ABF

Rules & Special Service Charges

ABF 111-AA

ABF’s Introduction

The standard transportation services provided by ABF Freight System, Inc.®, (ABF®) and considered in our standard linehaul charges include normal pickup service at origin over the road transportation of the commodities; and normal delivery at final destination at a dock facility designed to receive freight shipments.

This publication contains the explanation of, and charges for, optional services that may be requested by the shipper, consignee or third party payor beyond those normally associated with standard transportation. Rules, charges and conditions of these optional services will apply on all shipments moving under pricing publications and agreements, including individual customer agreements, where ABF 111 is shown as a governing publication.

Provisions in this publication apply on shipments tendered on or after January 5, 2009 and are subject to change. Any exceptions will be noted in specific account pricing provisions.

Visit abf.com for current provisions.
## A Summary Of Frequently Used Special Services

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<td>90.90 per man per hour (1 hour min.) 8 am-5 pm Mon-Fri 150.80 per man per hour (1 hour min.) 5 pm-8 am Mon-Fri 150.80 per man per hour (441.40 minimum charge) Saturday</td>
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<td>0.90 per package, minimum charge of 61.40</td>
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* When one shipment requires multiple trailers, application of fees are per shipment per trailer.
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GOVERNING PUBLICATIONS

This tariff is governed by the following tariffs and by their supplements or successive issues, except as otherwise provided.

KIND OF TARIFF ISSUING AGENT AND TARIFF SERIES

| Classification, Governing STB NMF 100 | Commodity Classification for Exempt Commodities ABF 100 |
| Commodity Classification for Exempt Commodities and General Exceptions to the NMFC ABF 100 |
| Mileage Guide HGB 100 |
| Participating Carriers ABF 113 |
| Direct Service Points ABF Internet Site (abf.com) |

LIST OF PARTICIPATING CARRIERS

The motor carriers participating in this tariff, including ABF Freight System, Inc., and all its subsidiaries, are shown in tariff ABF 113 (Participating Carriers). ABF and certain subsidiary designations participating in this tariff include, but may not be limited to, the following:

- ABF Freight System, Inc. (ABFS/ABF/ABSF)
- ABF Cartage, Inc. (ABFC)
- ABF Freight System Canada LTD (ABFF)
- ABF Freight System (B.C.) LTD
- ABF Freight System de Mexico, Inc.
- FreightValue, Inc.

DEFINITIONS

The following definitions apply to terms and phrases used in this document:

1. The term “carrier’s freight terminal” or “ABF’s terminal” means ABF’s facility at which freight shipments are ordinarily loaded to or unloaded from linehaul vehicles.

2. A “shipment” is a quantity of freight received from one shipper, at one place at one time for one consignee at one destination and covered by one bill of lading.

3. The term “customer” means a party that may be recognized as either the shipper (also referred to as consignor) or the consignee.

4. A. The term “truck” or “vehicle” means any vehicle or combination of vehicles handled as one unit, of not less than 35 feet in length, propelled or drawn by a single power unit and used on highways in the transportation of property. When the vehicles consist of a power unit and two or more trailers or containers, the combined length of the trailers or containers must not exceed 60 feet measured along the center longitudinal line of each trailer or container floor. Typically, a vehicle consists of two doubles trailers or a single van.

B. The term “standard trailer” or “van” means a trailer of not less than 35 feet in length.

C. The term “pup” or “doubles trailer” means a trailer 34 feet or less in length.

D. The term “trailer” means any standard trailer, van, pup, doubles trailer or any other similar non-power equipment used by the carrier to transport or move freight from one location to another.
5. The term “import” or “import traffic” means any traffic with a foreign country origin.

6. The term “export” or “export traffic” means any traffic with a foreign country destination.

7. Except as otherwise provided, the terms “Mode 1,” “Mode 2,” “Mode 3,” “Mode 4,” “Single Line,” “Points Served Direct,” or “Joint Line,” as used herein or in tariffs governed by this tariff, are defined as follows.

**Mode 1** - Shipments originated and delivered by ABF between points shown as ABF direct service points.

**Mode 2** - Shipments originated by ABF at a point shown as an ABF direct service point and interchanged by ABF to a connecting line for delivery to the consignee.

**Mode 3** - Shipments received by ABF from a connecting line and delivered by ABF to the consignee at a point shown as an ABF direct service point.

**Mode 4** - Shipments received by ABF from a connecting line and interchanged by ABF to a connecting line for delivery to the consignee.

When ABF, at its convenience, performs pickup or delivery at a point not shown as a direct service point on ABF’s Internet site (www.abf.com), the point will be considered to have been a direct service point for such actual pickup or delivery. In addition, direct service provided by a subsidiary of ABF, such as ABF Cartage (ABFC), ABF Freight System Canada LTD. (ABFF), ABF Freight System (B.C.) LTD., is considered to be direct service by ABF.

**Single Line** - Service for shipments moving as defined under “Mode 1” above.

**Points Served Direct** - Points listed as a direct service point on ABF’s Internet site (www.abf.com) or, to the extent of actual pickup or delivery service by ABF, points for which actual pickup or delivery service is performed.

**Joint Line** - Service for shipments moving as defined under “Mode 2” or “Mode 3.” Pricing applicable to “joint-line” shipments does not apply on Mode 4 shipments unless specifically provided.

8. For shipments moving under provisions subject to rates listed in Item 130 herein, minimum charge (MCHG), less-than-truckload (LTL), any quantity (AQ), volume (VOL) and truckload (TL) shipments are defined below:

A. Minimum charge (MCHG), less-than-truckload (LTL) or any quantity (AQ) apply only in connection with shipments which move under rates subject to minimum weights of 20,000 pounds or less.

B. Volume (VOL) or truckload (TL) apply only in connection with shipments moving on rates stated in units per type of equipment.

In the event provisions make reference to a minimum weight greater than 20,000 pounds and rates listed in Item 130 are shown to be applicable, the 20,000 pound rate in these tariffs at the minimum weight specified will be applied.

9. For shipments moving under provisions subject to rates other than those listed in Item 130 herein, minimum charge (MCHG), less-than-truckload (LTL), any quantity (AQ), volume (VOL) and truckload (TL) shipments are defined below:

A. Minimum charge (MCHG), less-than-truckload (LTL) or any quantity (AQ) apply only in connection with shipments which meet each of the following conditions:

1. Shipments moving under rates subject to minimum weights of less than 20,000 pounds.

2. Shipments effectively occupying less than 2250 cubic feet of line-haul equipment space. (“Effectively occupying” and “cubic feet” are further defined in Paragraph 14, herein.) Provisions of this sub paragraph will not apply in connection with shipments moving on full (not reduced) class (not exception) rates and will only apply when specific reference is made hereto.

3. Shipments not moving on rates stated in units per mile or rates per type of equipment.
B. Volume (VOL) or truckload (TL) apply only in connection with shipments meeting any of the following conditions:

1. Shipments moving under rates subject to minimum weights of 20,000 pounds or more.
2. Shipments effectively occupying 2250 cubic feet or more of line-haul equipment space. ("Effectively occupying" and "cubic feet" are further defined in Paragraph 14, herein.) Provisions of this sub paragraph will apply only when specific reference is made hereto.
3. Shipments moving on rates stated in units per mile or rates per type of equipment.

10. The terms “Prepaid” and “Collect” mean:

A. A prepaid shipment is one in which the charges for transportation services rendered at the request of the shipper, including charges for any special services performed at the request of the shipper, are to be paid by the shipper.
B. A collect shipment is one in which the charges for transportation services, including special services rendered at the request of the consignee, or requested by the shipper for the consignee, are to be paid by the consignee.

11. The terms “Outbound Prepaid,” “Inbound Collect,” “Outbound Collect,” and “Inbound Prepaid” mean:

A. **Outbound Prepaid** means Mode 1 or Mode 2 prepaid shipments originating from a facility of the shipper for whom the special tariff provisions, (i.e., rates, discount, percentage expression, etc.,) to be applied are named.
B. **Inbound Collect** means Mode 1 or Mode 3 collect shipments delivered to a facility of the consignee for whom the special tariff provisions, to be applied are named.
C. **Outbound Collect** means Mode 1 or Mode 2 collect shipments originating from a facility of the shipper for whom special tariff provisions, to be applied are named.
D. **Inbound Prepaid** means Mode 1 or Mode 3 prepaid shipments delivered to a facility of the consignee for whom the special tariff provisions, to be applied are named.

12. The term(s) “Specific Account Pricing,” “Account Pricing,” “Named Account Pricing,” “Named Shipper Pricing,” “Account Code Pricing,” “Special Tariff Provisions,” or similar words mean rates, charges, tariff or contract provisions that are restricted to apply only for the identified account.

The reference to rates, charges, tariff or contract provisions herein include, but are not limited to, various forms of pricing provisions that result in charges higher than, equal to or lower than those resulting from application of full (unaltered) class rates.

13. Refund, deduct, incentive refund and incentive deduct discounts are defined:

A. Refund discounts are those discounts described by the use of the term(s) “refund,” “claim,” “abstract,” “off bill” or similar words when no part of the discount is to be shown as a deduction on the freight bill. Incentive refund discounts apply similarly, but are further described by use of the term(s) “incentive,” “volume incentive,” “threshold,” “per shipment” or similar words. Federal law requires that off-bill discounts/refunds and the party to whom they are paid be disclosed on the copy of the carrier freight bill presented for payment.
B. Deduct discounts are those discounts which result in a reduction in the charges on the freight bill. Incentive deduct discounts apply similarly, but are further described by use of the term(s) “incentive,” “volume incentive,” “threshold,” “per shipment” or similar words.
14. The terms “effectively occupying,” “effective occupancy,” “effective cube,” and similar terms, refer to the line-haul equipment space required to transport a shipment. Unless otherwise specified, “cubic feet” of a shipment will mean “effective occupancy” of that shipment.

Effective occupancy in cubic feet shall be determined by multiplying the greatest (most extreme) straight-line dimensions of length, width and height of space the shipment occupies in inches and dividing the total by 1,728 cubic inches (one cubic foot). All fractions under one-half inch will be dropped, all fractions of one-half inch or greater will be extended to the next full inch. Subject to the following minimum dimensions:

- **Height:** A minimum vertical dimension of eight (8) feet shall be used to determine the cube of the shipment when top loading of like cargo is precluded because of:
  - the nature of the shipment, including conditions which inhibit top-loading or which would pose a hazard of damage to cargo or its packaging;
  - packaging or lack of packaging used
  - palletization in “pyramided,” “rounded off,” or “topped off” fashion;
  - specific instructions by the shipper in the form of a bill of lading notation, including instructions to avoid top-loading or double stacking; and/or
  - the height of the shipment when it exceeds 60 inches.

- **Width:** If the extreme width dimension of a shipment is six (6) or more feet, a minimum width of eight (8) feet will be used to calculate effective cubic occupancy.

For the purpose of determining NMFC density-based classifications, the dimensions of articles will be calculated in accordance with Section 8, Item 110, NMFC 100 Series.

15. The terms “Zip Zone,” “Zip Code Prefix,” “Three-Digit Zip Code,” etc., mean the first three characters of the postal code (including the Canadian postal code, if applicable) assigned to a particular point.

16. Unless otherwise specifically provided, where the carrier abbreviation “ABF” is used herein, it refers to each of the following or any combination thereof:
   - ABF Freight System, Inc. (ABFS)
   - ABF Cartage, Inc. (ABFC)
   - ABF Freight System Canada LTD (ABFF)
   - ABF Freight System (B.C.) LTD
   - ABF Freight System de Mexico, Inc.
   - FreightValue, Inc.
GOVERNING LAW

The terms and conditions of this tariff govern services performed by ABF for its Customers. Only the applicable federal laws and regulations shall govern any dispute between Customers and ABF in any administrative and/or judicial proceeding.

In the event any item or provision of an item in this tariff is determined invalid by a court or administrative agency order or ruling, or by legislative enactment or amendment of law, such determination shall not invalidate the whole tariff, but this tariff shall be construed as if not containing the particular item or provision held to be invalid, and the rights and obligations of Customer and ABF shall be construed and enforced accordingly.

Customer agrees that it will not sue ABF as a class plaintiff or class representative, join a class as a member or agree to consolidate Customer’s action into or participate as an adverse party in any way in a class action lawsuit against ABF. However, nothing in this item limits Customer’s rights to bring a lawsuit as an individual plaintiff.

APPLICATION OF ABF CLASS RATE TARIFFS

Reference made to this item herein will only include the following ABF Class Rate Tariffs, and any supplements thereof:

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APPLICATION OF TARIFF

This tariff contains terminal service rules and charges for application with shipments moving under rates and other provisions in this tariff, and in tariffs and contracts governed by this tariff.
NON-APPLICATION ITEM 151

Except as otherwise provided, pricing provisions producing charges lower than the full unreduced class rates (including but not limited to commodity rates, discounts, percentage expressions, modified special service charges, exception ratings lower than the NMFC class or rating, and allowances) will not apply on:

1. shipments which are subject to Section 13712 quotations (often referred to as government tenders);
2. shipments that have departed the origin terminal moving on “collect on delivery” or “order notify,” or shipments that are converted to “collect on delivery” or “order notify” in route;
3. special service charges or charges advanced by ABF;
4. shipments subject to otherwise discounted class rate scales;
5. shipments subject to the “Exclusive Use of Vehicle” provisions of Item 525 and 525-1, herein and/or subject to the “Capacity Load Minimum Charge” provisions of Item 390 and 390-1, herein;
6. shipments subject to truckload or volume rates;
7. distribution charges, local beyond charges, handling charges, or any other charges applying in connection with pool distribution shipments. (Except, the charges on the linehaul portion of a pool distribution shipment may be reduced when all other criteria are met.);
8. commodities where the governing classification, STBNMF 100, publishes a “0” provision, or a “not taken” provision;
9. magazine, periodical, or flexible paper book covers or part covers, having value for credit purposes except when consignor declares a released value at time of shipment as provided in ABF 100, Section 2;
10. shipments moving between points in the same state, unless rated under ABF class rate tariffs listed in Item 130 herein.

APPLICATION OF SPECIAL CHARGE WAIVERS ITEM 155

Except as otherwise provided, waivers or exceptions to special service charges will apply only for the paying party for whom the waiver or exception was established.

