall be considered to include personal property the individual has transported to or from a job site or other place of business.
- (3) Shall be considered to include personal effects and personal property when transported on behalf of an individual by a business, regardless of whether the individual or business pays the freight charges.
- NOTE 1: The following items shall be excluded from this definition except when mixed with personal property as described above and, tendered in Shipper Load and Count closed containers.

Autos, Boats, Contractors Outfits, Machinery, Trailers

NOTE 2: Shipments containing Hazardous Materials will not be accepted.

NOTE 3: Rates provided for household goods or personal effects are based on a released value not exceeding \$.60 per pound. The release may relate to each article separately and not to the shipment as a whole. If shipper elects to ship at a released value exceeding \$.60 per pound, such value must be entered on the bill of lading by the shipper but in no case shall the released value be stated by the shipper at a value exceeding \$5.00 per pound

Released Value	Applicable Rate Basis
Not exceeding \$.60 per pound	Class 150
Exceeding \$.60 but not exceeding \$.70	Class 175
Exceeding \$.70 but not exceeding \$1.20	Class 200
Exceeding \$1.20 but not exceeding \$2.00	Class 250
Exceeding \$2.00 but not exceeding \$5.00	Class 350

NOTE 4: If shipper fails to state a released value on the bill of lading, the shipment will not be accepted, but if shipment is inadvertently accepted, it will be considered as being released at the lowest valuation provided and shipment will move and be charged for, on the basis of such limitation of liability.

NOTE 5: Freight charges must be paid in advance of departure unless credit has been established with the Carrier.

NOTE 6: Shipments of household goods must be tightly packaged in lift vans, crates or sturdy cartons, loose articles will not be accepted for transport.

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FREIGHT TARIFF 300			
RULES AND GOVERNING P	RULE NO:		
EQUIPMENT SPECIFICATIONS		520	
Specifications on any container (including all equipment, conveyances, etc. within that term) to be provided by Carrier with respect services hereunder shall be provided upon request from Shipper.			
 Maximizing payload weight does not guarantee compliance with state, municipal or federal road weight limits. All loads must not exceed legal road limits when moving on public roads. Costs due to over loading are to the account of the goods. 			
Payload refers to the maximum weight the containe for information purposes only.	er is designed to carry, and is provided		
3. Acceptance of payload is subject to Carrier having s	suitable equipment.		
EXPLOSIVES, HAZARDOUS MATERIALS, HAZARDOUS V GOODS	VASTE AND OTHER DANGEROUS	540	
This tariff is subject to Federal Hazardous Materials Regulat 49, Parts 100 – 180, *** As well as any state, local, provincia ordinance relative to the transportation of Hazardous goods.	al (Canadian) law, regulation, rule or		
Hazardous Goods refers to any goods which have any explosives, inflammables, infectious substances, corrosive or oxidizing character, dangerous items, hazardous materials *** including without limitation any material or substance listed on the federal Hazardous Material Table (49 C.F.R 172.101) any type or nature whatsoever will be accepted for transportation only after prior booking arrangements have been made with Carrier and Carrier has specifically agreed to provide services with respect to such goods in writing.			
Carrier reserves the right to refuse any goods which, in its judgment, are hazardous, dangerous, objectionable or otherwise likely to injure any container, equipment or other personal property, or for which, in Carrier's judgment, is not able to be safely loaded, stowed, secured, unloaded and delivered.			
All shipments of such goods accepted by Carrier shall be su	bject to the following requirements:		
(1) Shipper shall provide Carrier with complete and approved shipping papers, to include all information, descriptions, instruction, disclosures required by Haz Mat laws. A statement of certification must appear on the shipping paper that the goods offered for transportation meet the requirements of this tariff. Such certification shall contain the following language:			
"This is to certify that the above named goods are properly classified, described, packaged, marked and labeled, and is in proper condition for transportation according to the applicable regulations of the Department of Transportation/Environmental Protection Agency, and Carrier may rely upon the statements and descriptions made herein, any other representations notwithstanding."			
On each Bill of Lading Shipper must assure that the HM column has been marked.			
(2) Shipper shall provide on the Bill of Lading a full description of the hazardous goods, including their identity and quantity, complete and clear written instructions for loading, handling, storing, response, clean-up, mitigation, remediation, removal in the event of a spill or release. Additionally the full name and telephone number for contact person who has knowledge of the goods and emergency incident response requirements. This person must be immediately available at all times during the performance of the transportation services by Carrier. Continued			
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.			
ISSUED: November 30, 2016	EFFECTIVE: December 1, 2016		
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15th Revised Page No. 21 Cancels 14th Revised Page No. 21 SPAN-ALASKA TRANSPORTATION, LLC

TINLIGITI 17	RULES AND GOVERNING PROVISIONS: RULE NO:				
	EXPLOSIVES, HAZARDOUS MATERIALS, HAZARDOUS WASTE AND OTHER DANGEROUS COODS COODS				
(3) Shipper must attest on the bill of lading that the shipment contains no mix of non-compatible goods whatsoever, including those non-compatible goods identified by the Federal Resource Conservation and Recovery Act (RCRA), Toxic Substances Control Act (TSCA), Code of Federal Regulations, Title 49, Parts 100-177, or the Alaska, Washington or federal environmental protection or like agencies. Shipments not so attested will not be accepted by Carrier.					
commencemen	which contains such goods but which was not a tof services shall be assessed an additional so I other charges.				
NOTE 1:	When a shipment contains two or more artic of Federal Regulations, Title 49, Parts 100 to prohibited from being loaded or stored toget be considered a separate shipment. Each s be subject to the provisions of this Item ever lading. Articles not requiring such segregative separately considered shipments.	o 177 and/or Title 40, Part 262, are her, each part lot in the shipment will uch considered separate shipment will n though tendered on a single bill of	•		
NOTE 2:	NOTE 2: When a shipment has been accepted by Carrier for transportation and after receipt by Carrier an error is found in the required certification, packaging, labeling or other lawful requirements, all damages and penalties actual and consequential shall be for the account of the party required to provide such certification, packaging, labeling or other lawful requirement. A charge of \$100.00 per container will be assessed to placard Carrier's vehicle in conformance with DOT regulations when shipment is found to be in non-compliance with those regulations.				
NOTE 3: Hazardous articles accepted by Carrier for shipment shall be assessed the following charge in addition to all other applicable rates and charges.					
All assessments subject to a \$2.55cwt per hazardous All assessments subject to a minimum charge of \$70.00 per classification maximum charge of \$247.00 classification per classification					
HAZARDOUS	MATERIALS, DISPOSAL OF		542		
When shipments of hazardous/dangerous materials goods are either rejected by Consignee or determined by Carrier to be damaged, Shipper shall make all arrangements for the immediate removal and disposal of such hazardous materials. The cost of disposal shall be paid by Shipper of such materials.					
For explanation	n of abbreviations and reference marks not exp	plained on this page, see the last page of t	his tariff.		
ISSUED: Dece		EFFECTIVE: December 15, 2019			
	om Souply, President	3815 West Valley Highway North, Auburn	n, WA 98001		
CORRECTION	CORRECTION NO: Page No. 21				

2nd Revised Page No. 22 Cancels 1st Revised Page No. 22 SPAN-ALASKA TRANSPORTATION, LLC

RULES AND GOVERNING P	ROVISIONS:	RULE NO:
HAZARDOUS WASTE, TRANSPORTATION OF, PROHIBIT Shipments of Hazardous Waste products as defined by Fed Recovery Act (RCRA), Toxic Substances Control Act (TSCA 49, Parts 100-177, or the Alaska, Washington or federal envill not be accepted for shipment by hereunder.	545	
HOUSEHOLD GOODS, TRANSPORTATION OF *** Moved to Rule 515, page 19-A		***
FALSE DESCRIPTION When goods are transported under false descriptions/particulars thereof.	ulars, Carrier will collect charges	561
CONTAINER LOADING (1) Goods loaded in containers must be packaged and that goods do not shift during normal handling proc (2) Goods loaded in containers must be packaged and transportation by land and or water. (3) Containers returned to Carrier with dunnage or deby to cleaning and handling charges billable to the part (4) For flatbeds or platforms see Item 567.	562	
EQUIPMENT DAMAGE Repair of damage to the Carrier's equipment by virtue of: (1) Inherent vice of the shipment, improper loading by the unloading by Consignee or Consignee's agent, and account of the Shipper, Consignee or beneficial own Lading or receipt at origin and/or delivery receipt at such damage and the corresponding liability for repair	564	
For explanation of abbreviations and reference marks not ex		this tariff.
ISSUED: November 30, 2016	EFFECTIVE: December 1, 2016	/A 00004
ISSUED BY: Tom Souply, President 3815 West Valley highway N, Auburn, WA 98001		
CORRECTION NO:		Page No. 22

10th Revised Page No. 23 Cancels 9th Revised Page No. 23 SPAN-ALASKA TRANSPORTATION, LLC