QUOTATION OF ESTIMATED CHARGES ITEM 160

1. When ABF has furnished, either orally or in writing, an estimate of published tariff charges, that estimate will be based on the effective published tariff provision(s) and the facts concerning the shipment(s) which are provided to ABF.
2. Estimates of freight charges are furnished as a convenience to the shipping public, represent an approximation of freight charges, and are not binding either on ABF or the shipper.
3. All transportation charges on a shipment will be assessed on the basis of provisions legally in effect at the time of shipment and the characteristics of the freight actually tendered to ABF.
Unless otherwise specifically provided, a fuel surcharge as shown in the table below shall apply on all line haul charges when the U.S. National Average Fuel Index in cents is:

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**Fuel Surcharge Amt**

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*When diesel fuel prices equal or exceed $3.60 per gallon, the LTL fuel surcharge continues to increase 0.1% with every one-cent increment. For example, when the index is at least 360 but less than 361, the LTL surcharge will be 26.9% and when the index is at least 361 but less than 362, the LTL surcharge will be 27.0%.

*When diesel fuel prices equal or exceed $3.60 per gallon, the TL fuel surcharge continues to increase 0.2% for every one-cent increment. For example, when the index is at least 360 but less than 361, the TL surcharge will be 53.8% and when the index is at least 361 but less than 362, the TL surcharge will be 54.0%.

**Application:**

1. The fuel surcharge level will be adjusted on Wednesday of each week based on the U.S. National Average Fuel Index of the prior Monday. The National Average Fuel Index is published by the Energy Information Administration of the U.S. Department of Energy and is available by telephone at 1-202-586-6966 or on the Internet at [www.eia.doe.gov](http://www.eia.doe.gov).

2. For the purposes of this item, ‘TL’ shall be defined as a shipment:
   A. effectively occupying more than 28 linear feet of line-haul equipment space; or
   B. having actual weight of 20,000 lbs or more (Note 1); or
   C. moving as a Capacity Load (Items 390 and 390-1) (Note 2).

   **Note 1** – Not applicable for shipments moving under a Volume Price Quote.

   **Note 2** – Only applicable when the shipment exceeds 28 linear feet of line-haul equipment space or has an actual weight of 20,000 lbs. or more. Both the portion of the shipment subject to the capacity load minimum charge and the portion designated as overflow, as defined in Items 390 and 390-1 (Capacity Loads – Minimum Charge) will be subject to the TL fuel surcharge.
3. In applying the surcharge, first determine the freight charges that would otherwise be applicable without the effect of the surcharge, including the effect of the alternation process and any applicable discount or reduction. Once determined, the charge will then be subject to increase by the amount of the surcharge. The surcharge will be shown as a separate line entry on the freight bill.

4. Freight charges for line haul transportation shall include line haul, ocean, pickup and delivery charges such as, but not limited to, minimum charges, charges calculated from class or exception rates, density minimum charges, absolute minimum charges, minimum truckload charges, exclusive use minimum charges, capacity load minimum charges, per vehicle charges and per pup charges. Except as otherwise provided, the increase will not apply to charges for special services. Where a through rate is constructed by combining two or more factors, the surcharge shall be applied to the resulting total charges.

DASHES BETWEEN RATE SCALES; APPLICATION OF RATES

Where rate scales in this tariff, or in any tariffs governed by this tariff, are separated by a dash (-), it shall indicate that the rate scales specifically shown and all rate scales in between are included. (e.g. MCHG-10M means all rate scales beginning with MCHG and ending with 10M).

APPLICATION OF RATES - ZIP CODE PREFIX

1. Where rates are determined or the application of those rates is governed by Zip Code Prefix Groups, those Groups include all points assigned to the same first three digits of the U.S. Postal Service Zip Code. For example, where a Zip Prefix Group such as “386 thru 394” or “386-394” is used, the Zip Code Prefix Group is all inclusive of such three-digit zip code numbers.
2. A zip code prefix assigned to a customer's physical location will be used for rate making purposes.
3. Where no zip code prefix is provided for the actual origin (and/or destination), apply the zip code prefix for the nearest point for which a zip code prefix is provided, subject to Paragraph 1 above.

APPLICATION OF SPECIFIC ACCOUNT PRICING

Specific Account Pricing (defined in Item 110, Paragraph 12) which is published to apply for a parent account, its subsidiaries and/or divisions, will apply only for subsidiaries or divisions which are majority-owned by the parent and will become effective one working day after prior notification is received by ABF of the account ownership.

Such prior notification must include the name of the parent company, the name of the division or subsidiary company, the street address, city, state (or province), and zip (or postal) code.

Notification must be made, in writing, for all changes in ownership or physical location, and directed to:

Account Information Management System Supervisor
ABF Freight System, Inc.
3801 Old Greenwood Road (Zip 72903)
Post Office Box 10048
Fort Smith, AR 72917-0048

Only one specific account pricing provision shall be applied per shipment. However, one loading and/or one unloading allowance may be applied in addition to the one applicable specific account pricing provision. Where combinations of rates are applicable, these provisions will apply separately to each component of the combination.

In the event ABF receives no shipments rated under a specific account pricing tariff item during a continuous 120 day period, ABF reserves the right to discontinue the item without further notice.
AUTHORIZED SIGNATURES FOR TRANSPORTATION AGREEMENTS OR CONTRACTS

ABF's President, Senior Vice President - Yield Management & Strategic Development, and Director - Pricing are the only representatives or employees authorized to sign agreements or contracts covering the price, terms or conditions of ABF's transportation services. No other employee or representative of ABF is authorized to sign such agreements or contracts on behalf of ABF.

Electronic Signatures, as defined below, shall be recognized as valid forms of signature on such agreements or contracts, unless specifically excluded through the Global and National Commerce Act (E-Sign).

Electronic, digital, and digitized signatures shall be defined as:

1. **Electronic Signatures:** any sound, symbol, or process (specifically excluding e-mail) using an electronic medium to identify an individual (i.e., a password, or any of the other forms of electronic signature identified below.)
2. **Digital Signature:** an electronic signature using asymmetric cryptography to encrypt and decrypt messages.
3. **Digitized Signature:** a digital image of a physical signature created either by scanning a physical signature or using an electronic device to create a digitally replicated signature.

Where ABF is required to retain records of documents either by statute or other agreement, such records will be retained by an electronic record of the electronic, digital, or digitized signature.

The signature of an ABF employee on the bill of lading only acknowledges receipt of the freight. Continued use of an unauthorized bill of lading by the shipper will not constitute an implied acceptance by ABF.

AUTHORIZATION TO SCREEN AIR CARGO

As required by the Transportation Security Administration (TSA), effective February 1, 2009, all shipments moving via air carrier through any portion of the transportation from original origin to final destination require consent from the shipper for the TSA to screen the shipment as deemed necessary. In tendering a shipment to any carrier listed in Item 105 herein, or their contractor, the shipper indicates agreement and consent to the terms and requirements contained within the Indirect Air Carrier Standard Security Program (IACSSP) in effect at time of pickup.

APPLICATION OF CLASSES--ARTIFICIAL CONSTRUCTION OF DENSITY TO OBTAIN A LOWER CLASS (BUMPING)

“Bumping” is the declaration on the original bill of lading of an artificially higher weight for the purpose of causing a higher density that allows the article or piece being “bumped” to qualify for a lower classification rating.

“Bumping” may be performed under the provisions in Item 171, NMF 100 Series (NMFC) subject to the following:

1. “Bumping” provisions may only be used for commodity items in the NMFC that assign classes based upon density and then only for those that make specific reference to Item 171 in the NMFC.
2. Shipper may only “Bump” to the next lower (NMFC) class or rating. “Bumping” to an exception or freight all kinds class or rating is not permitted.
3. When the provisions of this rule are utilized, shipper must declare intent to “bump” at time of shipment and include the following items on the original bill of lading: actual cube, actual weight, density group (sub) embracing the actual density, declared density and declared weight for billing.
RATE/ROUTE - HAWAII, PUERTO RICO OR THE VIRGIN ISLANDS

ABF serves points in Hawaii, Puerto Rico or the Virgin Islands through ABF Cartage, Inc. (ABFC).

Shipments moving between points in the contiguous United States and points in Hawaii, Puerto Rico or the Virgin Islands will be routed and rated jointly via ABF and ABFC (to the extent service is provided) unless the shipper (or consignee) specifically requests other arrangements and so notes that request on the bill of lading when the shipment is tendered to the originating carrier.

BOATS, KAYAKS, OR CANOES - PACKING OR PACKAGING

Rates published by ABF for boats, kayaks, or canoes as described in NMF 100 will apply only when packed in wooden boxes. In the event that a shipment of boats, kayaks, or canoes is prepared via another method, the shipment will be subject to the provisions outlined in ABF 100 Series.

ADVANCING CHARGES (Exception to NMF 100, Item 300)

No charges of any description will be advanced to shippers, owners, consignees or their agents, nor to their draymen or warehousemen, except charges which are incidental to the transportation of the shipment. The nature of charges to be advanced must be stated on the bill of lading at the time of shipment.

The charges for collecting and remitting the amount of the advance charges will be collected from the consignee, except that such charges may be prepaid by the shipper, providing notation to the effect is made by the shipper on the bill of lading and shipping order at time of shipment.

The charges for ABF advancing moneys as described above will be 6% of the amount being advanced subject to a minimum charge of $59.65.

The term “Charges incidental to the transportation of the shipment” shall include only the following:

1. Inbound transportation charges (ocean transportation charges moving in foreign commerce will not be advanced).
2. Loading or unloading charges.
3. Charges for packing and crating the shipment.
4. Drayage charges, defined as local transportation within the pickup terminal area from actual origin to the line-haul carrier's dock.
5. In Bond or custom house charges.
6. Wharfage or handling charges on import shipments.
7. Warehouse storage or warehouse handling charges.
8. Broker's fees on customs or In Bond shipments (See Notes 1 and 2).
10. Carrier’s storage.
11. Immediate transportation entry (IT) paper.

Note 1 - When reference is made hereto, the nature of the charges to be advanced need not be stated on the bill of lading at time of shipment if they accrue at a point other than the origin.

Note 2 - Provisions of this item do not include the advancing of broker's fees on In Bond shipments moving from a place in a foreign country to another place in a foreign country and transported through the United States.
ALLOWANCES

Allowances are subject to the following:

Section 1: General Provisions

1. Allowances calculated on shipment weight will be subject to a maximum amount per shipment based and calculated on 20,000 pounds.

2. Payment of the allowance will be made by ABF to the Customer:
   A. Only in connection with shipments for which applicable freight charges have been received by ABF within 30 days of:
      (1) the billing date in connection with shipments moving freight charges prepaid,
      (2) the delivery date in connection with shipments moving freight charges collect,
   B. And then only when a claim is filed by the Customer with ABF within 60 days of the date of the bill of lading or freight bill.

3. Pickup or delivery service must be provided by or at the authorization of ABF. Shipments utilizing the unauthorized services of a cartage agent will not qualify for an allowance.

4. In the case of loading, any temporary stowing components or materials required to protect and secure shipments for transportation must be furnished and installed by the shipper.

5. When another transportation carrier, for which no interline agreement exists between ABF and that carrier, requests delivery service to be performed by an ABF terminal on their behalf, the consignee’s unloading allowance established via Specific Account Pricing with ABF will not be applicable.

Section 2: Definition

“Allowance” is an amount reimbursed to the Customer for performing (un)loading services that are usually performed by ABF. The amount must be reasonably related to the cost that ABF would have otherwise incurred.

Section 3: Loading & Unloading Allowances

1. ABF will spot a trailer at the Customer's dock or in the Customer's yard. When necessary, the Customer will move the trailer(s) between their trailer parking area and their dock.

2. The complete loading/unloading of freight must be performed by the Customer at its expense, without requiring any assistance from the ABF driver. The driver and power unit are to be released while loading/unloading is performed. At ABF's option, the driver may remain during loading/unloading, and may render assistance.

3. The complete loading of the freight includes the counting of the freight.

4. The Customer shall arrange to load (or unload, as the case may be) ABF's trailer(s). In either case, the Customer shall notate on the bill(s) of lading or freight bill(s), the total weight (in pounds) the Customer has loaded without the assistance of the ABF driver.

5. The Customer shall notify ABF when loaded and/or unloaded trailer(s) are ready for removal from the Customer's premises.
6. Customer shall have 24 hours from the time trailer(s) is spotted to load or unload. The actual weight of freight so loaded/unloaded by the Customer will be subject to the applicable allowance(s).

7. Loading/unloading allowances will not apply when Customer is required to provide loading/unloading service in accordance with the otherwise applicable tariff provisions, or Specific Account Provisions.

8. Loading/unloading allowances will not apply in connection with shipments moving under Volume Pricing Quotes, nor apply in connection with any price quotes, published general tariff, or Specific Account Pricing that is applicable in connection with a request for expedited time specific transportation service.

Section 4: Pallet Allowances

When allowances are based upon shipment palletization, the original bill of lading shall show the total number of pallets included in the shipment.

Section 5: Allowances for Pickup/Delivery of Freight by Customer at ABF’s Dock

When the shipper elects to tender shipment(s) at ABF’s origin dock or the consignee elects to accept delivery at ABF’s destination dock, instead of the normal pickup or delivery service as provided in Item 750, ABF 111, the following will apply:

1. When a specific allowance is established for the party performing the service, the established allowance in cents per one hundred pounds of actual weight will apply.

2. At the option of ABF, the party performing the service may be paid an allowance for each service performed of $0.50 per one hundred pounds of actual shipment weight, subject to a minimum of $5.00 and a maximum of $40.00 per shipment.

When the party performing the service is the payor of the freight charges, the allowance will be shown as an on-bill deduction from otherwise applicable freight charges. When the party performing the service is NOT the payor of the freight charges, ABF’s local terminal personnel will issue a check in the amount of the allowance and send it to the party who performed the service.

Allowances paid under the provisions of this Section 5 will:

1. be in addition to all other applicable discounts and pallet allowances.
2. not be subject to Paragraph 4 of Section 1, or Paragraphs 2 and 3 of Section 3 of this item.
3. negate any allowances for the service it replaces.
4. remove charges for special services that are not performed.
5. not reduce freight charges below the Absolute Minimum Charge.
ARRIVAL NOTICE AND UNDELIVERED FREIGHT

Arrival Notice:

1. Actual tender of delivery at consignee's place constitutes the notice of the arrival of a shipment, except as provided in Paragraphs (2) and (3).

2. If the shipment is not actually tendered for delivery, notice of arrival will be given to the consignee no later than the next business day following the arrival of the shipment.
   A. The notice will normally be given by telephone. The notice, however transmitted, will specify the point of origin, the consignor, and the commodity and weight of shipment.
   B. If mailed, the notice will be deemed to have been received by the addressee at 8:00 a.m. on the first business day after it was mailed.

3. For shipments consigned to private residences, as defined in Item 751, all notice of arrival shall be given in the manner described in Paragraph (2), unless prior delivery arrangements have been noted on the bill of lading by the consignor.

Undelivered Freight:

If ABF cannot deliver the freight through no fault of its own, the shipment will be subject to applicable storage or detention charges.

BILLING - NON-STANDARD

When specifically requested by a party to the shipment transaction (requesting party) to change consignor and/or consignee names and/or locations or to suppress disclosure of such information, ABF will make a diligent effort to perform the following non-standard billing service:

1. ABF will accept the shipment when tendered by the party in possession of the shipment.

2. The document on which the shipment is tendered, whether issued by ABF, the consignor or other party tendering the shipment will be used only to acknowledge receipt of the freight and will not be considered a bill of lading. The receipt will only show information about the payor of the freight charges, the consignee and consignee’s location as requested by the payor or requesting party.

3. ABF will issue a bill of lading for the complete transportation of the shipment or execute the bill of lading if issued by the requesting party. In either case, the bill of lading must contain all information required by law and all information required by ABF to perform normal shipment transportation services and to calculate applicable freight charges.

4. ABF will make delivery to the consignee on a delivery receipt that shows only information about the shipper (consignor), TPB or party paying the freight charges as requested by the payor or requesting party.

5. The request for this service must be made sufficiently in advance to permit performance of the above described functions.

6. ABF will attempt to perform this service but will bear no responsibility or liability for inadvertent disclosure or incorrect delivery.

7. In addition to all otherwise applicable charges, including but not limited to the charge for Marking or Tagging as provided in Item 580, ABF 111 Series, a flat charge of $61.30 per shipment per trailer will apply for the service provided in this item.
BILLS OF LADING, FREIGHT BILLS AND STATEMENTS OF CHARGES
(Addition to NMF 100, Item 360)

**ITEM 360**

**Section 1(f).** When the payor of freight charges requests any of the following as a prerequisite to payment, a charge of $9.15 for each document or copy will apply.

1. The return of any part of bill of lading sets or copies thereof, other than the one shipper furnished copy. When as a prerequisite to payment, the shipper furnished copy of the bill of lading is to be returned, it must be clearly and prominently marked by the shipper with specific instructions directing its return with the freight bill.

2. Copies of freight bills or statements of transportation charges in excess of the number specified in Section 1(e).

3. The preparation by ABF of any forms requiring itemization, listing or description of single or multiple freight bills, for submitting with freight bills or statements of charges will be subject to a charge of $0.77 per line of itemization, listing or description (or portion thereof) subject to a minimum charge of $9.15 per page, per copy.

4. Any form or copies of forms, other than those described in Section 1(f)(1) or Section 1(f)(2), to be submitted with freight bills or statements of charges.

5. Any information not shown on the shipping order at time of shipment be shown on freight bills or statements of charges.

When payor requests proof of delivery be furnished in any form, ABF does not obligate itself to perform such service, but agrees to make a diligent effort to perform the service at no additional charge for occasional requests with reasonable frequency.

The charges above will not apply to Bank Payment Plans when documentation is limited to deposit ticket(s) supplied by the bank or to Sight Draft Plans when documentation is limited to sight drafts which do not require ABF to provide information pertaining to the rating of the shipment(s) on the sight draft.

Also, charges will not apply for either plan when documentation is limited to supporting freight bill(s) and statement(s) of charges not in excess of the number set forth in Section 1(e), or the return of a copy of the bill of lading furnished by shipper.

The provisions set forth in Section 1(e) and Section 1(f) will not apply to shipments moving on United States Government Bills of Lading.

BILLS OF LADING, FREIGHT BILLS AND STATEMENTS OF CHARGES
(Addition to NMF 100, Item 360)

**ITEM 360-2**

**Section 2(a).** The name and address of only one consignor and one consignee and only one destination shall appear on a bill of lading. Bills of lading for shipments consigned “To Order” at one point, with instructions to notify the consignee at another point, will be permitted only when both points are adjacent or within the same commercial zone. When a shipment is consigned to a point of which there are two or more of the same name in the same state, the name of the county must be shown.
BILL OF LADING - AUTHORIZED

ITEM 361

Unless otherwise specifically provided in this tariff, in tariffs governed by this tariff, or in a separate written agreement signed by authorized representatives of the Customer and ABF, property received for transportation by ABF requires all parties to the transaction to accept and use the bills of lading as set forth in paragraph 1 of this item and honor the following conditions:

1. **Authorized Bills of Lading.** The appropriate Canadian Provincial Bill of Lading will apply to shipments received for transportation by the originating carrier at a point in Canada. The bill of lading provisions, including the terms and conditions therein, found in the National Motor Freight Classification (NMFC), as amended, will apply to any other shipment received for transportation by ABF.

   Notations on the receipt, manifest, bill of lading, or any shipping document with regard to rates, charges or commodity classification will be considered for information purposes but will neither remove nor modify applicable actual rates, charges or commodity classifications in ABF tariffs or written agreements.

2. **Authorized Signatures.** ABF’s President, Senior Vice President – Yield Management & Strategic Development and Director-Pricing are the only representatives or employees authorized to sign agreement(s) on behalf of ABF, allowing use of bills of lading other than the appropriate uniform bill of lading specified in paragraph 1 of this item. No other employee or representative of ABF, including but not limited to ABF drivers, is authorized to vary or modify bill of lading terms and conditions.

3. **Bills of Lading Signed by ABF Driver.** Bills of lading signed by an ABF driver or other employee, not named in Paragraph 2 above, may only be used to acknowledge receipt of the freight and identify the entity for delivery. Such bills of lading shall not be construed as a contract for the carriage of freight and under no circumstances shall ABF be bound to the terms and conditions set forth therein.

BILLS OF LADING - CORRECTED

ITEM 362

1. **Change in Bill of Lading or Payor of Freight Charges**

   Corrections to bills of lading and/or other written instructions requiring a change in the original bill of lading, including, but not limited to, (a) a change in the paying party, (b) a change in the billing address, (c) the addition of previously omitted information, (d) to change the collection status from “collect” to “prepaid” or from “prepaid” to “collect” or (e) the addition, change, or deletion of a “third party billing” or “send freight bill to” party may be permitted, at the sole discretion of ABF subject to the following conditions:

   A. A charge of $20.80 per change will be added to the freight bill for each change in the bill of lading.

   B. A change in collection status or paying party will not be allowed after payment has been received on the basis of the original bill of lading.

   C. ABF must receive written request for change in the collection status or paying party within a period of 30 days from date of the initial bill of lading.

   D. The original and new debtor must have established credit with ABF.

   E. When the party requesting change in the collection status or paying party is shown as shipper or the paying party on the original bill of lading, they must guarantee, in writing, immediate payment of the applicable freight charges (and any additional charges incurred by ABF) should the new debtor fail to pay within the prescribed Surface Transportation Board credit guidelines. The consignee may request a revision to become the paying party, although they are not designated as the paying party on the original bill of lading, provided ABF is satisfied that the party making the request has the authority to do so. The consignee will also be subject to any additional applicable charges as a result of their request.

   F. Section 7 of the corrected bill of lading must not be executed.
2. Change in Description or Weight

Changes in description or weight will be permitted only upon presentation of satisfactory documentation (e.g., original invoice and descriptive literature) acceptable to ABF, that the original bill of lading was in error. Charges shown in 1(A) will apply.

DETERMINING EFFECTIVE PRICING PROVISIONS

When an item is amended, the application of pricing provisions is governed by the issue and effective date shown. When two or more revisions of an item cover the same time period the version with the latest issue date supersedes earlier versions.

CAPACITY LOADS - MINIMUM CHARGE

Provisions of this item will not apply in connection with shipments subject to class rate tariffs listed in Item 130 herein. Further, the provisions of this item have no application when the otherwise applicable charge is greater than the minimum charge provided herein.

The terms “occupies the full visible capacity,” “loaded to capacity” or “capacity load” refer to the extent each vehicle is loaded and can mean either:

A. That quantity of freight which, in the manner loaded, so fills a vehicle that no additional article in the shipping form tendered identical in size to the largest article in the shipment can be loaded in or on the vehicle;

OR:

B. That maximum quantity of freight that can be legally loaded in or on a vehicle due to weight limitations.

1. Shipments subject to Class or Class and Commodity rates.

When any shipment occupies the full visible capacity of a vehicle, the minimum charge for that quantity of freight loaded in or on each vehicle (loaded to capacity) shall be equal to the charge for 40,000 pounds at the applicable undiscounted class 50 rate.

When a shipment is tendered that cannot be loaded in one vehicle, the following will apply:

Each vehicle required to transport the shipment, except one, shall be loaded to capacity and subject to the minimum charge as provided above. The vehicle containing less than a capacity load will be considered overflow and rated as a separate shipment when the minimum is applied to any capacity loaded vehicle in the shipment.

For the purpose of determining application of the minimum charge, the total freight charges will be allocated to each vehicle proportionate to the weight (of total shipment) contained therein.

2. Shipments subject solely to Commodity rates.

When any shipment subject to commodity rates is tendered to ABF and occupies the full visible capacity of a vehicle, such shipment shall be subject to a minimum charge per vehicle for that quantity of freight loaded in or on each vehicle (loaded to capacity) based on the applicable undiscounted Truckload or Volume rate at the minimum weight provided, if applicable. (Subject to Item 645 herein)

However, when a shipment is tendered that cannot be loaded in one vehicle, the freight loaded in each vehicle required to transport the shipment, shall be considered a separate shipment and so rated.
Additional Considerations:

On request of the shipper, ABF will make every effort to furnish the largest available trailer(s). The shipper will have the right to refuse the trailer offered, but once loading has begun, provisions of this item will apply.

On shipments which move via two or more carriers, the minimum charge provided in this item will be based on the vehicle furnished by the originating carrier, and will apply to the continuous through movement.

The originating carrier shall indicate on the bill of lading and/or freight bill, the number of vehicle(s) loaded to capacity, used by the originating carrier to transport the shipment, and shall also indicate if an additional vehicle carrying less than capacity load was furnished. In the event an additional vehicle was furnished, the originating carrier shall indicate the weight of the portion of the shipment loaded into such vehicle.

CAPACITY LOADS - MINIMUM CHARGE

Provisions of this item apply only in connection with shipments subject to class rate tariffs listed in Item 130 herein. Further, the provisions of this item have no application in any case where the otherwise applicable charge is greater than the minimum charge provided herein.

The terms “occupies the full visible capacity,” “loaded to capacity,” or “capacity load” refer to the extent each doubles trailer is loaded and can mean either:

A. That quantity of freight which, in the manner loaded, so fills a vehicle that no additional article in the shipping form tendered identical in size to the largest article in the shipment can be loaded in or on the doubles trailer (this will apply only when the shipment occupies not less than 20 linear feet of trailer space);

OR:

B. That maximum quantity of freight that can be legally loaded in or on a doubles trailer due to weight limitations.

When any shipment is tendered to carrier in sufficient quantity to occupy the full visible capacity of one or more doubles trailers, the minimum charge for each segment of the shipment that would fill a doubles trailer to capacity shall be equal to the charge for 20,000 pounds at the applicable class 50 rate, less any applicable discount. This minimum charge shall apply in all cases, even when the shipment is tendered to ABF on equipment other than doubles trailers.

When a shipment is tendered that cannot be loaded in one doubles trailer the following will apply:

Each segment of the shipment that would require the capacity of a doubles trailer, except one, shall be subject to the minimum charge as provided above. The one segment of the shipment requiring less than the capacity of a doubles trailer, if any, shall be considered as an overflow and rated as a separate shipment when the minimum is applied to any capacity loaded doubles trailer in the shipment.

For the purpose of determining application of the minimum charge, the total freight charges will be allocated to each doubles trailer proportionate to the weight of the total shipment contained therein.

Additional Considerations:

On shipments which move via two or more carriers, the minimum charge provided in this item will be based on the doubles trailer furnished by the originating carrier, and will apply to the continuous through movement.

The originating carrier shall indicate on the bill of lading and/or freight bill, the number of doubles trailers loaded to capacity, used by the originating carrier to transport the shipment, and shall also indicate if an additional doubles trailer carrying less than capacity load was furnished. In the event an additional doubles trailer was furnished, the originating carrier shall indicate the weight of the portion of the shipment loaded into such doubles trailer.
CHASSIS - OBTAINING OF

When it becomes necessary for ABF, at its sole option, to obtain a chassis for the movement of a water or rail container at a location other than at the place where the container is located, a charge of $181.04 will be assessed for each chassis obtained. This charge will be in addition to all other applicable charges incidental to the movement of containers.

CLASSIFICATION OF ARTICLES

1. Correction of article description or classification errors caused by incorrect description(s) on the original or corrected bill of lading supplied by the shipper will be subject to a $20.80 reclassification fee per freight bill corrected when such correction causes an increase or reduction of $15.00 or more in the net freight charges. Such charge will be added to the freight bill. However, when the weight adjustment fee provided in Item 992 is assessed, the reclassification fee will not apply.

2. Where the NMF 100 Series publishes a “O” rating for a commodity, or a “not taken” provision, and ABF inadvertently handles the shipment, the applicable rating shall be 500.

3. Subject to Item 565 herein, classification or rating provisions in the NMF 100 Series requiring a notation or statement of actual or released value are applicable only when such valuations are stated on the shipping order or bill of lading by shipper at time of shipment. Failure by the shipper to notate value, or the applicable NMF Item and sub number on the shipping order or bill of lading will cause ABF to assess the otherwise applicable class rating not dependent on valuation. If none exists, ABF will assess the lowest released value and rating, or the highest actual value and rating.

Carrier will honor corrected bills of lading upon receipt of acceptable proof of actual value. Corrected bills of lading will not be accepted nor will freight charges be adjusted on released value shipments.

CLASSIFICATION OF ARTICLES - HAZARDOUS

Empty or used packaging for shipping hazardous material or hazardous substance (exception to NMF 100 series).

1. Used Packaging, partially full or empty, for shipping Hazardous Material or Hazardous Substance will be subject to the class provided in the NMF 100 for the commodity represented by the residue last contained in such packaging if higher than the class for the packaging, unless Shipper certifies on the original bill of lading at time of shipment that such packaging is properly cleaned and purged of any hazardous residue or vapors.

2. The shipper shall be charged for all costs and damages, direct or indirect, resulting from the release, for any reason, of any undisclosed hazardous material or any undisclosed hazardous substances contained in used packaging tendered by shipper as being "empty."

In addition, the shipper shall be charged $38.75 straight time and/or $58.15 time and one-half for each labor hour, or fraction thereof, lost by ABF because its facility is closed as a result of any release of such undisclosed hazardous material or hazardous substance.
CLASSIFICATION BY ANALOGY

The commodity rates made subject to this tariff apply only on specifically described articles in such tariffs and do not apply on analogous articles.