RULES AND GOVERNING P	ROVISIONS:	RULE NO:	
		567	
PLATFORM OR FLATBED LOADING Goods that are Shipper loaded on a flatbed, platform or chas elements must be properly packaged, protected and secured transportation by land and or water, including uncovered flat be banded widthwise with minimum 1 ¼ inch steel banding n appropriate other devices such as chains and binders. Bandi fork pockets. Goods loaded to platforms must have 4 inch mi and platform.	for safe handling, stowage and deck vessel. Goods on platforms must naterial; one placed every three feet, or ng must not be placed over platform		
If Carrier is requested by Shipper or Shipper's agent to provide packaging, protecting, securing and or other additional services, Carrier will provide the necessary material and labor required to perform such services at the charges stated below (see Note 2):			
 (1) Banding Only – A charge per platform will be assess 40' Platform \$135.00 45' Platform \$135.00 53' Platform \$164.00 	sed for banding goods to platform.	•	
(2) Tarping Only – When Carrier is requested to provide platform, this service will be provided at the followin 40' Platform \$334.00 45' Platform \$334.00 53' Platform \$414.00			
 (3) Banding and Tarping – When Carrier is requested both band and tarp goods to a platform, this service will be provided at the following charges: 40' Platform \$469.00 45' Platform \$482.00 53' Platform \$570.00 			
(4) Resecuring – If goods required resecuring for safe s	stowage, the following provisions apply:		
Note 1: If Carrier determines that Shipper properly secured platform at origin and, through no fault of Carrier, goods must be resecure, Carrier will resecure the goods and the charges listed above will be assessed.			
Note 2: Securing will include labor and materials, such as strapping, to secure goods to the platform, but will not include any materials for dunnage, blocking or bracing. If such materials are required, apply charges as per Item 891.			
IMPRATICAL OPERATION – PICKUP OR DELIVERY			
Pickup or delivery service will not be performed by Carrier at any site to or from which it is impractical to operate vehicles because of:			
 (1) The condition of roads, streets, driveways, alleys, or approaches thereto; (2) Inadequate loading or unloading facilities; and/or (3) Riots, acts of God, the public enemy, terrorism, the authority of law, the existence of violence, or such possible disturbances as tend to cause reasonable apprehension or danger to persons or property, and/or other events beyond the control of Carrier which make it impractical or uneconomical for Carrier to provide such service 			
For explanation of abbreviations and reference marks not ex	plained on this page, see the last page of the	nis tariff.	
ISSUED: December 5, 2019	EFFECTIVE: December 15, 2019		
ISSUED BY: Tom Souply, President 3815 West Valley highway N, Auburn, WA 98001			
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FREIGHT TARIFF 300

RULES AND GOVERNING PROVISIONS:

RULE NO: 574

LIABILITY FOR LOSS OR DAMAGE TO GOODS

Carrier's liability for any loss, damage, destruction or delay to goods being transported shall be that of a motor carrier as set forth in the Carmack Amendment codified at 49 U.S.C. § 14706, as amended from time to time, regardless of whether transport is interstate or intrastate, or involves foreign commerce. In no event shall Carrier be responsible for any consequential, incidental or unforeseen damage or loss. In addition, Carrier shall not be responsible for any such loss, damage, destruction or delay caused by one of the excepted circumstances set forth in 574(A) below. In any event, unless Shipper requests excess value liability coverage as set forth in 574(c) below, Carrier's liability for any loss, damage, or delay to any shipment shall not exceed \$100,000 per shipment.

- A. Exceptions: Carrier shall not be liable for loss or damage from the following:
 - a) capture, seizure, arrest, restraint, detainment, confiscation, preemption, requisition or nationalization, and the consequences thereof or any attempt thereat, whether in time of peace or war and whether lawful or otherwise;
 - b) all loss, damage or expense, whether in time of peace or war, caused by (a) any weapon of war employing atomic or nuclear fission and/or fusion/and or other reaction or radioactive force or matter or (b) any mine or torpedo;
 - c) all consequences of hostilities or warlike operations (whether there will be a declaration of war or not), but this warranty shall not exclude collision or contact with aircraft, or with rockets or similar missiles (other than weapons of war) or with fixed or floating object (other than a mine or torpedo), standing, heavy weather, fire or explosion unless caused directly (and independently of the nature of the voyage or service which the vessel concerned or, in the case of a collision, any other vessel involved therein, is performing) by a hostile act by or against a belligerent power; and for the purposes of this "power" includes any authority maintaining naval, military or air forces association with a power.;
 - d) the consequences of civil war, revolution, rebellion, insurrection, or civil strife arising there from; or from the consequences of the imposition of martial law; military or usurped power; or piracy.
 - 2. a) strikes, lockouts, labor disturbances, riots, civil commotions, or acts of any person or persons taking part in any such occurrences or disorders; or b) vandalism, sabotage or malicious act, which shall be deemed also to encompass the act or acts of one or more persons, whether or not agents of a sovereign power, carried out for political, terrorist or ideological purposes and whether any loss, damage or expense resulting there from is accidental or intentional.
 - 3. Claim for loss of market or for loss, damage or deterioration arising from delay, whether caused by a peril insured against or otherwise.
 - 4. Inherent vice or the nature of the merchandise insured.
 - Ordinary leakage, ordinary loss in and/or difference in weight or volume, or ordinary wear and tear.

Continued

ISSUED: July 11, 2019	EFFECTIVE: July 16, 2019
ISSUED BY: Tom Souply, President	3815 West Valley Highway N, Auburn, WA 98001
CORRECTION NO:	Page No. 24

FREIGHT TARIFF 300				
RULES AND GOVERNING PROVISIONS:			RULE NO:	
LIABILITY FOR LOSS OR DAMAGE TO GOODS, Continued			574 Continued	
6.				
7.	Loss, damage or expense caused by or resconditions; except when merchandise insurmanner as to prevent such loss.			
8.	Loss, damage or expense caused by or resof packaging (including overseas container merchandise is shipped therein) when perfowner of the goods.	s and stowage therein when		
9.	Loss, damage or expense caused by or res deceit of partners' officers or employees of misconduct, fraud or deceit of parties involved	the assured or their assignee; or willful		
10.	Quarantine; act or omission of the shipper labor dispute; sabotage; wastage in bulk or goods; inherent vice; improper or insufficient disputes the baseline of the same laborated by the same laborate	weight arising from the nature of the		
11.	discoverable by due diligence. 11. Package or Parcel Carrier Shipments; shipments received from a parcel or package service, or US Postal service and/or where no bill of lading or air waybill has been issued to the Carrier at time of receiving; such shipments will be subject to any limitation of liability/released valuation set forth by the parcel or package			
12.	carrier's contract of service. Transportation by Air; If any portion of the t consignee agrees that such portion shall be (bill of lading), including any limitation of lia herein, the benefits of which shall be autom Carrier. A copy of the air carrier's air waybi	e subject to the air carrier's air waybill bility/released valuation set forth natically extended and applicable to		
B. <u>Valuati</u>	<u>on</u>			
 Merchandise shipped under this Bill of Lading shall be valued at the amount of invoice, including all charges therein plus any prepaid and/or advanced and/or guaranteed freight not included in the invoice. Merchandise not shipped subject to an invoice (including inter-company shipments) shall be valued at the actual cash value on the date of loss plus prepaid and/or advanced and/or guaranteed freight. Privilege is granted the named insured to insure in foreign currencies; losses to be payable in same funds but premiums payable in U.S. dollars. For the purposes of covering funds. 				
	C. Requesting Excess Value Liability. If Shipper wishes for Carrier to assume additional liability in excess of the otherwise applicable limitation set forth in 574(A), the following will apply:			
1. <u>Declaring Excess Value Liability on the bill of lading</u> . Subject to the applicable caps as set forth below, Shipper may request that Carrier assume liability in excess of the otherwise applicable limitation by inserting the amount of liability being requested on the face of the bill of lading in the space indicated, noting "Excess Value Liability" on the bill of lading, and by paying additional fees calculated in accordance with this Tariff.				
Continued				
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.				
		EFFECTIVE: July 16, 2019		
ISSUED BY: Tom Souply, President 3815 West Valley Highway N, A				
CORRECTION NO: Page No. 24				