CLASSIFICATION OF COMBINED ARTICLES

When not specifically classified in the governing classification or specifically described in this tariff, articles which have been combined or attached to each other will be charged for at the rate provided for the highest rated article of the combination. On a shipment subject to volume rates, the minimum weight will be the highest minimum weight provided for any article in the combination.

When articles have been combined with or attached to vehicles, motor, or vehicles other than self-propelled, they will be rated as a combination article unless the combined article is specifically provided for in NMF 100 or in tariffs making reference to this tariff.

PRESENTATION OF FREIGHT BILLS AND COLLECTION OF CHARGES

1. Presentation or Mailing of Freight Bills.
   A. ABF shall present or mail its freight bill for all transportation within 7 days, excluding Saturdays, Sundays, or legal holidays, from the date it received the shipment. When information sufficient to enable ABF to compute the charges is not immediately available at its billing point, ABF shall present or mail its freight bill for payment within 7 days from when the information becomes available.
   B. When ABF presents freight bills by mail, the time of mailing shall be deemed to be the time of presentation. The term “freight bills” includes paper documents, invoices, and statements and billing by use of electronic media such as computer tapes or disks, when the mails are used to transmit them. In case of dispute as to the date of mailing, the postmark shall be accepted as such date.

2. Payment of Freight Charges.
   A. Except as otherwise provided, freight charges must be paid within the 15-day credit period of billing, including Saturdays, Sundays, and legal holidays. The 15-day period will begin on the day following presentation or mailing of the freight bill.
   B. When parties who undertake the payment of freight bills mail acceptable checks, drafts, or money orders in payment of freight charges, the act of mailing them within the 15-day period shall be deemed to be payment within the 15-day period. In case of dispute as to the date of mailing, the postmark shall be accepted as such date.
   C. Freight charges that are not paid within the credit period and for which ABF acquires the use of an outside collection agency and/or attorney to effect collections will be subject to a late payment penalty of thirty percent (30%) of the unpaid amount.

3. Offsetting Charges.
   Customer shall not offset from or delay the payment of lawfully established transportation charges due ABF as result of any overcharge claim, charge back, duplicate payment or loss and/or damage cargo claim. A formal claim shall be filed and processed separately.
OVERCHARGE/UNDERCHARGE CLAIMS  

ITEM 428

Any claim or action at law by ABF to recover undercharges alleged to be due hereunder, and any claim or action at law by Customer to recover overcharges alleged to be due hereunder, shall be commenced not more than 180 days after the receipt by ABF of the shipment with respect to which such undercharges or overcharges are claimed. To the extent permitted by applicable law, the expiration of said 180 day period shall be a complete and absolute defense to any such claim and action at law, without regard to any mitigating or extenuating circumstance or excuse whatsoever, unless the party named as a defendant in such action has expressly agreed in writing to waive such defense in whole or in part.

COLLECTION OF CHARGES - THIRD-PARTY BILLING  

ITEM 429

When a party other than the consignor or consignee on the bill of lading and shipping order is responsible for paying the freight charges, such party is known as the “Third-Party” (TP) and the billing procedure is known as “Third-Party Billing” (TPB) subject to the following conditions.

1. Unless otherwise specifically provided,
   A. The TP’s name and address must appear in the body of the bill of lading and shipping order at time of original tender.
   B. The TP and the shipper or consignee may not be the same company.
   C. The TP may not be the majority owner of the shipper or consignee.
   D. The TP may not be the paying agent of the shipper or consignee.

2. On shipments where account affiliations described above exist, the term “Third-Party Billing” or “TPB” will be changed to “Send Freight Bill To Party” or “SFB.”

   In addition, payment terms will be changed from prepaid to collect or from collect to prepaid, as necessary, to ensure that the shipment is Prepaid, if the shipper and SFB (formerly TP) are affiliated, or Collect, if the consignee and SFB (formerly TP) are affiliated.

3. TPB shipments will be accepted only when the consignor has established credit with ABF and guarantees to pay all lawfully accrued charges if the third party fails to do so within the time allowed under the credit regulations of the Surface Transportation Board.

Shipments qualifying for TPB may move either prepaid or collect but will not be accepted if the consignor executes Section 7 of the bill of lading.
COLLECT ON DELIVERY (COD) SHIPMENTS AND ORDER BILLS OF LADING

Collect on delivery (COD) shipments will be accepted subject to the following provisions and charges:

SECTION 1. At the time of shipment, the following information must appear on the bill of lading:

Collect on Delivery, $_______________ and remit to:

<table>
<thead>
<tr>
<th>Street</th>
<th>City</th>
<th>State</th>
<th>Zip</th>
</tr>
</thead>
</table>

COD charge to be paid by:

Shipper ☐ Consignee ☐

SECTION 2. Each package must be plainly marked, labeled, or tagged showing COD.

SECTION 3. If consignor desires to forward invoice or collection papers, they must be securely attached to the shipping order copy of the bill of lading, and the shipping order must show the following information:

“Attached invoice (invoices) to accompany shipment to destination.”

SECTION 4. COD shipments will not be accepted if:

1. Instructions require payment from party other than consignee.
2. COD is subject to inspection, trial by consignee, or if carrier requested to make partial delivery.
3. COD shipment is of explosives designated as “Class A and dangerous explosives” or “Class B less dangerous explosives” referred to in the Hazardous Materials Tariff.

SECTION 5. Intoxicating beverages may be handled COD only under the provisions provided by state laws of the state in which the point of destination is located.

SECTION 6. Only the following forms of payment will be accepted:

1. cash up to maximum of $500.00;
2. bank cashier's check;
3. bank certified check;
4. money order; or
5. personal check of the consignee when so authorized in writing by the consignor.

Any of the first four forms of payment listed above will be accepted by ABF as being interchangeable with any of the other three. ABF will accept checks and money orders only as the agent of the consignor and ABF's responsibility is limited to the exercise of due care and diligence in forwarding such checks and money orders to consignor, or party designated by consignor. The risk of non-payment in COD shipments due to forgery or fraud is to be borne by the consignor. ABF will not be responsible for guaranteeing that a check is legitimate and all checks and money orders shall be made payable to the consignor.
SECTION 7. The fee for collecting and remitting the amount on bills for COD shipments will be collected from the consignee unless prepaid by consignor. The fee for order bills of lading will be collected from the party who pays the freight charges.

SECTION 8. ABF’s fee for collecting and remitting each COD bill will be 6% of the COD amount but not less than $73.75. For each order bill the fee will be $73.75.

SECTION 9. A fee of $51.20 per occurrence will be assessed for:

1. Making a change in the party responsible for paying the COD fee.
2. Reducing or canceling the COD amount. Such change will be in addition to the COD collection fee, if any, and must be guaranteed in writing by the consignor.
3. Changing the form of payment of the COD amount to accept consignee's previously unauthorized personal check after the shipment has been tendered for delivery and refused by the consignee. ABF will only make this change upon written authorization from the consignor. The shipment will also be assessed the applicable redelivery charge as provided in ABF’s tariffs in addition to all other applicable charges.
4. Adding COD status to a non-COD shipment or increasing the amount of COD for an existing COD shipment. ABF will attempt to perform this service when conditions allow. However, based on its sole judgment, ABF may decline to perform this change. ABF accepts no liability for its failure to make such change. The charge for performing this service will be in addition to all other applicable charges including the COD collection fee, if any, and must be guaranteed in writing by the consignor.

COMBINATION OF RATES

Combination of rates, when applicable, will be computed over the point or points where the freight is physically interchanged from one carrier to another. The provisions of this item do not apply on shipments moving under government bills of lading.
CONSTRUCTION SITES AND OTHER LIMITED ACCESS PICKUP OR DELIVERY

ITEM 440

ABF will perform pick up or delivery service at a construction site or other location with limited access, subject to a charge per service of $6.40 per cwt, but not less than $80.15, nor more than $225.00 per shipment, in addition to all other charges applicable to the shipment. The term “limited access” shall include but is not limited to:

- construction sites (see Note 1)
- mine sites (see Note 2)
- military bases / installations
- camps, parks
- churches
- individual mini-storage units
- prisons
- schools
- Indian reservations
- farms, ranches,
- fairs, carnivals, and chautauquas

In addition to the locations specifically listed above, a “limited access” location is defined as meeting any of the following conditions:

1. Not open to the walk-in public during normal business hours.
2. Not having personnel readily available to assist with pickup or delivery.
3. Not having access to a loading/unloading dock or platform.
4. Sites where extensive security related inspections and processes are required before pickup or delivery can be performed.

The charge provided in this item will include initial notification in the case of delivery to arrange for an agreed delivery time. The charge will be assessed against the payor of the freight charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service. Any additional notifications will be charged at normally published notification charges and assessed to the party requiring the additional notice. Charges will not apply when the charge in Item 751 (Residential pickup or delivery) is assessed. Accepting delivery at ABF's terminal does not constitute reconsignment nor does it constitute a chargeable service under this item.

Note 1 - The term "Construction Site" shall be defined as the site of any construction of buildings, roads, bridges or other sites of construction including the entire property upon which the construction is taking place, and delivery to any facility (such as warehouses, depots, supply houses or similar facilities) located on such property.

Note 2 - The term "Mine Site" shall be defined as the site of any pit, excavation, shaft or deposit at which ore, minerals or coal has been, or will be extracted. Such site or "mine" shall include the entire property upon which the mine is located, and delivery to any facility (such as mine warehouses, mine deposits, mine supply house, mine tipples or similar receiving facilities) located on such property will be considered as delivery to a mine. On shipments involving stopoffs, charges apply to each portion of the shipment delivered to a mine site.
CUSTOMS OR IN BOND FREIGHT

ITEM 480

1. Shipments moving under United States Customs Bond for clearance at a point in the United States, or requiring delivery under U.S. Customs supervision, will be assessed a charge of $2.75 per 100 pounds, but not less than $119.65 nor more than $291.00 per shipment per trailer. For shipments involving locations in the Boroughs of Manhattan, Brooklyn, Queens, and the Bronx, NY, the charges will be $6.45, $198.95, and $760.70 respectively per shipment per trailer.

The charges above shall be in addition to all other applicable charges and will be assessed against the payor of the freight charges. Except, charges will be assessed against the consignee when shipments from Ontario or Quebec to points in the U.S. are interchanged to ABF or ABFF by another carrier.

On shipments of Alcoholic Liquors, these charges will not apply when the shipment is consigned to a U.S. Customs bonded warehouse, the carrier is not requested to clear shipment through U.S. Customs, and the following certification is shown on the bill of lading:

“This is to certify that carrier is not required to clear shipment through U.S. Customs while in its possession.” (Signature of authorized shipper personnel.)

2. Except for shipments which clear U.S. Customs at a) ports of entry/exit on the U.S./Canadian boundary line or adjacent thereto, or b) at a point which is served by the same ABF terminal as the actual shipment destination, linehaul charges requiring U.S. Customs Clearance at a point other than the final destination will be assessed on the basis of rates and charges applicable to and from the U.S. Customs Clearance point. Any applicable Specific Account Pricing for the shipper at actual origin, or the consignee at ultimate destination, subject to the normal precedence of pricing, will also apply to, or from the U.S. Customs clearance point, provided the paying party does not have separate specific account pricing for the U.S. Customs clearance point.

3. Freight moving In Bond may not be included in the same shipment on the same bill of lading and shipping order with freight not moving In Bond.

4. Shipments while moving under U.S. Customs Bond will not be accorded stopping in transit or split pickup or split delivery privileges.

5. Shipments awaiting U.S. Customs Clearance will be subject to the applicable detention charges or storage charges. Detention charges, if any, will be assessed against the party responsible for linehaul charges. For the purpose of applying storage rules and charges in connection with shipments moving under United States Customs Bond, notification to the Deputy Collector of Customs that a shipment is available for customs inspection will constitute tender of shipment for delivery.

6. Each Immediate Transportation (I.T.) Permit issued for movement of an In Bond shipment will be considered as a separate shipment and must be accompanied by one bill of lading and shipping order. The provisions of this paragraph will not apply to truckload shipments moving In Bond between steamship company piers or wharves or when such shipments are delivered to a U.S. Customs bonded warehouse.

7. Shipments tendered in a vehicle or doubles trailer sealed by or at the instructions of the consignor or as required by competent authority will be rated as “Exclusive Use” at the charges provided in Item 525 or Item 525-1 herein, as applicable.

Shipments cleared en route by U.S. Customs and movement beyond does not require a seal. Normal rates and charges shall apply to the beyond point.

8. Shipments moving from the United States under a Tir Carnet issued by the originating carrier are subject to a charge of $161.09 per shipment per trailer in addition to all other lawfully applicable rates and charges.

9. When necessary for ABF to purchase and apply “High Security Red In Bond Seals” for shipments moving under U.S. Customs Bond, a charge of $78.85 per seal per trailer will be assessed. ABF will not be responsible for equipment or tools necessary for removal of High Security Red In Bond Seals.

10. Charges in this item apply per customs clearance required.

September 1, 2009
CUSTOMS BROKERAGE HANDLING  

ITEM 482

On shipments moving between Canada and points in the United States and/or Mexico where ABF acts to facilitate the association of the customer with a US Customs broker for the creation of the entry with US Customs, a fee in the amount of $26.45 per entry will be assessed to the freight bill.

The charge shall be in addition to all other applicable charges, including additional charges imposed by the broker for the administrative services he provides and will be assessed against the payor of the freight charges. The payor of the freight charges must also be established with the US Customs broker as the Importer of Record (IOR). Prior to the movement of the first shipment, the IOR must complete specified documentation for the broker.

CROSS-BORDER ADMINISTRATIVE FEE  

ITEM 484

In addition to all other charges, shipments moving between points in Canada and points in the United States shall be subject to the following charges related to Customs processing, border delays, increased security, and technology related requirements and investments.

Shipments destined to Canada will be subject to the following applicable charge. Charges in this item apply per customs clearance required.

<table>
<thead>
<tr>
<th>Shipments cleared through customs at:</th>
<th>Charges in cents per cwt</th>
<th>Minimum Charge in cents</th>
<th>Maximum Charge in cents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Points in AB, BC</td>
<td>315</td>
<td>3144</td>
<td>11669</td>
</tr>
<tr>
<td>Points in MB, SK</td>
<td>249</td>
<td>2519</td>
<td>9304</td>
</tr>
<tr>
<td>Points in ON, QC</td>
<td>111</td>
<td>1858</td>
<td>7547</td>
</tr>
<tr>
<td>Points in NB, NF/NL, NS, PE</td>
<td>435</td>
<td>5485</td>
<td>15949</td>
</tr>
</tbody>
</table>

Shipments originating in Canada will be subject to a charge of $16.15 per shipment.

When a shipment is assessed additional charges by the sufferance warehouse for processing, warehousing, or handling in excess of the charges shown in this item, those additional charges will be added to the freight bill. Any applicable detention charges or storage charges generated as a result of cross border transactions will be assessed against the party responsible for linehaul charges.

DELIVERY OF FREIGHT BILL PRIOR TO DELIVERY OF SHIPMENT  

ITEM 485

When the consignor or consignee requests delivery of the freight bill prior to delivery of the shipment, ABF will make a diligent effort to provide the service, and no fee will be assessed.
ARRIVAL NOTIFICATION AND SPECIAL HANDLING ITEM 485-1

When ABF is requested to notify any party prior to delivery of an LTL shipment, the charge will be $36.85 per notification. When bills of lading indicate notification of consignee, charges will be collected from the payor of the freight bill; otherwise, the charges will be collected from the consignee.

This charge will not be applied in connection with:
1. TimeKeeper® shipments.
2. Shipments moving collect on delivery that are subject to the standard fee provided in Section 8 of Item 430.
3. Export traffic.
4. The initial notification when residential delivery is being performed as provided in Item 751 of this tariff.
5. The initial notification when delivery at construction sites or other locations with limited access is being performed as provided in Item 440 of this tariff.
6. Shipment subject to the fee for ARRNOT and/or standard appointment delivery service provided in Item 485-2.
7. Shipments subject to the charge provided in Paragraph 1 of Item 486 (Product Launch and Other Time Definite Delivery Services).

ARRIVAL NOTIFICATION AND APPOINTMENT DELIVERY “ARRNOT” SERVICE ITEM 485-2

1. Definition of ARRNOT - This service includes consignee notification prior to delivery with standard appointment delivery service and, upon request, ABF will provide the person’s name that was notified.
2. Activating ARRNOT - To request this service, customer must enter “ARRNOT” on the bill of lading. Alternatively, customer may make a general written request that all its shipments receive this service.
3. The charge for ARRNOT service will be $36.85.
4. Charges assessed under this item will be collected from the payor of the freight bill.

EXCEPTIONS: The charges under this item will not apply to:
1. TimeKeeper® shipments.
2. Shipments that are subject to the charge provided in Paragraph 1 of Item 486 (Product Launch & Other Time Definite Delivery Services)
3. Shipments moving collect on delivery that are subject to the standard fee provided in Section 8 of Item 430
4. Export traffic
   - The initial notification when residential delivery is being performed and is subject to the standard fee provided in Item 751 of this tariff.
PRODUCT LAUNCH AND OTHER TIME DEFINITE DELIVERY SERVICES
ITEM 486

Customers may request date or time specific delivery service as defined below and at the charges indicated. When the customer requests, ABF is committed to make its best effort to perform the service. However, these services are not guaranteed. Guaranteed services are available through ABF’s 610, TimeKeeper Service Tariff.

1. Shipper may request that delivery be performed on or by a specified date or between a specified date range. The charge for these services will be as follows and will apply per shipment per trailer in addition to all other applicable charges.
   - Delivery on the date specified will be subject to a charge of $38.95.
   - Delivery by the date specified will be subject to a charge of $30.30.
   - Delivery between a specified date range will be subject to a charge of $23.65.

Charges assessed under this paragraph will be collected from the payor of the freight bill. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.

2. Either shipper or consignee may request that delivery be performed at a specific time of day. The charge for this specific service will be $23.45 per shipment per trailer in addition to all other applicable charges, including (but not limited to) the charge for the date specific service requested.

The charges will be collected from the party requesting the specific time of day delivery. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.

3. No date earlier than carrier's advertised service date applicable to the shipment may be specified except when customer requests that delivery be performed between a range of dates, the earliest date in the range may be one day earlier than carrier's advertised service date.

EXCEPTIONS:
1. The charges provided in this item will not apply to TimeKeeper® shipments.
2. The charge provided in Paragraph 1 of this item will not apply to:
   a. Shipments that have been assessed storage charges under Item 910, herein
   b. Shipments that have been assessed residential delivery charges under Item 751, herein.

DETENTION - VEHICLES WITH POWER UNITS
ITEM 500

This item applies when ABF’s vehicles with power units are delayed or detained (through no fault of ABF) either on the premises of the Customer or as close thereto as conditions will permit, subject to the following provisions:
GENERAL PROVISIONS:

When ABF's employee assists in loading, unloading or checking the freight, this item will apply whether or not the power unit is actually detained.

When the consignee, for whatever reason and through no fault of ABF, is unable to complete the unloading process, the remaining undelivered freight may be placed in storage. This freight shall be subject to all accrued detention charges up to the time freight is placed in storage and shall immediately become subject to storage charges in Item 910. If the freight is later tendered for delivery, the charge for redelivery in Item 830 shall apply, and detention charges as provided herein will immediately become applicable.

When, through no fault of ABF, the loading or unloading of a vehicle with power cannot be completed at the end of a normal business day:

1. Customer may request that the vehicle without power remain at its premises. However, free time will cease immediately at the time request is made and detention charges for vehicle without power will be applied.

2. Customer may request that the vehicle with power be returned to ABF's premises. At that time, computation of any remaining free time will cease. That portion of the shipment in ABF's possession is subject to storage as provided in Item 910. When the vehicle is returned to Customer's premises, computation of any remaining free time will resume. The portion of a shipment that is redelivered is subject to redelivery charges provided in Item 830.

COMPUTATION OF TIME:

Computation of free time shall begin upon notification by the driver to the responsible representative of the Customer of the arrival of the vehicle for loading or unloading. Time shall end upon completion of loading and receipt by the driver of a signed bill of lading or receipt for delivery.

When consignor tenders or consignee receives more than one shipment at one time, the combined weight will be used to determine free time.

FREE TIME:

1. Free time per vehicle stop shall be as follows:

<table>
<thead>
<tr>
<th>Actual Weight (in pounds)</th>
<th>Free Time (in minutes)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 1,000</td>
<td>15</td>
</tr>
<tr>
<td>1,000 but less than 2,500</td>
<td>30</td>
</tr>
<tr>
<td>2,500 but less than 5,000</td>
<td>60</td>
</tr>
<tr>
<td>5,000 but less than 7,500</td>
<td>90</td>
</tr>
<tr>
<td>7,500 but less than 10,000</td>
<td>120</td>
</tr>
<tr>
<td>10,000 but less than 20,000</td>
<td>180</td>
</tr>
<tr>
<td>20,000 but less than 28,000</td>
<td>240</td>
</tr>
<tr>
<td>28,000 but less than 36,000</td>
<td>300</td>
</tr>
<tr>
<td>36,000 but less than 44,000</td>
<td>360</td>
</tr>
<tr>
<td>44,000 or more</td>
<td>420</td>
</tr>
</tbody>
</table>

CHARGES:

When the loading or unloading is delayed, the charge per vehicle for each 15 minutes, or fraction thereof, beyond free time will be $37.87. Charges will be assessed against the party requesting the service. If the party requesting or requiring the service is unable or unwilling to pay for this service, the charges will be assessed against the payor of the freight charges.
DETENTION - VEHICLES WITHOUT POWER UNITS  

Detention - vehicles without power units - spotting or dropping trailers: This item applies when ABF’s vehicles without power units are delayed or detained (through no fault of ABF) on premises designated by the Customer, subject to the following provisions:

General Provisions:
1. The performance of loading or unloading will be the responsibility of the Customer. When ABF’s employee assists in loading, unloading, or checking the freight, the detention provisions governing vehicles with power units will apply. In the case of spotting for loading the bill of lading must show “Shipper Load and Count.”
2. ABF’s responsibility for safeguarding shipments loaded into trailers spotted under the provisions of this item shall begin when loading has been completed and possession thereof is taken by ABF.
3. ABF’s responsibility for safeguarding shipments unloaded from trailers spotted under the provisions of this item shall cease when the trailer is spotted at the site designated by consignee.

Spotted trailers will be allowed 24 consecutive hours of free time for loading or unloading. Free time commences when the trailer is placed at the site designated by the Customer.

Customer shall notify ABF when loading or unloading has been completed and the trailer is available for pickup. The trailer will be deemed to be spotted and detention charges will accrue until such time as ABF receives notification.

After the expiration of free time, charges for detaining a trailer will be assessed as follows:

<table>
<thead>
<tr>
<th>Charge</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>$98.87</td>
<td>For each of the first and second 24-hour periods or fraction thereof (Saturdays, Sundays, or holidays excepted)</td>
</tr>
<tr>
<td>$138.41</td>
<td>For each of the third and fourth 24-hour periods or fraction thereof (Saturdays, Sundays, and holidays excepted)</td>
</tr>
<tr>
<td>$197.75</td>
<td>For the fifth and each succeeding 24-hour period or fraction thereof (Saturdays, Sundays, and holidays included)</td>
</tr>
</tbody>
</table>

Charges will be assessed against the party requesting the service. If the party requesting or requiring the service is unable or unwilling to pay for this service, the charges will be assessed against the payor of the freight charges.

DIVERSION - MOTOR TO AIR TRANSPORTATION

When ABF receives instructions to divert a shipment at one point from motor to air transportation, the following provisions apply:

1. The shipment will be charged for on the basis of the combination of rates or charges applicable from the origin point to the diversion point and the air transportation charges from the diversion point to the destination point.
2. A charge of $67.20 per half hour or fraction thereof, per man, will be made for all time and men required in unloading and reloading the line-haul vehicle to accomplish such diversion, subject to a minimum charge of $95.15 per shipment per trailer.
3. A charge of $16.20 per 100 pounds, subject to a minimum charge of $95.15 per shipment per trailer, will be made for delivery service to the air transportation terminal.
4. Charges herein will be assessed against the payor of the freight charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.
EQUIPMENT

ITEM 520

ABF reserves to the right to refuse any shipment based upon its condition, packaging, likelihood to damage or delay other freight, its difficulty in loading or stowage or its likelihood to suffer damage or loss.

EXCLUSIVE USE AND CONTROL OF VEHICLE OR DOUBLES TRAILER

ITEM 525

(Except to NMF 100, Item 595)

Provisions of this item will not apply in connection with shipments subject to class rate tariffs listed in Item 130 herein.

ABF has control of all of its vehicles and doubles trailers and has the right to operate them in the manner most advantageous for accomplishing the goals of fast, efficient and safe transportation of freight. However, when exclusive use of a vehicle or doubles trailer is provided by ABF at the request of the Customer, the following provisions will apply:

1. Charges will apply to each vehicle or doubles trailer used to transport the shipment.

2. The request must be given in writing or placed on the bill of lading and shipping order.

3. When bill of lading and/or shipping instructions prohibit the breaking of locks or seals or the co-loading of additional freight, such instructions will be considered as a written request for exclusive use service.

4. The vehicle or doubles trailer will be devoted exclusively to the transportation of the shipment, without the breaking of locks or seals, except as provided in Paragraph 5.

5. In the event a lock or seal has been removed from a vehicle or doubles trailer, ABF will immediately relock or reseal the vehicle or doubles trailer and will notate the accompanying papers with the new lock or seal number and the reason for removal of the original lock or seal.

6. The charge will be for the actual weight of the shipment at the rate applicable or at the minimum weight provided for in connection with the applicable rate, whichever is greater, subject to a minimum charge for each vehicle or doubles trailer used, computed on a weight of:

   A. 20,000 pounds at the Class 100 scale 20M rate for a vehicle, but not less than the capacity load minimum charge provided in Item 390, Paragraph 1 of this tariff, or
   B. 16,000 pounds at the Class 100 scale 20M rate for a doubles trailer.

7. Charges are to be paid or guaranteed by the party requesting the services, and the non-recourse stipulation on the bill of lading may not be executed. (This paragraph not applicable on shipments moving on government bills of lading.)

8. When the request for exclusive use of vehicle or doubles trailer is made by the Customer after shipment has been receipted for and is in possession of the carrier, ABF will, if possible, intercept the shipment and convert it to exclusive use of vehicle or doubles trailer service over as much of the route as possible. The party making the request must confirm in writing and must guarantee charges. Such written verification will be preserved by ABF and considered as part of the bill of lading. Charges will be assessed as provided in Paragraph 6 between the point of initial origin and point of destination.

The provisions of this item will not apply in connection with Item 900 (Stopoffs).
**EXCLUSIVE USE AND CONTROL OF VEHICLE OR DOUBLES TRAILER**

*(Exception to NMF 100, Item 595)*

Provisions of this item will only apply in connection with shipments subject to class rate tariffs listed in Item 130 herein.

ABF has control of all of its vehicles and doubles trailers and has the unrestricted right to operate them in the manner most advantageous for accomplishing the goals of fast, efficient and safe transportation of freight. However, when exclusive use of a vehicle or doubles trailer is provided by ABF at the request of the Customer, the following provisions will apply:

1. Charges will apply to each vehicle or doubles trailer used to transport the shipment.
2. The request must be given in writing or placed on the bill of lading and shipping order.
3. When bill of lading and/or shipping instructions prohibit the breaking of locks or seals or the co-loading of additional freight, such instructions will be considered as a written request for exclusive use service.
4. The vehicle or doubles trailer will be devoted exclusively to the transportation of the shipment, without the breaking of locks or seals, except as provided in Paragraph 5.
5. In the event a lock or seal has been removed from a vehicle or doubles trailer, ABF will immediately relock or reseal the vehicle or doubles trailer and will notate the accompanying papers with the new lock or seal number and the reason for removal of the original lock or seal.
6. The charge will be for the actual weight of the shipment at the rate applicable or at the minimum weight provided for in connection with the applicable rate, whichever is greater, subject to a minimum charge for each vehicle or doubles trailer used, computed on a weight of:
   a. For a doubles trailer: 150% of the capacity load minimum charge for a doubles trailer as outlined in Item 390-1 of ABF 111.
   b. For a vehicle: 300% of the capacity load minimum charge for a doubles trailer as outlined in Item 390-1 of ABF 111.

   The provisions of paragraph 5 of Item 151 herein do not prevent application of any otherwise applicable discount in the calculation of the capacity load minimum charge as outlined in Item 390-1 of ABF 111 Series.

7. Charges are to be paid or guaranteed by the party requesting the services, and the non-recourse stipulation on the bill of lading may not be executed. (This paragraph not applicable on shipments moving on government bills of lading.)