Page No. 25

SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300 **RULE NO:** RULES AND GOVERNING PROVISIONS: 574 LIABILITY FOR LOSS OR DAMAGE TO GOODS, Continued Continued Cost of Excess Value Liability. The cost of requesting that Carrier assume additional liability shall be \$4.00 per each \$100.00 in excess of the otherwise applicable limitation, subject to a minimum charge of \$53.00 per shipment. A maximum of \$10,000 in excess liability coverage is available for articles moving pursuant to a spot quote, and for used or reconditioned goods. All used and reconditioned goods moved subject to a released value not to exceed 50¢ per pound, unless excess liability coverage is obtained pursuant to this provision. If excess liability coverage is obtained for used or reconditioned goods, the maximum liability will extend to \$5.00 per pound not to exceed \$10,000 per shipment. For all other shipments, a maximum of \$300,000 in excess liability coverage is available. Procedure for Requesting Excess Value Liability. To request that Carrier assume excess liability beyond a total of \$300,000 per shipment, Carrier must be notified by Shipper at the time it agrees to transport such shipment of any such request, and the otherwise applicable limitation of liability shall apply as if no declaration of excess liability has been made unless Carrier has agreed in writing signed by an authorized representative to accept such excess liability. In order to request excess liability beyond the maximum of \$300,000 per shipment, Shipper must contact Carrier prior to transportation to make such request. Carrier reserves the right, in its sole discretion, to accept or decline Shipper's request to increase excess liability beyond \$300,000 per shipment. Excess Value Liability is Not Insurance. Carrier's acceptance of the Excess Value Liability as set forth herein is not, and shall not be construed as. insurance of any kind. Actual Value as Cap. Carrier's total liability, regardless of the amount of excess liability coverage requested or agreed upon, shall be capped at the lesser of the cost of repair or replacement of damaged goods regardless of whether Shipper requests, or whether Carrier accepts, excess liability coverage in excess of such amounts. If Shipper requests and Carrier agrees to provide excess liability in excess of the cost of repair or replacement of the damaged goods, Carrier shall be entitled to retain any and all such fees associated with the excess liability coverage in excess of the cost of repair or replacement. Concluded For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: July 11, 2019 EFFECTIVE: July 16, 2019 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001 **CORRECTION NO:**

8th Revised Page No. 25-A Cancels 7th Revised Page No. 25-A

SPAN-ALASKA TRANSPORTATION, LLC

RULES AND GOVERNING F	PROVISIONS:	RULE NO:
LIABILITIES NOT ASSUMED		575
Carrier shall not be liable, regardless of the actual or alleged of Carrier, its subcontractors, authorized agents, employees incidental or consequential damages, including but not limite of whether Carrier had knowledge that such damages might	o, or business entities, for any special, ed to loss of profits or income regardless	
IMPRACTICAL OPERATIONS		576
Nothing in this tariff shall be construed as making it binding make delivery to locations to which it is impracticable to ope pickup or delivery services, because of conditions of alleys conditions typically referred to as Acts of God or Force Maje events as defined in that item of this Tariff, local, state, or fe prohibiting certain vehicle types, commodities, services, or i environment, vehicle, cargo, vehicle operators, the general at its sole discretion, Carrier reserves the right to refuse or raccepted shipments, if it is known or perceived that any of ti applicable service guarantees are rendered null and void in experienced.	rate vehicles, inclusive of performing or streets, because of riots or strikes, eure events, inclusive of Force Majeure deral regulations restricting or f perceived to constitute a risk to public, or pose a security risk. Further, eject requests for service, or to return ne foregoing may exist or occur. Any	
FORCE MAJEURE EVENTS		577
Carrier shall not be liable for any failure to perform, including under this tariff where such failure is wholly or partially due Explosion, Riot, Civil Commotion, Act of Terrorism, Restricti Strikes, Lock Outs, Failure of Suppliers, or to any cause whe exclusive ability of Carrier to control, or which could not be recommodated.	o an Act of God, War, Fire, Weather, on by Government or other Authority, atsoever which is beyond the direct and	
WARRANTIES CARRIER MAKES NO WARRANTIES, IMPLIED OR OTHE AND/OR RELATED SERVICES PROVIDED.	R, FOR ANY TRANSPORTATION	578
For explanation of abbreviations and reference marks not explanation of abbreviations and reference marks not explanation.	xplained on this page, see the last page of t	his tariff.
ISSUED: November 30, 2016	EFFECTIVE: December 1, 2016	
ISSUED BY: Tom Souply, President	3815 West Valley Highway N, Auburn, WA 98001	
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FREI	GHT TARIFF 300	NINIO DD 01 (10)	0110	DI II E NO
	RULES AND GOVER	NING PROVISI	ONS:	RULE NO:
PICKUP AND DELIVERY SERVICE – <u>SECURED OR LIMITED ACCESS DELIVERY</u>				595
The fo	ollowing provisions shall apply with respect to s.	delivery of shipme	nts at sites with limited	
(1)	Except as otherwise provided, shipments farms, mini storage sites, schools, places suited for the receiving of commercial carg	of worship, secure	d locations and other site	es not
	Secured locations are defined as Military E Prisons, Jails and Detention Centers.	Bases or Installatio	ns, Government Facilitie	s,
	Description	Shir	oment Size	7
	2	0-1999lbs.	2000lbs and greater	-
	Limited Access Delivery Surcharge	\$50.00	\$92.00]
LCL (CONSOLIDATED PICKUP SERVICE			599
When requested by Shipper and agreed to by Carrier; Carrier may perform placement of a container at the Shipper's door for the Shipper to load multiple shipments. Shipper will provide Carrier with a Bill of Lading for each shipment stating Consignee address, freight bill payment terms, detailed commodity description, piece count, packaging type, hazardous material information as outlined in Rule 540 and weight. Carrier will sign for and accept tender of cargo as Shipper Load and Count on all Bills of Lading and verification of the load will not take place at the time of pickup of container. Carrier will accept no liability as to the correctness of the Shippers loading, descriptions, piece count and weight of the Bills of Lading tendered with the load.				
Unloading and checking of each shipment, Bill of Lading verification, weight and piece count may be done at the Origin receiving terminal or at the Destination delivery terminal, at the Carriers convenience and without pre-notification to the Shipper. If it is operationally in the best interest of the cargo to not be unloaded and checked until arrival at the prevailing destination terminal Carrier will receive and note piece count and take any over, short or damage exceptions (OS&D) at the time of destination unload.				
Carrier will notify shipper of any overages, shortages or damage exceptions within 48 hours after unloading has been completed.				
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.				
ISSUE	ED: December 5, 2019	EFFEC	CTIVE: December 15, 20	19
ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 9800			Auburn, WA 98001	
CORF	RECTION NO:			Page No. 25

RULES AND GOVERNIN	IG PROVISIONS:	RULE NO:
MINIMUM CHARGE		611
 (1) The minimum charge for any container moving arrived by multiplying the applicable container rate. (2) When any shipment is tendered to Carrier to be and containers, and the shipment would use 8 space of a smaller container but, at Carrier's container shipment will be rated at the container load. 	e transferred between container or trailers 80% or more of the usable floor or loading convenience, is loaded to a larger container,	
ORDER BILL OF LADING		660
Shipments moving on any order or negotiable bill of lad	ling will not be accepted by Carrier.	
PAYMENT OF FREIGHT – CREDIT TERMS		720
Credit terms, once authorized, are available to those St that have filled out and signed Carriers Credit application an evaluation of the submitted application information a appropriate and authorized level of credit.	on. Carrier's Credit department will complete	
Unless credit has been expressly approved by Carrier's prior to commencement of any services from Carrier an goods at the destination.		
All charges are payable in United States currency (casi transfers or certified checks). MasterCard and Visa are carrier. Accounts with balances due beyond 30 days w month.	e accepted with prior approval from the	
Notwithstanding approval from Carrier's credit department Carrier within 30 days from the date of carriers invoice.		
Should Carrier prevail in arbitration, litigation or other di collection of freight and/or other charges, the party liable beneficial owner) shall reimburse Carrier for its reasonarespect to such action.	le therefore (e.g. consignor, Consignee or	
CEPTION: Carrier reserves the right to require prepayment in full prior to movement of shipment from point of origin if Shipper, Consignee or party responsible for freight charges has exceeded its credit limit or is in breach of its credit terms with Carrier. Additionally, if Carrier has reason to believe Shipper, Consignee or party responsible for freight does not have the ability to pay pending freight, Carrier may require prepayment in full prior to movement of the shipment from the point of origin.		
For explanation of abbreviations and reference marks n	not explained on this page, see the last page of	f this tariff.
ISSUED: November 30, 2016	SUED: November 30, 2016 EFFECTIVE: December 1, 2016	
ISSUED BY: Tom Souply, President	3815 West Valley Highway N, Auburn,	WA 98001
CORRECTION NO:		Page No. 26

16th Revised Page No. 27 Cancels 15th Revised Page No. 27 SPAN-ALASKA TRANSPORTATION, LLC