8. When the request for exclusive use of vehicle or doubles trailer is made by the Customer after shipment has been receipted for and is in possession of the carrier, ABF will, if possible, intercept the shipment and convert it to exclusive use of vehicle or doubles trailer service over as much of the route as possible. The party making the request must confirm in writing and must guarantee charges. Such written verification will be preserved by ABF and considered as part of the bill of lading. Charges will be assessed as provided in Paragraph 6 between the point of initial origin and point of destination.

The provisions of this item will not apply in connection with Item 900 (Stopoffs).
EXPORT OR IMPORT SHIPMENT REQUIREMENTS  ITEM 550

Shipments must be accompanied by all papers necessary to comply with the requirements of governmental authorities.

Shipper must furnish all invoices, documentary evidence and declarations, including duties, fees and other charges which may be imposed or assessed against the property transported. ABF will in no way be responsible for delays to the goods transported nor for goods held by any government for any reason whatsoever. Where all necessary requirements of such authorities are not complied with, and through no fault of ABF, additional expenses and/or fines are incurred to comply with such requirements, those expenses may be advanced by ABF and shall become a charge to the goods. Delivery will not be made until such charges are paid or guaranteed by shipper or consignee.

When shipments must be held by ABF pending compliance of customs regulations by the shipper or his representative, a charge will be made for the service required on the part of ABF as follows:

**Unloading, handling and loading:** $2.43 per 100 pounds with a minimum charge of $13.86, per shipment per trailer

**Storage:** $1.86 cents per 100 pounds or fraction thereof per day subject to a minimum charge of $9.38 per shipment per calendar day, but in no case less than $33.03 per shipment. Fractions of a day will be considered as one day, and fractions of 100 pounds will be considered as 100 pounds.

In computing storage charges, time will begin 48 hours after 5:00 p.m. on the day rejection of entry is received by ABF from the Customs broker, deemed to be acting as the agent of the shipper and/or consignee.

When shipments are delayed at the border, through no fault of ABF, by either U.S. Customs, Canadian Customs or other regulatory agencies, the following fees shall apply:

**Delay:** No charge for the first 15 minute delay. $30.86 for each succeeding 15 minute delay or fraction thereof.

PROPERLY IDENTIFIED SHIPMENTS  ITEM 555

Shipments of articles which by D.O.T. regulations have co-loading restrictions (i.e., food, cosmetics, etc.), when tendered to ABF, must be properly and clearly identified by the shipper on the bill of lading at time of shipment that the shipment contains such articles. If the shipper fails to so identify the shipment, ABF will not be liable for any loss or damage.
EXTRA LABOR - LOADING OR UNLOADING

When requested by Customer, extra labor will be furnished by ABF for loading or unloading. At each location where extra labor is used, the charge will be as follows:

<table>
<thead>
<tr>
<th>Days-Hours</th>
<th>Per man per hour or fraction thereof</th>
<th>Minimum charge per man</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monday through Friday (Except Legal Holidays) 8:00 a.m. to 5:00 p.m.</td>
<td>$ 90.90</td>
<td>$ 90.90</td>
</tr>
<tr>
<td>Monday through Friday (Except Legal Holidays) 5:00 p.m. to 8:00 a.m.</td>
<td>150.80</td>
<td>150.80</td>
</tr>
<tr>
<td>Saturdays (Except Legal Holidays)</td>
<td>150.80</td>
<td>441.40</td>
</tr>
</tbody>
</table>

Time shall be computed from the time the extra labor arrives at the place of pickup or delivery until loading or unloading is completed. The charge will be in addition to all other charges and will be assessed against the Customer requesting the assistance. Extra labor will not be furnished unless requested by the Customer.

The provisions of this item do not obligate ABF to furnish extra labor. The provisions of this item do not apply on Sundays or holidays. On such days, apply the charges provided in Item 754.

FORKLIFT SERVICE

On shipments that require a forklift service and the Customer does not furnish this service, ABF will endeavor to arrange for forklift service and will charge the Customer requiring the service $89.15 per half hour or fraction thereof for each forklift used, subject to a minimum charge of $129.70 per shipment per trailer. Charges shall be computed from the start of the actual use of forklift equipment until the actual use of forklift equipment is terminated.

When forklift service is used on import or export traffic at wharves or docks, the provisions of this item shall apply regardless of the weight or size of the articles. On export shipments, charges which accrue under this item will be collected by the delivering carrier from the consignor.
ROUNDING OF FRACTIONS

In the event that calculations are required which produce fractions, the number shall be rounded to the nearest whole cent. If less than .5, reduce to the next lower cent. If .5 or more, increase to the next higher cent.

For rating purposes, shipment weights shown in fractions of a pound will be rounded to the nearest whole pound. If less than .5, reduce to the next lower pound. If .5 or more, increase to the next higher pound.

FREIGHT, ALL KINDS (FAK) AND EXCEPTION RATINGS - APPLICATION

When tariffs governed by this tariff provide for the application of the same class, rating or rate(s) on commodities generally or commodity groupings, by use of such descriptions as “Freight, All Kinds,” “FAK,” “Tiered FAK,” “Commodities Various,” “All Commodities” or words of similar meaning (hereinafter referred to in this item as “FAK”), the conditions outlined below shall apply:

1. When one or more released or actual value provisions are published in NMF 100 Series or ABF 100 Series to apply for any specific commodity tendered for transportation, the lowest released value or the lowest actual value provided therein will apply in all cases.

2. FAK provisions take precedence over other published provisions for the Customer or third party payor, subject to Item 765 of this tariff.

3. When specific reference is made to this paragraph, FAK provisions shall be restricted to apply only in connection with single shipments effectively occupying (see Item 110, Paragraph 14) not more than 1500 cubic feet of a vehicle or doubles trailer.

4. The shipper is required to correctly identify on the bill of lading at the time of shipment the specific commodity(s) tendered for transportation, including those subject to FAK provisions.

   In connection with shipments where the shipper fails to correctly identify the specific commodity(s);

   A. The FAK provisions become null and void and otherwise applicable provisions shall apply. Further, ABF is not obligated to rate or transport the shipment until the shipper issues a corrected bill of lading correctly identifying the commodity(s).

   B. In the event the shipment is inadvertently rated and transported without the commodity(s) being correctly identified, the carrier is relieved of any liability for damage to or destruction of commodity(s) resulting from the loading of the product(s) or commodity(s) on the same trailer with other freight that is either incompatible with or prohibited by applicable federal, state or local laws and regulations from being co-loaded on the same trailer with the commodity(s) moving under FAK provisions.

5. FAK does not encompass those commodities in the NMF 100 Series with a “not taken” or “0” provision or rating.
HANDLING FREIGHT AT POSITIONS NOT IMMEDIATELY ADJACENT TO VEHICLE ITEM 566

When requested by the Customer, and ABF's operating conditions permit, ABF may move shipments from or to positions beyond the immediately adjacent loading or unloading positions available to carrier’s vehicle.

The provisions of this item include service at Shopping Malls when the actual pickup or delivery site within the mall complex is not immediately adjacent to the loading or unloading positions available to carrier’s vehicle.

Service under this item will be provided to floors above or below the level accessible to ABF’s vehicle only when elevator or escalator service is available and labor, when necessary to operate same, is provided without cost to ABF.

Charges for points other than the Borough of Manhattan, NY:
Service provided under this item will be assessed a charge of $6.95 per 100 pounds, but not less than $67.60 per shipment per trailer, nor more than $795.50 per shipment per trailer. When shipments are accorded split pickup, split delivery or stopped in transit for partial loading or unloading, the minimum and maximum charges will apply to each stop separately wherever the service is performed.

Charges for points in the Borough of Manhattan, NY (Zips 10001-10299):
$18.15 per 100 pounds, but not less than $95.95 per shipment per trailer, nor more than $862.65 per shipment per trailer.

The charges provided in this item will be in addition to all other applicable charges and will be assessed against the payor of the freight charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.

For shipments moving on government bills of lading, the charges will be collected from the U.S. Government.

INDEMNIFICATION ITEM 568

For the conditions of this item only, the term “Customer” shall include third party payor, in addition to the consignor (shipper) and consignee.

Customer and ABF, to the extent of their negligence, shall indemnify, defend and hold the other party harmless from and against all direct and valid losses, damages, liabilities, fines, actions and claims for injury to persons and damage to property (including other shipper’s cargo, but excluding Customer’s cargo), to the extent caused by their negligent acts or omissions in connection with their performance in each instance of transportation, including all direct losses or damages to any property or injury to persons from the party’s failure to comply with any applicable laws and regulations concerning the transportation of hazardous materials. Customer shall indemnify ABF under this provision in the event that Customer tenders to ABF any prohibited item for shipment. The party claiming indemnification must provide the indemnifying party with written notice of its indemnification claim in time to contest the determination of any liability and prior to any admittance of any liability, damages, settlement, compromise or discharge of any matter by the party claiming indemnification, and allow reasonable access to any information pertaining to the claim. The indemnifying party or its insurer(s) shall have the right to defend or resolve any claim which may be brought by a third party which a party requests indemnification.
IMPRACTICABLE OPERATIONS

ITEM 570

Pickup or delivery services will not be performed by ABF at any site for which it is impracticable to operate vehicles because of:

1. The condition of roads, streets, driveways, alleys or approaches thereto;

2. Inadequate loading or unloading facilities;

3. Strikes, labor disputes, riots, acts of nature, the public enemy, the authority of law, the existence of violence, disturbances tending to create reasonable apprehension of danger to persons or property, or any acts beyond the control of ABF.

LIQUOR SHIPMENTS

ITEM 577

Shipments of any spirituous, vinous, malted or other fermented liquor, or any compound containing spirituous, vinous, malted or other fermented liquor, fit for use as beverage purposes, will not be accepted for transportation, unless the packages in such shipments are accompanied by a copy of the bill of lading or other document showing the name of the consignee, the nature of its contents and the quantity contained therein (see Title 18, U.S.C., Section 1263, as amended September 26, 1968). ABF will not knowingly deliver or cause to be delivered such shipments to any person other than the person to whom it has been consigned unless upon written order in each instance of the bona fide consignee; or to any fictitious person or to any person under a fictitious name (see Title 18, U.S.C., Section 1264, as revised June 25, 1948).

LOADING BY CONSIGNOR-UNLOADING BY CONSIGNEE

ITEM 578

Rates subject to provisions that require the Customer to load or unload the shipment are subject to the following additional provisions:

1. At time of shipment, a notation must be made on the bill of lading and the shipping order by the consignor, that consignor is to load and/or consignee is to unload the shipment. This requirement will not apply when entire shipment consists of freight in a single container, or freight tendered on pallets or platforms weighing at least 500 pounds or more (loading required by consignor and unloading required by consignee per NMF 100, Item 568).

2. The complete loading and/or unloading of the freight, including the count thereof, must be performed by the Customer at their expense, without requiring any assistance from ABF. ABF's employee and power unit are to be released while loading and/or unloading is performed.

3. The complete loading service includes the loading of the freight on ABF's vehicle and the stowing and arranging thereof. Any temporary stowing components required to protect and make shipments secure for transportation must be furnished by the consignor. The complete unloading service means that the consignee must remove the freight from the position in which it is has been transported.

4. On mixed shipments, when any portion of the freight is required to be loaded (or unloaded) by the Customer as a condition precedent to the application of the rate, the entire shipment must be loaded (or unloaded) by the Customer.

5. In the event the shipment is stopped off for partial loading (or partial unloading), the party or parties tendering or receiving any portion of the shipment will be subject to the same loading (or unloading) requirements.

6. If the Customer refuses to perform the loading (or unloading), the rate will not apply and rates otherwise published will be assessed.
Notwithstanding the above, if requested, ABF will perform loading and/or unloading services subject to the charges below. The payor of the linehaul freight charges shall be liable for the charges for these services. When, under these conditions, ABF performs loading and/or unloading service(s), applicable rates shall be determined as though the Customer had performed such service(s).

<table>
<thead>
<tr>
<th>Equipment Rate (Note 1)</th>
<th>Linear Foot Rate (Note 2)</th>
<th>Charge for Loading</th>
<th>Charge for Unloading</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not to Exceed:</td>
<td>Greater Than:</td>
<td>Not More Than:</td>
<td></td>
</tr>
<tr>
<td>.50 Pup</td>
<td>0 Feet</td>
<td>14 Feet</td>
<td>$97.97 $97.97</td>
</tr>
<tr>
<td>.75 Pup</td>
<td>14 Feet</td>
<td>21 Feet</td>
<td>138.79 138.79</td>
</tr>
<tr>
<td>1.00 Pup</td>
<td>21 Feet</td>
<td>28 Feet</td>
<td>179.60 179.60</td>
</tr>
<tr>
<td>1.25 Pups</td>
<td></td>
<td></td>
<td>228.59 228.59</td>
</tr>
<tr>
<td>1 Van</td>
<td></td>
<td></td>
<td>342.88 342.88</td>
</tr>
</tbody>
</table>

Charges for loading/unloading equipment rates greater than 1.25 pups will be the combined charges of the equipment types, as defined in Item 597-1 herein, needed to achieve the equipment rate. (The charge for two pups shall be two times the charge for loading/unloading a pup, the charge for 1.50 pups will be the charge for loading/unloading a pup plus the charge for loading/unloading 0.50 pups, etc.)

Note 1 – Applies only in connection with shipments moving on equipment rates.

Note 2 – Applies only in connection with shipments moving on linear foot rates.

7. Any expense incurred by ABF for loading or unloading service, other than spotting equipment, will be assessed against the payor of the freight charges.

MARKING OR TAGGING FREIGHT - CHANGING MARKINGS OR TAGS

The provisions of NMF 100, Item 580, will apply; however, at the request of the Customer, ABF shall change or alter the markings or tags on any package or pieces of freight subject to a charge of $3.25 per package or piece of freight, but no less than $48.05 per shipment per trailer.

All charges accruing under the provisions of this item must be paid by the party requesting the service or guaranteed to the satisfaction of ABF before the service will be performed.
MAXIMUM WEIGHTS - TL OR VOL

TL or VOL provisions subject to a maximum weight restriction will apply only to the extent total weight of the shipment does not exceed the maximum weight specified. That portion of a shipment in excess of a stated maximum weight shall be rated as a separate shipment.

MAXIMUM WEIGHTS - PUP OR DOUBLES TRAILER

Rates or charges stated in units per pup or doubles trailer shall be subject to a maximum weight of 24,000 pounds unless further restricted by weight limitations of state or other regulatory bodies.

The charge for that weight in excess of 24,000 pounds on the same pup or doubles trailer, if any, will be computed at the ratio the applicable pup or doubles trailer charge bears to 24,000 pounds.

EXAMPLE: Shipment weighs 26,000 pounds and is loaded on one pup

Pup rate is $1,187.00
Excess weight is 2,000 (26,000 less 24,000)
Excess rate is $4.95 per cwt (1187/240 cwt = 495)

The shipment would be rated:

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td>24,000</td>
<td>@ pup rate</td>
<td>$1,187.00</td>
</tr>
<tr>
<td>Excess</td>
<td>2,000</td>
<td>@ 495 cwt</td>
<td>99.00</td>
</tr>
<tr>
<td>Total</td>
<td>26,000</td>
<td></td>
<td>$1,286.00</td>
</tr>
</tbody>
</table>

EQUIPMENT RATES - MAXIMUM SHIPMENT SIZE

(Applicable only where specific reference is made hereto)

Rates or charges stated in units per type of equipment as defined below shall apply only in connection with shipments not exceeding any of the forms of measurement (Weight, Linear Feet) shown.

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Weight (Pounds)</th>
<th>Linear Ft.</th>
</tr>
</thead>
<tbody>
<tr>
<td>.50 PUP</td>
<td>12,000</td>
<td>14</td>
</tr>
<tr>
<td>.75 PUP</td>
<td>18,000</td>
<td>21</td>
</tr>
<tr>
<td>1.00 PUP</td>
<td>24,000</td>
<td>28</td>
</tr>
<tr>
<td>1.25 PUPS</td>
<td>30,000</td>
<td>35</td>
</tr>
<tr>
<td>1.50 PUPS</td>
<td>36,000</td>
<td>42</td>
</tr>
<tr>
<td>1.75 PUPS</td>
<td>42,000</td>
<td>49</td>
</tr>
<tr>
<td>2.00 PUPS</td>
<td>48,000</td>
<td>56</td>
</tr>
</tbody>
</table>
MINIMUM CHARGE - HOUSEHOLD GOODS OR PERSONAL EFFECTS

ITEM 610

The minimum charge for an LTL shipment of household goods or personal effects, as described in NMFC Item 100240 through 100292, will be 500 pounds at the otherwise applicable Specific Account pricing, but not less than the otherwise applicable minimum charge published from initial origin to final destination. However, this item will not apply on shipments of military household goods or personal effects when moving on a government bill of lading or on a commercial bill of lading which clearly indicates the underlying government bill of lading number.

DENSITY MINIMUM CHARGE

ITEM 611-1

Shipments meeting the conditions of this item shall be subject to a Minimum Charge, based upon a calculated weight and the applicable rate.

The calculated weight shall be determined by multiplying the cubic capacity of the shipment by six (6) pounds for each cubic foot or portion thereof.

The applicable rate shall be determined from otherwise applicable specific account pricing provisions. However, shipments subject to NMFC class (not exception) ratings or multiple rates (of any type, including but not limited to multiple class exceptions that would otherwise be applicable to the shipment) shall be rated at the applicable Class 77.5 rate in lieu of the actual NMFC classification or multiple rates.

On shipments subject to different percentage expressions by commodity, the highest applicable percentage expression shall be used in determining the minimum net charges under this rule.

Conditions and Definitions:

1. Provisions of this item apply only in connection with shipments which weigh less than six (6) pounds per cubic foot (actual weight) and which require more than 750 cubic feet of space.

2. The cubic capacity of the shipment shall be determined in accordance with Item 110, Paragraph 14 herein.

3. When this item has application, ABF’s freight bill will indicate both the actual weight and the calculated weight used to calculate the minimum charge.

4. The provisions of this item are not applicable in connection with:

   A. Shipments subject to “EXCLUSIVE USE OF VEHICLE” provisions herein.
   B. Any portion of shipment subject to “Capacity Load” provisions herein. However, this item will apply for that segment of the shipment that is considered overflow and rated as a separate shipment.
   C. Any portion of shipments subject to rates stated in units per mile or per piece of linehaul equipment. However, this item will apply for that segment of the shipment that is considered overflow and rated as a separate shipment.
MINIMUM CHARGE ON CLASS A OR B EXPLOSIVES

The minimum charge for a shipment containing Class A or B explosives as described in American Trucking Associations, Inc., Agent, Hazardous Materials Tariff STB ATA 111, will be the charge for 7,500 pounds at the applicable class scale L5C rate, applying to the highest rated Class A or other than Class A explosive in the shipment.

MINIMUM CHARGE - ABSOLUTE

The linehaul charge for any shipment shall be the applicable charge(s) determined by use of such provisions subject to a minimum charge per shipment per trailer equal to the greater of:

1. The charge produced by the applicable linehaul rate after adjustments for discounts and any other adjustment(s),
2. The applicable linehaul minimum charge after adjustments for discounts and any other adjustment(s), or
3. The stated specific account absolute minimum charge. If no specific account or lane specific absolute minimum charge exists, apply the following:

   Charges for lanes other than between the Continental U.S. & Canada:
   A. $104.95 for shipments weighing less than 150 pounds
   B. $121.95 for shipments weighing 150 pounds or more

   Charges for lanes between the continental United States and Canada
   A. $122.95 for shipments weighing less than 150 pounds
   B. $137.95 for shipments weighing 150 pounds or more

   No adjustments for discounts or any other adjustment(s) except for allowances will be applicable in connection with the absolute minimum charge.

Minimum charges are exclusive of the following charges:
A. arbitraries,
B. pickup and/or delivery,
C. special service charge(s), and
D. any other charge(s) stated separate from the line-haul transportation charge(s).
MIXED SHIPMENTS - LTL (Exception to NMF 100, Item 640)  

When a number of differently described articles are shipped as a mixed shipment, the charges on the shipment will be determined as follows:

1. Each article packaged separately and listed separately (on the bill of lading) by weight will be rated using its actual weight and applicable rate. Except, the total shipment weight will be used to satisfy any minimum weights. Any deficit weight will be rated at the lowest rate applicable to any article in the shipment.

2. When two or more different articles are in the same package, the applicable rate for the package will be the highest applicable for any article therein. All articles need not be specified if the highest rated article is shown with the following notation on the bill of lading: “and other articles rated same or lower” (RS or L).

3. When two or more different commodities, however packaged, are in the same shipment with only the total weight being shown, the applicable rate for the shipment will be per the class, rate or charge that is the highest for any article therein.

4. When packages are shipped in, or unitized on pallets, platforms or skids, provided the packages are properly described to allow for proper rating, the weight of the pallet, platform or skid will be charged at the lowest rate applied to any article in the shipment, if the weight of such device is separately shown on the bill of lading.

MIXED SHIPMENTS - MAXIMUM PERCENTAGE OF MIXTURE  
(Except to Sections 1, 2, and 3 of NMF 100, Item 640)  

When rates are published in tariffs making reference to this tariff which provide for a maximum percentage as to the amount of a commodity or commodities that may be included in the mixed shipment, and a greater amount than the allowable percentage of such commodities is included in the shipment, the rates will apply on such restricted commodities, up to and including the allowable percentage. The excess is to be rated as a separate shipment (see Note 1).

When there is more than one commodity subject to a single maximum percentage restriction, the allowable percentage will consist of the lowest rated commodity or commodities necessary to make up such percentage.

When percentage limitations are separately provided on different commodities, rates will apply on each commodity up to and including the allowable percentage. Any excess weight of each commodity will be charged for as a separate shipment (see Note 1).

When on Volume shipments, the weight in excess of the allowable percentage may not be used to make up the Volume minimum weight. Any deficit in the minimum weight will be charged for at the mixed Volume rate.

The provisions of this item will not apply on mixed shipments of “Solutions or distilled water” per NMF 100, Item 59380, and “Administration sets,” Item 59384. When there are mixed shipments of the articles contained herein, the articles will be rated per Section 8 of NMF 100, Item 640.

Note 1 - The rate to apply to the separate shipment will be based on the weight of the separate shipment at the applicable rate(s) for the commodity or commodities contained therein. The separate shipment is subject to a minimum charge if applicable.
MIXED SHIPMENTS - TL OR VOLUME

When a number of differently described articles are shipped as a mixed shipment, the charges on the shipment will be determined as follows:

1. The rate to apply on each article will be the rate which would apply on that article if such article were tendered as a straight shipment, weighing the same as the aggregate weight of the mixed shipment.

2. The minimum weight for the entire shipment will be the highest minimum weight applicable in connection with any article in the shipment. Any deficit weight will be charged for at the same rate as that applying to the lowest rated article in the shipment.

3. When the total charge on the shipment is lower by considering the articles as if they were divided into two or more separate TL or volume shipments, the shipment will be rated accordingly.

4. When the total charge on the shipment is lower by applying the TL or volume rate and minimum weight, or actual weight, if greater, for one or more articles and the LTL rate and actual weight for the remainder, such charges will apply, subject to the following:

   The LTL rates to be assessed are those which would apply if the LTL portions were considered as a separate shipment.

5. The weight of the portion assessed LTL rates may not be applied toward the TL or volume minimum weight.

   Apply the straight TL or volume packing requirements.

Where different TL or volume rates and minimum weights are provided on the same articles included in a mixed TL or mixed volume shipment, the lowest charges that can be computed by the use of any such rate and its accompanying minimum weight for that article will be used to determine the charges for the entire shipment.

Note 1 - The provisions of this item do not apply on the following articles:

A. Explosives, consisting of ammunition, explosive or incendiary, or gas or smoke or tear producing; Explosives, NOI; propellants, explosive; or fireworks: Class A or B (Item 64300 of NMF 100).

B. Mixed shipments of articles where the weight of the shipment does not meet, or is not charged for, the minimum weight requirements set forth in Paragraph 2 of this item.

OVER-DIMENSION FREIGHT

Shipments containing one or more articles that equal or exceed 14 feet in length will be subject to a charge of $80.70 per shipment per trailer in addition to all other applicable charges.

The charge in this item will not apply on shipments that are subject to:

1. An Exclusive Use or Capacity Load minimum charge

2. Rates stated in units per type of equipment when the application of such rates requires the shipper to load and the consignee to unload.
PACKING MATERIAL, DEBRIS, TRASH REMOVAL AND/OR DISPOSAL OF 

ITEM 680

When requested by the Customer, ABF at its sole discretion will make a diligent effort to remove and/or dispose of packing material, debris or trash associated with specific shipment(s) being delivered. In no case shall ABF be under obligation to perform such service.

It shall be the responsibility of the consignee to place such debris, packing material or trash on ABF’s equipment at time of delivery.

A charge of $34.02 for each 15 minutes or fraction thereof required to perform this service will be assessed against the party requesting the service.

In addition, any expenses incurred by ABF to satisfy fees or charges directly attributable to this service will be assessed against the party requesting the service. Upon request, evidence of payment of such fees or charges will be furnished by ABF.

The charges provided in this item will be in addition to all other lawful charges, and will be assessed against the payor of the freight charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.

PAYMENT OF CHARGES 

ITEM 720

Unless otherwise specifically provided, all rates, charges, or other amounts are stated as U.S. currency and all rates, charges, or other amounts are payable in lawful money of the U.S.

RETURNED CHECKS, CHARGE FOR 

ITEM 720-1

Checks received in payment of freight charges which are returned to ABF by the bank because of insufficient funds or any other reason not the fault of ABF will be subject to a charge of $38.93 plus any service fee assessed by the ABF bank. This charge will be in addition to all other applicable charges.

PERMITS, SPECIAL 

ITEM 740

Published rates or charges do not include tolls, or fees or charges levied by any city, state or federal government agency for special permits or services. All such charges shall be in addition to other charges provided in this tariff and shall be collected from the shipper or party requesting movement of the shipment, plus a service charge of $158.77 per vehicle per permit for the securing of the special permits.

Carrier will advance all expenses to move these shipments and will furnish, upon request, evidence of payment to shipper or party requesting movement.
PICKUP OR DELIVERY SERVICE

Rates in publications making reference to this tariff include one pickup and loading and one delivery and unloading or one tender for delivery of a shipment at one site by ABF during business hours (see Item 754 for Pickup or Delivery Service - Non-Business Hours) subject to the provisions indicated below:

1. PLACEMENT OF VEHICLE FOR LOADING:
   At the request of the consignor, ABF will furnish and place a vehicle at the loading site designated by the consignor to pick up a shipment there tendered for transportation.

2. PLACEMENT OF VEHICLE FOR UNLOADING:
   The delivery of a shipment by ABF to the place of delivery specified on the bill of lading will include the placing of a vehicle at the delivery site designated by the consignee.

3. LOADING BY ABF:
   Freight tendered for loading shall be placed by the consignor as to be directly accessible to the vehicle or it shall be immediately adjacent to a parking space suitable for ABF to place its vehicle for loading (see Note 1). Loading includes stowing and counting of the freight in or on the carrier's vehicle (See Item 566 for Handling Freight at Positions Not Immediately Adjacent to Vehicle.)

   ABF will furnish only one person per vehicle for loading, be they the driver, helper, or any other ABF employee or its designated agent except as provided in Item 560 (Extra Labor - Loading).

4. UNLOADING BY ABF:
   Freight will be unloaded at the delivery site immediately adjacent to the delivery vehicle (see Note 1). Unloading includes the counting and removal of the freight from the position in which it is transported in or on ABF’s vehicle. (See Item 566 for handling freight at positions not immediately adjacent to vehicle.)

   ABF will furnish only one person per vehicle for unloading, be they the driver, helper or any other ABF employee or its designated agent except as provided in Item 560 (Extra Labor - Unloading).
5. RESTRICTIONS ON LOADING OR UNLOADING BY ABF (Subject to Note 2):

Loading or unloading service does not include assembling, packing, unpacking, dismantling, inspecting, sorting or segregating freight or other special handling EXCEPT as provided in Paragraphs A and B below:

A. A charge of $0.90 per package or a minimum of $61.40 per shipment per trailer, whichever is greater, will be assessed for special handling or sorting or segregating by marks, brands, sizes, flavors or other distinguishing characteristics EXCEPT as provided in Paragraph B. Such charges will be assessed against the payor of the freight charges and are in addition to applicable detention charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.

B. No sorting or segregating charge will be made when:
   1. The only service performed is a count necessary to determine the extent and identity of shortages or overages as may have been ascertained by ABF’s employee.
   2. The shipment is tendered to ABF on pallets and delivery is required in the same palletized manner in which the freight was tendered to ABF.

Loading or unloading service does not include furnishing by ABF of rigging or special loading or unloading equipment such as platform vehicles (other than two-wheeled hand trucks), winches, cranes, jacks, blocks or falls, chain falls or other special equipment used in hoisting, lowering, handling or placing freight in position. When such equipment is used in loading or unloading, the consignor or the consignee, as the case may be, shall furnish same and the necessary labor to operate such equipment at its expense, and shall also assume responsibility for safe loading or unloading, except ABF's employee may use hand trucks or four-wheeled hand carts and hand or electrically operated pallet jacks (non-riding type) when furnished by the consignor or consignee.