The rates named cover only the transportation of goods in accordance with the applicable state, borough, city or other municipality authorized legal load, weight and size limits. On shipments which, due to their size, shape, weight or nature exceed such limits and/or require special permits, additional fees and/or pilot cars, charges to cover the costs thereof will be as follows: (1) Permits: (a) Oversize Permits		RULES AND GOVERNING PROVISIONS: RULE NO:				
borough, city or other municipality authorized legal load, weight and size limits. On shipments which, due to their size, shape, weight or nature exceed such limits and/or require special permits, additional fees and/or pilot cars, charges to cover the costs thereof will be as follows: (1) Permits: (a) Oversize Permits				740		
(a) Oversize Permits	borough, city or other municipality authorized legal load, weight and size limits. On shipments which, due to their size, shape, weight or nature exceed such limits and/or require special permits,					
(b) Overweight Permits	(1)	Permits:		A		
On shipments which, due to their size, shape, weight or nature, required pilot cars to traverse highways in any state, the rates published in this tariff do not include the cost of the pilot cars or the payment of fees. Charges to cover the cost of fees and operating pilot cars, when necessary, shall be for the account of Shipper. When Carrier provides pilot car service, charges shall be by negotiation between Carrier and Shipper. PRIOR RESERVATION OF SPACE (BOOKING) Prior reservation of space (booking) is not a guarantee that goods will be transported on a specific move, although every effort will be made to do so. Carrier reserves the right, at all times, to load and stow goods in the most feasible method possible and/or transport the goods upon certain movements at its discretion. All goods, however, will move with reasonable dispatch once made available to Carrier. PROTECTIVE SERVICE – KEEP FROM FREEZING If Carrier is requested to assume risks of loss due to frost or freezing, the bill of lading must request, in writing, such service. When freight not requiring protection from freezing (KFF) is mixed in the same shipment, and cannot be segregated, with freight requiring protection from freezing the entire shipment will be subject to charges for requested service. Charges shown in table below. SHIPMENT DESCRIPTION CHARGES LTL \$2.70 CWT (1) Container Load \$425.00 (1) Subject to a minimum charge per shipment of \$28.00 and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019 ISSUED BY: Tom Souply, President		(b) Overweight Permits	\$102.00			
PRIOR RESERVATION OF SPACE (BOOKING) Prior reservation of space (booking) is not a guarantee that goods will be transported on a specific move, although every effort will be made to do so. Carrier reserves the right, at all times, to load and stow goods in the most feasible method possible and/or transport the goods upon certain movements at its discretion. All goods, however, will move with reasonable dispatch once made available to Carrier. PROTECTIVE SERVICE – KEEP FROM FREEZING If Carrier is requested to assume risks of loss due to frost or freezing, the bill of lading must request, in writing, such service. When freight not requiring protection from freezing (KFF) is mixed in the same shipment, and cannot be segregated, with freight requiring protection from freezing the entire shipment will be subject to charges for requested service. Charges shown in table below. SHIPMENT DESCRIPTION CHARGES LTL \$2.70 CWT ▲ (1) Container Load \$425.00 (1) Subject to a minimum charge per shipment of \$28.00 ▲ and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019 ISSUED BY: Tom Souply, President 745	, , , , , , , , , , , , , , , , , , ,	On shipments which, due to their size, shape, weight or nature, required pilot cars to traverse highways in any state, the rates published in this tariff do not include the cost of the pilot cars or the payment of fees. Charges to cover the cost of fees and operating pilot				
PRIOR RESERVATION OF SPACE (BOOKING) Prior reservation of space (booking) is not a guarantee that goods will be transported on a specific move, although every effort will be made to do so. Carrier reserves the right, at all times, to load and stow goods in the most feasible method possible and/or transport the goods upon certain movements at its discretion. All goods, however, will move with reasonable dispatch once made available to Carrier. PROTECTIVE SERVICE − KEEP FROM FREEZING If Carrier is requested to assume risks of loss due to frost or freezing, the bill of lading must request, in writing, such service. When freight not requiring protection from freezing (KFF) is mixed in the same shipment, and cannot be segregated, with freight requiring protection from freezing the entire shipment will be subject to charges for requested service. Charges shown in table below. SHIPMENT DESCRIPTION CHARGES LTL \$2.70 CWT ▲ (1) Container Load \$425.00 (1) Subject to a minimum charge per shipment of \$28.00 ▲ and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001			shall be by negotiation between Carrier			
move, although every effort will be made to do so. Carrier reserves the right, at all times, to load and stow goods in the most feasible method possible and/or transport the goods upon certain movements at its discretion. All goods, however, will move with reasonable dispatch once made available to Carrier. 748 PROTECTIVE SERVICE – KEEP FROM FREEZING If Carrier is requested to assume risks of loss due to frost or freezing, the bill of lading must request, in writing, such service. When freight not requiring protection from freezing (KFF) is mixed in the same shipment, and cannot be segregated, with freight requiring protection from freezing the entire shipment will be subject to charges for requested service. Charges shown in table below. SHIPMENT DESCRIPTION CHARGES LTL \$2.70 CWT ▲ (1) Container Load \$425.00 (1) Subject to a minimum charge per shipment of \$28.00 ▲ and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	PRIOR R	ESERVATION OF SPACE (BOOKING)		745		
PROTECTIVE SERVICE – KEEP FROM FREEZING If Carrier is requested to assume risks of loss due to frost or freezing, the bill of lading must request, in writing, such service. When freight not requiring protection from freezing (KFF) is mixed in the same shipment, and cannot be segregated, with freight requiring protection from freezing the entire shipment will be subject to charges for requested service. Charges shown in table below. SHIPMENT DESCRIPTION CHARGES LTL \$2.70 CWT ▲ (1) Container Load \$425.00 (1) Subject to a minimum charge per shipment of \$28.00 ▲ and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019 ISSUED BY: Tom Souply, President 748	move, although every effort will be made to do so. Carrier reserves the right, at all times, to load and stow goods in the most feasible method possible and/or transport the goods upon certain					
If Carrier is requested to assume risks of loss due to frost or freezing, the bill of lading must request, in writing, such service. When freight not requiring protection from freezing (KFF) is mixed in the same shipment, and cannot be segregated, with freight requiring protection from freezing the entire shipment will be subject to charges for requested service. Charges shown in table below. SHIPMENT DESCRIPTION CHARGES LTL \$2.70 CWT ▲ (1) Container Load \$425.00 (1) Subject to a minimum charge per shipment of \$28.00 ▲ and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	All goods, however, will move with reasonable dispatch once made available to Carrier.					
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LTL \$2.70 CWT▲ (1) Container Load \$425.00 (1) Subject to a minimum charge per shipment of \$28.00▲ and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	in writing, such service. When freight not requiring protection from freezing (KFF) is mixed in the same shipment, and cannot be segregated, with freight requiring protection from freezing the entire					
Container Load \$425.00 (1) Subject to a minimum charge per shipment of \$28.00 ▲ and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 ISSUED BY: Tom Souply, President \$425.00 \$425.00 EFFECTIVE: December 15, 2019 3815 West Valley Highway N, Auburn, WA 98001	8	SHIPMENT DESCRIPTION	CHARGES			
(1) Subject to a minimum charge per shipment of \$28.00 ▲ and a maximum charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	L	TL \$2.70 CWT▲ (1)				
Charge of \$425.00. For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff. ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	C	Container Load \$425.00				
ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019 ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001						
ISSUED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001	For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.					
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CORRECTION NO: Page No. 27	ISSUED	ED BY: Tom Souply, President 3815 West Valley Highway N, Auburn, WA 98001		/A 98001		
	CORRECTION NO: Page No. 27			Page No. 27		

STB SPA	J 300		ed Page No. 2
	SPAN-ALASKA TRAN	Cancels 10 th Revise SPORTATION, LLC	ed Page No. 2
FREIGHT	TARIFF 300		
	RULES AND GOVERNING PF	ROVISIONS:	RULE NO:
PERSHIABLE	E CARGO, SHIPMENT OF LIVE PLANTS		749
ship Carr	oments of live plants in dry containers will be accopers/consignees risk only. Humidity or temperative and product loss claims will not be accepted sport.	ture protection shall not be provided by	
(2) Whe	en Shippers Bill of Lading requests temperature on not provide such services. Carrier will notify Ship sport.		
DI ACEMENIT	T AND RESPOT SERVICES		750
	inition of Terms:		
(A)	Placement service means the service of sp point for loading and/or another for unloading Additionally, placement includes return of a facility.	ng other than at Carrier's facility.	
(B)	Respot service means the spotting or place unloading after the original placement (as and includes the movement of containers we Consignee's facility.	lescribed above) has been performed,	
(2) App	lication of Rates:		
(A)	Placement service outside of the state of A individual rate items, rates do not include placement services outside of the state of A	acement service outside of the state of g by Consignee. To find charges for	
	Placement services inside of the state of Al individual rate items, container rates include Alaskan cities of Anchorage and Fairbanks by Consignee. To find charges for placement other than those named above, see Item 34	e placement service within the limits of for loading by consignor or unloading ent service to Alaskan cities and towns	
(B)	Respot service: when requested, Carrier w following per container charge:	vill provide respot services for the	
	Alaska \$270.00 per Respot (1) Washington charges listed in Item 340	0	
	(1) Respot charge applies only when place town.	ement is provided in the same city or	
or explanati	ion of abbreviations and reference marks not exp	plained on this page, see the last page of t	his tariff.
ISSUED: December 5, 2019 EFFECTIVE: December 15, 2019			
ISSUED BY: Tom Souply, President		3815 West Valley Highway N, Auburn, W	/A 98001
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11th Revised Page No. 29 Cancels 10th Revised Page No. 29

SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300			
RULES AND GOVERNING	S PROVISIONS:	RULE NO: 820	
RE-CONSIGNMENT OR DIVERSION			
A request for re-consignment or diversion to change the name or address of a consignor or Consignee, a change in the destination or place of delivery, or a change of billing where necessary to effect delivery, will be accepted subject to the following provisions (see Item 362 for change in billing or collection status):			
	Requests for re-consignment or diversion must be made or confirmed in writing and Carrier must be satisfied that the party making the request has the authority to do so.		
Only entire shipments (not portions of shipments) may be re-consigned or diverted.			
	Carrier will make diligent efforts to execute valid re-consignment or diversion requests, but will not be responsible if despite such efforts re-consignment or diversion is not effected.		
(4) When such a change in re-consignment or diversion is made, and allowed by Carrier, a charge of \$30.00 ▲ for such change will be assessed against the ultimate payer of the freight charges.			
(5) If the shipment has been stowed by Carrier and is of labor, the charges for the diversion or re-considerable.			
(6) If the shipment has been moved to the originally requested destination, it may be reshipped to another destination at rates negotiated between Carrier and the party responsible for the freight charges.			
(7) No charge for diversion or re-consignment will be made when such diversion or re-consignment involves merely the change of the address for Consignee, provided the new address, for that same Consignee, is located in the same city, town, municipality, (incorporated or unincorporated).			
(8) Re-consignment or diversion may not be requested after placement or delivery has been attempted at the destination. Once placement or delivery has been attempted, goods must be reshipped for purposes of re-consignment or diversion.			
All such diversions/re-consignments shall be subject to confirmation from Carrier, verbally or otherwise.			
RELEASE OF GOODS TO OTHER THAN CONSIGNEE		847	
	RELEASE OF GOODS TO OTHER THAN CONSIGNEE Goods shall be released at destination to the Consignee designated by Shipper on the bill of lading.		
EXCEPTION: Carrier may release goods to other than the designated Consignee upon receipt of written authorization establishing proof that such other is a designated agent for said Consignee for such purpose or if otherwise appropriate and allowable by operation of applicable law.			
For explanation of abbreviations and reference marks no	t explained on this page, see the last page of	this tariff.	
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4th Revised Page No. 30 Cancels 3rd Revised Page No. 30

SPAN-ALASKA TRANSPORTATION, LLC

FRFIGHT	TARIFF 300	

	GHT TARIFF 300			
DETU		S AND GOVERNING F	PROVISIONS:	RULE NO:
RETURNED, UNDELIVERED SHIPMENTS 860			860	
	at destination which are owing:	refused and/or returned to o	rigin at Carrier's facility will be subject to	
(1)			arges assessed against the goods, even e reason for refusal, all charges are	
(2) The return movement will be considered a new shipment and billed as such.				
(3) On refused shipments containing the following goods, Shipper shall be responsible for disposal of said goods in addition to paying all freight and other charges: Beer Cigarettes Hazardous Materials Wine Drugs Liquor		ght and other charges: aterials		
	Medicines	governed by federal or state	regulations	
SHIPN	TENTS EXCEEDING CAR	PACITY OF A CONTAINER	(OVERELOW)	882
Shipm as det	SHIPMENTS EXCEEDING CAPACITY OF A CONTAINER (OVERFLOW) Shipments tendered to Carrier in excess of the quantity that can be loaded into/onto the container, as determined by Carrier at its sole discretion, may be placed into/onto additional container(s) and billed accordingly.			
		SHIPPER-FURNISHED EQU	JIPMENT_	884
Unless otherwise provided, goods tendered in containers furnished by Shipper will be accepted subject to completion of Carrier's Standard Interchange Agreement and Equipment Inspection Report (E.I.R.). Charges for such goods will be assessed in accordance with the applicable rates and charges named in this tariff. All such containers must be able to be handled when loaded with goods as compatible with Carrier's standard operations.				
(1) Loaded containers moving northbound under the provisions of this Item shall be entitled to a free empty movement southbound for return to origin. This free empty return will apply provided that:				
	 (A) Carrier has the right to load such empty container with other goods. (B) Such empty container is available to Carrier within 90 days after the loaded container arrives. 			
		ontainer not available to Car sed as negotiated between 0	rier within the 90 day period, charges Carrier and Shipper.	
Shipper furnished containers must be marked at both front and rear with identification marks or as required by underlying ocean Carrier's requirements.				
	If proper identification marks are not on any Shipper furnished container, Carrier shall be entitled to mark such container and an additional charge of \$172.00 ▲ per container will be assessed.			
		3		
For ex	planation of abbreviations	and reference marks not e	xplained on this page, see the last page of t	his tariff.
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FREI	GHT TARIFF 300			
	RULES AND GOV	ERNING PRO	OVISIONS:	RULE NO:
SPECIAL SERVICES – MATERIAL AND LABOR CHARGES			891	
Except where otherwise provided, any materials required to secure, dunnage, block or line Carrier's containers shall be provided by and installed by Shipper. Any material furnished by Shipper or Carrier will be installed by Carrier at a charge for labor for such installation, at the following rates for each person:				
Washington Labor Charges: \$91.00 per hour or fraction thereof Alaska Labor Charges: \$91.00 per hour or fraction thereof			A	
At the request of Shipper, or when Shipper does not provide such material, Carrier will, based upon availability, furnish plywood, metallic stakes, strapping and wooden timbers for bracing, blocking or other securing requirements at an additional charge.				
STOR	AGE CHARGES			910
The fo	llowing provisions shall apply with respec	ct to storage at 0	Carrier's facility.	
(1) Except as provided below, free time for storage will commence with the first midnight following Carrier's notification of availability of goods to Consignee and shall extend for five (5) business days thereafter.				
	EXCEPTION: On shipments which re the following business day after notific			
(2)	Goods stored at Carrier's facility (to include designated agent's facilities), after expiration of free time, shall be assessed storage charges as follows:			A
	Storage Charges Per Day (except as	noted)		
	Description		Storage Rate	
		Minimum charge	Rate per day, per shipment	
	Freight All Kinds, Palletized Cargo	\$35.00	\$7.00 per pallet	
	Freight all Kinds, Non-Palletized	\$35.00	\$2.80 per square footage	
(3) At any time after expiration of free time, Carrier may, at its option, place the goods in public storage, in which event all charges, including transportation and handling charges incidental to the placing of goods into or out of public storage, shall be for the account of the goods, including the cost of public storage, with the storage charges outlined in paragraph (2) above to terminate the first day following placement of goods into public storage. Carrier retains all lien rights it is entitled to hereunder while goods are stored in a public warehouse.				
	Contin	ued		
For ex	planation of abbreviations and reference	marks not expla	ained on this page, see the last page	of this tariff.
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FREI	FREIGHT TARIFF 300			
	RULES AND GOVERNING PROVISIONS:	RULE NO:		
STOR	STORAGE CHARGES, CONTINUED 910			
(4)	When goods are available for delivery (see Note 1) but not released to C	onsignee because of: Continued		
	 (A) nonpayment of freight and/or other charges (where credit has r (B) indication of inability to pay freight and/or other charges; and/or (C) non-receipt of proper shipping documents; then 			
	storage charges will accrue after the expiration of free time once the goods have been made available (see Note 1) up to but not including the day that freight and/or other charges, including storage charges under this Item, have been paid and/or or proper shipping documents have been received.			
(5)	Storage charges under this Item shall terminate only after one of the followen met:	owing conditions has		
	 (A) The goods have been dispatched to point of delivery by Carrier of The goods are placed into storage at the request of Shipper. Cu goods, sign off delivery receipt and sign a storage contract. (Ref. (C) The goods have been placed into public storage (refer to Paragra Carrier is instructed, via facsimile or written instruction, that the gat a specific date/location, the date of actual acceptance to serve termination of storage charges provided that the goods are acceptance of this paragraph are subject to the prior approval of Control of the pr	stomer must inspect for to Item 911). aph (3) of this Item). loods will be accepted as the date of pted as instructed. The		
(6)	When goods are accepted for shipment but not shipped and held at Carr	ier's facility because of:		
	 (A) non-payment of freight and/or other charges; (B) indication of inability to pay freight and/or other charges; (C) non-receipt of proper shipping documents; and/or (D) request from Shipper; then 			
	there shall be no free time and storage charges will accrue commencing the first midnight after such occurs. Storage charges will accrue up to but not including the day that freight and/or other charges, including storage charges under this Item, have been paid and/or proper shipping documents received.			
(7)	Saturdays, Sundays and Holidays will be excluded in the computation of free time but shall be included in the computation of storage charges.			
(8)	Storage charges will be assessed against Shipper unless other arrangements have been approved by Carrier in writing.			
(9)	(9) Carrier reserves the right to sell stored goods publicly or privately to compensate it for unpaid freight and/or other charges to the extent and in the manner allowed by applicable federal and state laws.			
(10)	(10) Carrier shall not be required to deliver, or make available for delivery, goods at times other than its normal business hours on normal business days.			
NOTE	, 5 5 - 5			
will be physically available on a specific date and time at a specific place. NOTE 2: In the event goods are placed in public or other storage, Carrier's liability for risk of damage or loss to such goods shall terminate upon its release of the goods to such public or other storage. Concluded				
For ex	xplanation of abbreviations and reference marks not explained on this pa	age, see the last page of this tariff.		
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CORR	CORRECTION NO: Page No. 32			

FREI	GHT TARIFF 300	VERNING PROVISIONS:	RULE NO:
	NOLES AND GO	VERNING FROVISIONS.	959
TRANSFER OF LADING			
	ner(s) for the transportation of a shipme	rovides and the unrestricted right to select such ent and/or transfer the shipment to/from such	
(1) Containerload (CL) rates named in this tariff do not include transfer of goods from or to containers.		•	
(2) Should Carrier transfer any goods from or to containers, the following charges will apply:			
	Goods	Charge	
	Freight, NOS palletized	\$0.92 cwt (1)	
	Freight, NOS not palletized	Rates as shown in item 891	
	per 40' or 45' container, and \$550.0 1: Carrier will load goods in a manner	um charge of \$275.00 per 20' or 24' container, \$445.00 per 53' container. which will utilize container weight and space capacity are responsible for inability to meet any minimum weight	
to the	greatest extern possible, but will not be	tresponsible for mability to meet any minimum weigi	960
VALUATION			
1.	. Merchandise shipped under Carrier's Bill of Lading shall be valued at the amount of the invoice, including all charges therein plus any prepaid and/or advanced and/or guaranteed freight not included in the invoice.		
2.	. Merchandise not shipped subject to an invoice (including inter-company shipments) shall be valued at the actual cash value on the date of loss plus prepaid and/or advanced and/or guaranteed freight.		
3.	 Privilege is granted the named insured to insure in foreign currencies; losses to be payable in same funds but premiums payable in U.S. dollars. For the purposes of covering funds from one currency to another, the banker's sight rate of exchange in effect on the date of invoice shall apply. 		
For ex	planation of abbreviations and reference	ce marks not explained on this page, see the last page	e of this tariff
	D: December 5, 2019	EFFECTIVE: December 15, 2019	
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FREIGHT TARIFF 300		
RULES AND GOVERNING F	PROVISIONS:	RULE NO:
WATER, TRANSPORTATION BY – ON/UNDER DECK TR	ANSPORTATION AUTHORIZED	971
Shipper understands and agrees that the goods may be tra other vessel, unless Carrier and Shipper agree otherwise in		
WATER, TRANSPORTATION BY – GENERAL AVERAGE/	NEW JASON CLAUSE	972
In the event of transportation by water, standard New Jasor text of which is set forth below, shall be deemed fully incorp		
General average shall be adjusted, stated and settled 1994, excluding Rule B thereof, at such port or place s not provided for by said Rules according to the laws a a Tug and Barge combination not deemed involved in unless each such vessel is actually and directly expos in common peril with another vessel if by disconnectin position of safety or ceases to be actually and directly of said Rules, the parties expressly acknowledge that with the recognized custom of the trade.	selected by Carrier, and as to matters and usage of the Port of Seattle, with a common maritime adventure ed to a common peril; a vessel is not g from such other vessel it is in a exposed to such peril. For purposes	
To the extent required by Carrier, average agreement, bond and additional security shall be furnished by Shipper prior to discharge/release of goods. Any cash deposit shall be payable in U.S. currency, remitted to an average adjuster of Carrier's choosing and held in a special account in the adjuster's name, with interest thereon to become a part thereof pending settlement of general average.		
In the event of accident, danger, damage or disaster, before or after commencement of a voyage, resulting from any cause whatsoever, whether due to negligence or not, for which or for the consequences of which Carrier is not responsible by statute, contract or otherwise, Shipper and goods shall contribute with Carrier and the vessels in general average to the payment of any sacrifices, losses or expenses of a general average nature that may be made or incurred, and shall pay salvage and special charges incurred with respect to the goods. If a salving ship is owned/operated by Carrier, salvage shall be paid for as fully and in the same manner as if such ship belonged to strangers.		
For explanation of abbreviations and reference marks not e	volained on this name, see the last name of	this tariff
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CONNECTION NO.		raye No. 34

	RULES AND GOVERNING PROVISIONS:	RULE NO:
WATER, TR.	ANSPORTATION BY – BOTH TO BLAME CLAUSE	973
In the event of set forth below		
should of the o servant shall inc non-cal represe goods a owners off, reco parties apply w	event of damage to goods resulting from collision, if the vessels or either of them collide or come into contact with another ship or object as a result of the negligence other ship or object and any act, neglect or default of master, mariners, pilot or its of Carrier in the navigation, management or maintenance of the vessels, Shipper demnify Carrier and the vessels from and against all loss and liability to the other or rrying ship, her owners and any third parties insofar as such loss and liability ents a loss of, damage to or any claim whatsoever of Shipper, the owners of the and/or their underwriters, paid or payable by the other or non-carrying ship, her or third parties to Shipper, the owners of the goods or their underwriters and set ouped or recovered by the other or non-carrying ship, her owners or any third as a part of their claim(s) against Carrier and/or the vessels. The foregoing shall when the owners, operators or those in charge of any ship or object other than or in to those colliding are at fault with respect to such collision or contact.	
WATER, TR	ANSPORTATION BY - SUBJECT TO RULES OF COAST GUARD	975
	tation of goods by vessel shall be subject to all rules and regulations prescribed by the	
CONTAINER	RS, IMPROPERLY LOADED	990
When a Ship	RS, IMPROPERLY LOADED oper loaded container is improperly loaded, Carrier may return the container to Shipper n. When this occurs, Shipper will be assessed applicable charges as outlined in Items .	990
When a Ship for correction	oper loaded container is improperly loaded, Carrier may return the container to Shipper n. When this occurs, Shipper will be assessed applicable charges as outlined in Items	990
When a Ship for correction 340 and 342	oper loaded container is improperly loaded, Carrier may return the container to Shipper no. When this occurs, Shipper will be assessed applicable charges as outlined in Items . Should Carrier adjust and/or transfer goods to/from containers upon request from Shipper or otherwise to assure the proper loading thereof, apply the provisions of	990
When a Ship for correction 340 and 342 NOTE 1:	oper loaded container is improperly loaded, Carrier may return the container to Shipper n. When this occurs, Shipper will be assessed applicable charges as outlined in Items. Should Carrier adjust and/or transfer goods to/from containers upon request from Shipper or otherwise to assure the proper loading thereof, apply the provisions of Items 567 and 891 in addition to all other applicable charges hereunder. When an improperly loaded container is inadvertently accepted by Carrier, such acceptance does not constitute waiver of tariff provisions. All penalties levied under authority of law while the goods are in the possession of Carrier due to	990
When a Ship for correction 340 and 342 NOTE 1:	oper loaded container is improperly loaded, Carrier may return the container to Shipper n. When this occurs, Shipper will be assessed applicable charges as outlined in Items. Should Carrier adjust and/or transfer goods to/from containers upon request from Shipper or otherwise to assure the proper loading thereof, apply the provisions of Items 567 and 891 in addition to all other applicable charges hereunder. When an improperly loaded container is inadvertently accepted by Carrier, such acceptance does not constitute waiver of tariff provisions. All penalties levied under authority of law while the goods are in the possession of Carrier due to	
When a Ship for correction 340 and 342 NOTE 1: NOTE 2:	oper loaded container is improperly loaded, Carrier may return the container to Shipper n. When this occurs, Shipper will be assessed applicable charges as outlined in Items. Should Carrier adjust and/or transfer goods to/from containers upon request from Shipper or otherwise to assure the proper loading thereof, apply the provisions of Items 567 and 891 in addition to all other applicable charges hereunder. When an improperly loaded container is inadvertently accepted by Carrier, such acceptance does not constitute waiver of tariff provisions. All penalties levied under authority of law while the goods are in the possession of Carrier due to improper loading, etc. shall be for the account of Shipper.	
When a Ship for correction 340 and 342 NOTE 1: NOTE 2: For explanat ISSUED: No	oper loaded container is improperly loaded, Carrier may return the container to Shipper n. When this occurs, Shipper will be assessed applicable charges as outlined in Items. Should Carrier adjust and/or transfer goods to/from containers upon request from Shipper or otherwise to assure the proper loading thereof, apply the provisions of Items 567 and 891 in addition to all other applicable charges hereunder. When an improperly loaded container is inadvertently accepted by Carrier, such acceptance does not constitute waiver of tariff provisions. All penalties levied under authority of law while the goods are in the possession of Carrier due to improper loading, etc. shall be for the account of Shipper.	f this tariff.

FREIGHT TARIFF 300			
RULES AND GOVERNING P	ROVISIONS:	RULE NO:	
WEIGHT – BILLING	992		
Weights provided by Shipper and shown on the bill of lading and the actual scale, estimated or agreed weight as ascerta weight of the goods.			
WEIGHT – ROAD RESTRICTIONS			
When state, municipal or federal road restrictions are in effe be transported on or in a single container, the following term			
(1) Container weights will not be greater than the amount	unt(s) allowed.		
In instances when containerload goods have already been received, or are in route, when restrictions are imposed, Carrier will, at Shipper's direction, transload to other containers to comply with the imposed weight restrictions at charges shown in item 959, or hold the entire shipment at Carrier's facility until the restriction is lifted and apply storage charges in accordance with Item 910.			
For explanation of abbreviations and reference marks not ex	plained on this page, see the last page of	this tariff.	
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RULES AND GOVERNING PROVISIONS:			RULE NO:
LOSS/DAMAGE CLAIMS, CONDITIONS PRECEDENT			1000
The following are condition precedents to recovery against Carrier with respect to any loss or damage to goods, including injury, delay, shortage, mistaken delivery, failure to deliver or otherwise.			
1.	The goods must be carefully inspected by Shipper or and any loss or damage which would then be evident bill of lading and/or delivery receipt or the goods shall been delivered in the same good order, count and co	must be noted on Carrier's copy of the be conclusively presumed to have	
2.	Carrier shall have a reasonable opportunity to inspect packaging, in the same condition as upon delivery an thereof.		
3.	Written claim for loss/damage, specifying the particulars thereof, must be filed with Carrier within nine (9) months of delivery, date by which the goods should have been delivered, or date on which Carrier disallowed the claim or pertinent part of the claim, whichever is later.		
4. Any suit against Carrier must be filed within two (2) years following date of delivery of the goods, date which the goods should have been delivered, or date from which Carrier disallowed the claim or pertinent part of the claim, whichever is later.			
5.	5. There shall be no recovery against Carrier until freight and all charges due Carrier have been paid in full.		
	Offers of compromise from Carrier and communications from Carrier's insurer shall not constitute a disallowance of a claim or any part thereof.		
For ev	For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.		
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OF CLAIMS

SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300

LOSS/DAMAGE, PRINCIPLES AND PRATICES FOR THE INVESTIGATION AND DISPOSITION

RULES AND GOVERNING PROVISIONS:

RULE NO: 1003

A. FILING OF CLAIMS:

(1) Claim in Writing Required

A claim for loss or damage to cargo will not be voluntarily paid by the Carrier, unless filed in writing, as provided in sub-paragraph (2) below, with Carrier, within specified time limits applicable thereto.

(2) Minimum Filing Requirements

A communication in writing from claimant, filed with the Carrier within the limits specified in the bill of lading as named in Rule 364 of this tariff and (1) containing facts sufficient to identify the cargo, (2) asserting liability for the alleged loss or damage, (3) making claim for the payment of a specified or determinable amount of money and (4) including (i) copy of the freight bill, (ii) copy of the signed delivery receipt, (iii) photographs of the damaged cargo; and (iv) copy of an invoice and/or other supporting documentation evidencing the value of goods claimed, will be considered as sufficient compliance for filing a claim.

(2) Claim Filed for Uncertain Amounts

Whenever a claim is presented against the Carrier for an uncertain amount, such as "100.00 more or less", the Carrier will determine the condition of the cargo 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 such circumstances unless and until a formal claim, in writing, for a specified or determinable amount of money shall have been filed in accordance with the provisions of sub-paragraph (2) above.

B. ACKNOWLEDGMENT OF CLAIMS:

The Carrier will, upon receipt in writing of a proper claim in the manner and form described in Section A(2) above, acknowledge the receipt of such claim in writing to the claimant within 30 days after the date of its receipt by the Carrier, unless the Carrier will have paid or declined such claim in writing within 30 days of the receipt thereof. The Carrier will indicate in its acknowledgement to the claimant what, if any, additional documentary evidence or other pertinent information may be required by it to further process the claim.

The Carrier will at the time each claim is received create a separate file and assign thereto a successive claim number and note that number on all documents filed in support of the claim and records and correspondence with respect to the claim, including the written acknowledgment of receipt. At the time such claim is received, the Carrier will cause the date of the receipt to be recorded on the face of the claim document and the date of receipt will also appear in the Carrier's written acknowledgment of receipt to the claimant.

Continued

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

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FREIGHT TARIFF 300

RULES AND GOVERNING PROVISIONS: RULE NO: 1003 LOSS/DAMAGE, PRINCIPLES AND PRATICES FOR THE INVESTIGATION AND DISPOSITION OF CLAIMS, continued Continued

C. (1) PROMPT INVESTIGATION REQUIRED

Each claim filed against the Carrier in the manner prescribed herein will be promptly and thoroughly investigated, if investigation has not already been made prior to receipt of the claim.

(2) SUPPORTING DOCUMENTS

Each claim must be supported by evidence of the charges, if any, and either the original invoice or a photographic copy, certified by the claimant to be true and correct with respect to the property and value involved in the claim; or certification of prices or values, with trade or other discounts, allowance or deductions of any nature whatsoever and the terms thereof or depreciation reflected thereon; provided however, that where the property involved in claim has not been invoiced to the consignee shown on the Bill of Lading or where an invoice does not show price or value or where the property involved has not been sold or where the property has been transferred at bookkeeping values only, the Carrier will before voluntarily paying a claim thereon, require the claimant to establish and prove the destination value in the quantity shipped, transported or involved and to certify the correctness thereof in writing.

(3) VERIFICATION OF LOSS

A prerequisite to the voluntary payment by the Carrier of a claim for loss of an entire package or entire shipment will be the securing by it of a certified statement in writing from the consignee of the shipment involved that the property for which the claim is filed has not been received from any other source.

D. DISPOSITION OF CLAIMS

The Carrier when receiving a written claim for loss or damage to cargo or for loss, damage, injury or delay to property transported will pay, decline or make a firm compromise settlement offer in writing to the claimant within 120 days after receipt of the claim by the Carrier, provided however, that if the claim cannot be processed and disposed of within 120 days after the receipt thereof, the Carrier will, at that time and at the expiration of each succeeding 60 day period, while the claim remains pending, advise the claimant, in writing, of the status of the claim and the reason for the delay in making final disposition thereof. It will retain a copy of such advice to the claimant in its claim file.

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

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FREIGHT TARIFF 300		
RULES AND GOVERNING PI	ROVISIONS:	RULE NO:
LOSS/DAMAGE, PRINCIPLES AND PRATICES FOR THE INVESTIGATION AND DISPOSITION OF CLAIMS, continued		1003 Continued
D. PROCESSING OF SALVAGE: Whenever cargo transported by a Carrier is damaged or alleged to be damaged and is, as a consequence thereof, not delivered or is rejected or refused upon tender thereof to the owner, consignee or person entitled to receive such property the Carrier, after giving due notice, whenever practical to do so, to the owner and other parties that may have an interest therein and unless advised to the contrary after giving such notice, will undertake to sell or dispose of such property directly or by the employment of a competent salvage agent. The Carrier will only dispose of the property in a manner that will fairly and equally protect the best interests of all persons having an interest therein. The Carrier will make an itemized record sufficient to identify the property involved so as to be able to correlate is to the shipment a transportation involved and claim, if any, filed thereon. The Carrier also will 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. Whenever disposition of salvage material or goods is made directly to an agent or employee of a Carrier or through a salvage agent or company in which the Carrier or one or more of its directors, officers or managers has any interest, financial or otherwise, that Carrier's salvage records will fully reflect the particulars of each such transaction or relationship or both, as the case may be. Upon receipt of a claim on a shipment on which salvage has been processed in the manner hereinbefore prescribed, the 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 person lawfully entitled to receive the same.		
Concluded		
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.		
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FREIGHT TARIFF 300		
RULES AND GOVERNING PI	ROVISIONS:	RULE NO:
OVERCHARGE CLAIMS, DOCUMENTATION OF		
(a) Overcharge claims shall be accompanied by sufficient information to allow Carrier to conduct an investigation and pay or decline the claim within the time limitations set forth herein. Claims shall include the name of the claimant, its file number, if any, and the amount of the refund sought to be recovered, if known.		1104
 (b) Except when the original freight bill is not a paper document but is electronically transmitted, claims for overcharge shall be accompanied by the original freight bill. Additional information may include, but is not limited to, the following: (1) the rate, classification, or commodity description or weight claimed to have been applicable; 		
(2) complete tariff authority for the rate, classification(3) freight bill payment information; and(4) other documents or data which is believed by cla claim.		
(c) Claims for duplicate payment and over collection shall be bill(s) for which charges were paid (except when the original is electronically transmitted) and by freight bill payment inform	freight bill is not a paper document but	
(d) Regardless of the provisions of paragraphs (a), (b), and (c) above, the failure to provide sufficient information and documentation to allow a Carrier to conduct an investigation and pay or decline the claim within the allowable time limitation shall not constitute grounds for disallowance of the claim. Rather, the Carrier shall comply with Item 1105 to obtain the additional information required.		
(e) Carrier shall accept copies instead of the original documents required to be submitted in this Item where Carrier is furnished with an agreement entered into by the claimant which indemnifies Carrier for subsequent duplicate claims which might be filed and supported by the original documents.		
OVERCHARGE CLAIMS, INVESTIGATION OF		1105
(a) Upon receipt of a overcharge claim, whether written or otherwise, the processing Carrier shall promptly initiate an investigation and establish a file, as set forth in Item 1106.		1100
(b) If Carrier discovers an overcharge, duplicate payment, or over collection which has not been the subject of a claim, it shall promptly initiate an investigation and comply with the provisions in Item 1109.		
(c) In the event Carrier processing the claim requires information or documents in addition to that submitted with the claim, it shall promptly notify the claimant and request the information required. This includes notify the claimant that a written or electronically transmitted claim must be filed before the Carrier becomes subject to the time limits for settling such a claim under Item 1108.		
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FREIGHT TARIFF 300	00/401010	DI II E NO
RULES AND GOVERNING PI	ROVISIONS:	RULE NO:
OVERCHARGE CLAIMS, ACKNOWLEDGEMENT OF Upon receipt of a written or electronically transmitted claim, Carrier shall acknowledge its receipt in writing or electronically to the claimant within 30 days after the date of receipt except when Carrier shall have paid or declined in writing or electronically within that period. Carrier shall include the date of receipt in its written or electronic claim which shall be placed in the file for that claim.		1107
OVERCHARGE CLAIMS, DISPOSITION OF The processing Carrier shall pay, decline to pay, or settle each written or electronically communicated claim within 60 days after its receipt by that Carrier, except where the claimant and said Carrier agree in writing or electronically to a specific extension based upon extenuating circumstances. If said Carrier declines to pay a claim or makes settlement in an amount different from that sought, it shall notify the claimant in writing or electronically of the reason(s) for its action, citing tariff authority or other pertinent information developed as a result of its investigation		1108
UNIDENTIFIED PAYMENTS		1109
Carrier shall have an established procedure for identifying and properly applying all unidentified payments. If Carrier does not have sufficient information with which properly to apply such a payment, it shall notify the payor of the unidentified payment within 60 days of receipt of the payment and request information which will enable it to identify the payment. If Carrier does not receive the information requested within 90 days from the date of the notice, it may treat the unidentified payment as a payment in fact of freight charges owing to it. Following the 90-day period, the regular claims procedure under this part shall be applicable. Notice under this Item shall be in writing and clearly indicate that it is a final notice and not a bill. Notice shall include: check number, amount, and date; the payor's name; and any additional basic information Carrier is able		
to provide. The final notice also must inform payor that: (i) Applicable regulations allow Carrier to conditionally retain the payment as revenue in the absence of a timely response by the payor; and (ii) following the 90-day period the regular claims procedure shall be applicable.		
Upon Carrier's receipt of information from the payor, Carrier shall, within 14 days: (i) make a complete refund of such funds to the payor; or (ii) notify the payor that the information supplied is not sufficient to identify the unapplied payment and request additional information; or (iii) notify the payor of Carrier's determination that such payment was applicable to particular freight charges lawfully due. Where no refund is made by Carrier, Carrier shall advise the payor of its right to file a formal claim for refund in accordance with the regular claims procedures set forth in this tariff. When a Carrier which participates in a transportation movement, but did not collect the transportation charges,		
finds that an overpayment has been made, that Carrier shall immediately notify the collecting Carrier. When the collecting Carrier (when single or joint line haul) discovers or is notified by such a participating Carrier that an overcharge, duplicate payment, or over collection exists for any transportation charge which has not been the subject of a claim, the Carrier shall create a file as if a claim had been submitted and shall record in the file the date it discovered or was notified of the overpayment. The Carrier that collected the charges shall then refund the amount of the overpayment to the person who paid the transportation charges or to the person that made duplicate payment within 30 days from the date of such discovery or notification.		
For explanation of abbreviations and reference marks not explained on this page, see the last page of this tariff.		
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RULES AND GOVERNING F	PROVISIONS:	RULE NO:
QUOTATION OF ESTIMATED CHARGES (1) When Carrier has furnished, either orally or in writing, an estimate of charges, such estimate will be given on the basis of the effective rate provisions as applicable to those facts concerning the shipment(s) which are made known to Carrier.		1115
(2) Estimates of freight charges are furnished as a cor represent nothing more than an approximation of fi the Carrier or Shipper.		
(3) All transportation charges on a shipment will be as provisions in effect at the time of shipment, as appl shipped and transportation and related services per	icable to the commodity or commodities	
RESTRICTED OR PROHIBITED ARTICLES Live animals, birds, livestock, cargo of exceptional value (as Chapter 8, Section 181 – see below), and other cargo, which for transportation by motor carrier or water will not be accep	h the Carrier may deem to be unsuitable	1120
Cargo of exceptional value is defined in USC Title 46, Appendix, Chapter 8 Sec. 181 as platinum, gold, gold dust, silver, bullion, or other precious metals, coins, jewelry, bills of any bank or public body, diamonds, or other precious stones, or any gold or silver (manufactured or unmanufactured), watches, clocks, or timepieces of any description, trinkets, orders, notes, or securities for payment, money, stamps, maps, writings, title deeds, printings, engravings, pictures, gold or silver plate or plated articles, glass, china, silks (manufactured or unmanufactured), and whether wrought up or not wrought up with any other material, furs, or lace.		
For restriction related to Hazardous Materials or Waste, refer to Rule 540, 542 and 545.		
For restriction of Household Goods, refer to Rule 560.		
NON-WAIVER		1125
Failure by Carrier to apply or enforce the provisions of its Tariff(s), service guides, standard operating procedures, terms and conditions, or requirements shall not be considered a waiver of its ability to enforce application of such on any past, current or future transportation services provided		
<u>APPOINTMENTS</u>		1130
Carrier is not bound to transport a shipment by a particular appointment schedule, or in time for a particular market, but is responsible to transport a shipment with reasonable dispatch. Carrier will not be liable for late deliveries or unkept appointments unless such late delivery or unkept appointment is beyond Carrier's duty of reasonable dispatch. In no event shall a time quotation be considered a guarantee of delivery time.		
SUBCONTRACTING RIGHTS		1135
When necessary to honor service commitments, Carrier may, at is sole discretion, utilize the services of other carrier's or modes of transportation. Carrier's liability to its customer will not change unless agreed upon in writing by Carrier and Customer.		
For explanation of abbreviations and reference marks not ex	kplained on this page, see the last page of	this tariff.
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SECTION 2
SECTION 2
COMMODITY RATES
BETWEEN
POINTS IN WASHINGTON AND POINTS IN ALASKA
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FREIGHT TARIFF 300

SECTION 2 - COMMODITY RATES

(Rates shown in cents per one hundred pounds, except as noted)

BETWEEN AUBURN, WASHINGTON AND ALASKA GROUPS, VIZ:.					
COMMODITY: FREIGHT ALL KINDS, NOS (See notes					
Equipment	Minimum weight	ANC	FBX	KEN	PMR
40' high cube	36000	27.92	33.22	31.79	31.12
45' high cube	41000	27.92	33.22	31.79	31.12

Item No. 2420

1. Rates named in this Item will not apply on the following articles:

Automobiles, passenger or freight

Ammunition

Commodities in bulk

Explosives

Livestock

Radioactive Materials

Poisons

Household Goods

2. Rates apply to cargo loaded to closed containers only.

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

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SPAN-ALASKA TRANSPORTATION, LLC

FREIGHT TARIFF 300

SECTION 2 – COMMODITY RATES

(Rates shown in cents per one hundred pounds, except as noted)

BETWEEN AUBURN, WA	ASHINGTON AND ALA	ASKA GROUPS, VI	Z :.
COMMODITY: FREIGHT ALL KINDS, NOS (See notes			
Equipment	Minimum weight	JNO	KET
20' Closed Container	30000	14.35	7.54
40' Closed container	44000	16.10	7.54

Item No. 2421

2. Rates named in this Item will not apply on the following articles:

Automobiles, passenger or freight

Ammunition

Commodities in bulk

Explosives

Livestock

Radioactive Materials

Poisons

Household Goods

2. Rates apply to cargo loaded to closed containers only.

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

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FREIGHT TARIFF 300

EXPLANATION OF ABBREVIATIONS, REFERENCED MARKS AND SYMBOLS

Abbreviation	Definition	Abbreviation	Definition
AK	Alaska	LCL	Less than Container
			Load
AQ	Any Quantity	LF	Per lineal foot
Carrier	Span Alaska	Min.	Minimum
	Transportation, Inc.		
CL	Container Load	N.M.F.C.	National Motor Freight
			Classification
C.O.D	Collect on delivery	N.O.S.	Not otherwise
			specified in this tariff
Cwt	Hundred weight	RVNX	Released value not
			exceeding
Ft	Foot or feet	SLC	Shipper loaded
			Container
ln In	inches	STB	Surface
			Transportation Board
I/S	Iron or Steel	U.S	United States
KD	Knocked Down	Viz.	Namely
KFF	Keep from Freezing	Wt.	Weight
LB(s)	Pounds		

Symbol	Definition
#	Added new matter
♦	Revised matter or page
A	Denotes increase
▼	Denoted Decrease

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