6. LOADING BY CONSIGNOR OR UNLOADING BY CONSIGNEE:

The consignor or consignee may elect to waive the loading or unloading of freight by ABF as provided in this item by performing at his own expense the loading or unloading of the shipment on or from ABF’s vehicle.

7. WAIVER OF DELIVERY RECEIPT:

When consignor or owner has made written arrangements with ABF, freight consigned to construction sites (or other places where no representative of the consignee is present or available to receipt for the shipment) will be delivered and unloaded by ABF and left unattended at the place designated.

8. MORE THAN ONE LOADING OR UNLOADING SITE:

Upon request of the consignor or consignee, pickup or delivery service as defined in this item may be performed at more than one loading or unloading site within the continuous plant property or premises of the consignor or consignee requesting this service, provided the loading or unloading sites are not intersected by more than one public thoroughfare. A vehicle transfer charge of $53.07 per shipment per trailer will be assessed for each transfer of the vehicle from one loading or unloading site to another.
9. HEAVY OR BULKY FREIGHT-LOADING OR UNLOADING (Exception to NMF 100 Series, Item 568): (See Note 3)

When freight (per package or piece) in a single container, or secured to pallets, platforms, or lift truck skids, or in any other authorized form of shipment:

A. Weighs 500 pounds or less, ABF will perform the loading and/or unloading where a dock, platform, or ramp is directly accessible to ABF's vehicle, except as provided in Paragraph C. Regardless of weight, if there is no dock, platform or ramp provided, the Customer will be responsible for the loading or unloading. On request, the ABF driver will assist.

B. Weighs 500 pounds or more, the Customer will perform the loading or unloading. On request, the ABF driver will assist.

C. Regardless of weight, the Customer will be responsible for the loading or unloading when:

   (1) Freight exceeds 22 feet in any dimension
   (2) Freight exceeds 10 feet in its greatest dimension and exceeds 1 foot in any other dimension.
   (3) Freight exceeds 8 feet in its greatest dimension, with any other dimension exceeding 2 feet.
   (4) Freight exceeds 4 feet in any two dimensions.

Note 1 - Freight shall be deemed to be immediately adjacent to a space suitable for ABF to place its vehicle for loading or unloading if separated therefrom only by an intervening public sidewalk. If a parking space suitable for ABF to place its vehicle for loading or unloading is occupied or city ordinance prevents its use, the nearest available parking space may be used.

When two or more shipments are placed by the shipper as close as practicable to a parking space suitable for ABF to place its vehicle for loading, all such shipments will be considered as immediately adjacent thereto, even though the shipment or shipments that were closest to such parking space were picked up first by the same or different motor carrier.

When shipper assigns to two or more carriers designated spaces in its shipping room or loading platform where outgoing freight will be placed by the shipper for pickup by the designated carriers and all of such assigned spaces are as close as practicable to a parking space suitable for carrier to place its vehicle for loading, all such assigned and designated spaces will be considered immediately adjacent to such parking space.

Note 2 - The provisions of this paragraph will not allow for the opening of packages or unitized shipments, including shrink-wrapped or banded freight on pallets or skids.

Note 3 - Loading by definition in Paragraph 9 of this item includes stowing and counting of the freight in or on ABF's vehicle(s). Unloading by definition in Paragraph 9 of this item includes the counting and removing of the freight from the position in which it is transported in or on ABF's vehicle.
PICKUP OR DELIVERY AT PRIVATE RESIDENCES  ITEM 751

Provisions of this item will apply to residential locations, including the entire premise on which a dwelling is located, including but not limited to:

- private residences
- apartments and dormitories
- rectories and parsonages

Shipments picked up at, consigned to or delivered to such locations will be assessed a charge per service of $6.40 per cwt, but not less than $80.15, nor more than $225.00 per shipment, in addition to all other charges applicable to the shipment. If the service is performed at a location in the zip code range of 70001 through 70499, inclusive, the above charges will apply subject to a minimum of $136.55.

This charge will be assessed against the payor of the freight charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service. Charges will not apply on shipments when the charge in Item 440 (Limited access pickup or delivery) is assessed.

Accepting delivery at ABF’s terminal does not constitute reconsignment nor does it constitute a chargeable service under this item.

The charge provided in this item will include initial notification in the case of delivery to arrange for an agreed delivery time. Any additional notifications will be charged at normally published notification charges and assessed to the party requiring the additional notice.

DELIVERY OF HOUSEHOLD GOODS/PERSONAL EFFECTS  ITEM 752

For the movement of household goods or personal effects, the carrier will attempt to honor requests to delay delivery shipments when requested to do so by the consignor or owner of the goods. However, the carrier will bear no liability for its failure to delay delivery. In addition, at carrier’s sole option, carrier may deliver the goods upon adequate representation that carrier's freight charges have been or will be paid in full.

PICKUP OR DELIVERY AT TRADE SHOW LOCATIONS  ITEM 753

ABF will perform pickup or delivery service at an exhibition hall, convention center, any other location where a trade show is held or at a warehouse where trade show shipments are held prior to or following a trade show. The charge per service will be $36.95 per pup per shipment in addition to all other charges applicable to the shipment.

Charges will be assessed against the payor of the freight charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.
1. ABF does not obligate itself to provide pickup or delivery service during non-business hours. However, when a Customer requests ABF to pickup or deliver freight during non-business hours, the following will apply:

A. When ABF performs pickup or delivery on a Saturday, Sunday or holiday at the request of the customer, the charges will be:
   - Minimum charge of $325.50 per man per day.
   - $60.85 per man for each half-hour or fraction thereof required to perform the service.

B. When ABF performs pickup or delivery during non-business hours other than Saturday, Sunday or holiday, as required by the customer, the charges will be:
   - Minimum charge of $245.75 per man per day.
   - $60.85 per man for each half-hour or fraction thereof required to perform the service.

C. Time shall be computed upon notification by the driver to the representative of the consignor/consignee that the vehicle(s) is available for loading/unloading and shall end once loading/unloading has been completed and driver has received a signed Bill of Lading/receipt of delivery.

2. Customer may request ABF to place or pick up an empty trailer(s) on a Saturday, Sunday or holiday, even though the actual pickup and/or delivery of freight may occur on a day other than a Saturday, Sunday or holiday. The charge for this service will be $325.50 per man per day, or fraction thereof.

3. Charges will be assessed against the payor of the freight charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.

### PICKUP OR DELIVERY ON US DOMESTIC ISLANDS

Shipments picked up at or delivered to the 5-digit zip codes shown below will be subject to the additional pickup or delivery charges noted below in addition to all otherwise applicable charges.

<table>
<thead>
<tr>
<th>Location, zip code</th>
<th>Minimum Per Shipment</th>
<th>Charge Per CWT</th>
<th>Maximum Per Shipment Per Trailer</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Martha’s Vineyard or Nantucket, MA:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>02535, 02539, 02552, 02554, 02557, 02564,</td>
<td>$93.10</td>
<td>$59.74</td>
<td>$2389.37</td>
</tr>
<tr>
<td>02565, 02573, 02575</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Florida Keys:</strong></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>33001, 33036, 33037, 33040, 33042, 33043,</td>
<td>$62.53</td>
<td>$20.85</td>
<td>$833.49</td>
</tr>
<tr>
<td>33044, 33050, 33051, 33052, 33070</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Harsens Island, MI:</strong></td>
<td>$111.51</td>
<td>$5.25</td>
<td>$196.77</td>
</tr>
<tr>
<td><strong>Beaver and Drummond, MI:</strong></td>
<td>$90.32</td>
<td>$5.58</td>
<td>$222.28</td>
</tr>
<tr>
<td>49726, 49757, 49782</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Puget Sound, WA:</strong></td>
<td>$69.48</td>
<td>$12.53</td>
<td>$500.11</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>98279, 98280, 98281, 98297</td>
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<td></td>
<td></td>
</tr>
<tr>
<td><strong>Shelter Island, NY:</strong></td>
<td>$74.41</td>
<td>$5.27</td>
<td>$185.98</td>
</tr>
<tr>
<td>11964, 11965</td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

The charges provided in this item, and ferry charges incurred by ABF for locations not defined above, will be applied to the freight bill and will be collected from the party responsible for the freight charges.

The charges provided in this item will not apply to shipments moving under a Volume Price Quote or an ABF U-Pack® Quote.
PICKUP OR DELIVERY AT NATIONAL PARKS AND OTHER REMOTE LOCATIONS ITEM 756

Shipments picked up at or delivered to points or places inside Yellowstone National Park assigned US 5-digit zip code 82190 will be subject to an additional charge of $166.88 per shipment per trailer.

Shipments picked up or delivered to points or places inside Big Bend National Park and the surrounding area assigned US 5-digit zip codes 79734, 79830, 79831, 79832, 79834, 79842, 79843, 79845, 79846, 79848, 79850, 79852, and 79854 will be subject to an additional charge of $15.53 per cwt, but not less than $60.24 per shipment per trailer.

The charges provided in this item will be in addition to all otherwise applicable charges and will be collected from the party responsible for the freight charges.

The charges provided in this item will not apply to shipments moving under a Volume Price Quote or an ABF U-Pack Quote.

LIFTGATE SERVICE ITEM 758

When ABF is required or requested to employ mechanical loading or unloading devices to accomplish pickup or delivery of freight, an additional charge of $4.80 per 100 pounds of actual weight will be assessed, but not less than $128.70 nor more than $272.05 per shipment per trailer.

Charges will be assessed against the payor of the freight charges. If the payor of the freight charges is unable or unwilling to pay for this service, the charges will be assessed against the party requesting the service.

At locations where ABF does not maintain suitable equipment and elects to outsource lifting or lowering devices to accomplish pickup or delivery, additional equipment charges incurred by ABF will be collected from the party requesting this service.

ABF is not obligated to perform this service where suitable equipment or operators are unavailable, nor at locations inaccessible to our vehicles, or where the safety of our vehicles or personnel is jeopardized.

This charge shall not be applicable for locations in the state of Hawaii.

DELIVERY SERVICE – NYC METRO ITEM 759

Shipments delivered to the following service areas shown below will be subject to the additional charge of $31.05 per shipment.

<table>
<thead>
<tr>
<th>Area</th>
<th>Zips</th>
</tr>
</thead>
<tbody>
<tr>
<td>NYC Metro</td>
<td>10000-10299</td>
</tr>
</tbody>
</table>

The charge provided herein will be in addition to all other lawful charges and will be collected from the party responsible for the freight charges.

The charge provided in the item will not apply to shipments moving under a Volume Price Quote or an ABF U-Pack Quote.
PRIORITY OF PRICING--ORDER OF PRECEDENCE

Where different types of pricing could apply to the same shipment, the following order of precedence will apply:

1. TimeKeeper® (TK) (supersedes all other pricing). To the extent different time sensitive pricing could apply to a single shipment, the following order of precedence will apply:
   A. TimeKeeper Quote ID
   B. Specific Account Pricing published in ABF 610
   C. General TimeKeeper pricing as outlined in ABF 610, Item 2000

2. Volume Price Quote (VPQ) (supersedes all other pricing except TK)

3. Paying party. When pricing is applicable for more than one party on a freight bill (e.g., Shipper, Consignee or Third Party), the pricing applicable for the payor of the freight charges will apply.
   A. When the Third Party (TP or TPB) is Payor.
      (1) Use the TP's applicable pricing when true third party conditions as provided in Item 429 of this tariff, or the following, exist.
         (a) For prepaid shipments, if the TP and shipper are separate majority owned subsidiaries of the same parent company or the TP is a subsidiary of the shipper.
         (b) For collect shipments, if the TP and consignee are separate majority owned subsidiaries of the same parent company or the TP is a subsidiary of the consignee.
      (2) When there is no applicable pricing package for the TP payor, use the following:
         (a) Prepaid shipments. Use the shipper's applicable pricing.
         (b) Collect shipments. Use the consignee's applicable pricing. If none, use the shipper's applicable pricing.
      (3) When the following conditions exist, TP pricing will only apply as provided in Paragraph 3(B) (prepaid) or 3(C) (collect), below:
         (a) The TP and the shipper or consignee are the same company and are assigned the same account code number.
         (b) The TP is the majority owner of the shipper or consignee.
   B. When the Shipper is payor. Use shipper's applicable pricing. If none, and there is a shipper or majority owner of shipper “Send Freight Bill To Party” (SFB) location shown on the bill, use the SFB's applicable third party pricing.
   C. When the Consignee is payor. Use the consignee's applicable pricing. If none,
      (1) And there is a consignee or majority owner of consignee SFB location shown on the bill, use the SFB's applicable third party pricing.
      (2) Use the shipper's applicable pricing, except as provided in “(1)” above.
   D. When, in the applicable pricing package, there is more than one price that covers the shipment, the following order of precedence shall apply:
      (1) Contract (supersedes tariff pricing).
         (a) Provisions applicable to LTL shipments based on a price per pallet, per piece, or some other containerized unit, will take precedence over and will not alternate with other applicable LTL provisions. Non-containerized commodities in the same shipment will be rated using otherwise applicable LTL provisions.
         (b) “Freight, All Kinds” provisions applicable to LTL shipments will take precedence over and will not alternate with other applicable LTL provisions.
         (c) Apply lower of payor's LTL or TL pricing.
(2) ABF Individual Tariffs filed in the ABF General Office or with the Surface Transportation Board (is superseded by contract pricing).

   (a) Provisions applicable to LTL shipments based on a price per pallet, per piece, or some other containerized unit, will take precedence over and will not alternate with other applicable LTL provisions. Non-containerized commodities in the same shipment will be rated using otherwise applicable LTL provisions.

   (b) “ Freight, All Kinds” provisions applicable to LTL shipments will take precedence over and will not alternate with other applicable LTL provisions.

   (c) Apply lower of payor's LTL or TL pricing.

E. When the payor's pricing includes exceptions or non-application provisions, such exceptions or non-application provisions may not cause alternation to a non-payor's pricing. Instead, the payor's pricing, notwithstanding its inapplicability to a given shipment because of such exceptions, will serve as the payor's pricing package and prohibit use of non-payor pricing (the provisions of this sub paragraph will apply but are not limited as shown in the following examples):

   Examples:

   Pricing published to apply for a non-payor will not apply as an alternate to the application of the payor's pricing, when:

   (1) Payor pricing is restricted by geographic area, but non-payor's pricing is not similarly restricted.

   (2) Payor pricing has no discount on minimum charge, selected rate scales (minimum weights) or joint line restrictions, but the non-payors pricing is not similarly restricted.

   (3) Payor pricing is made not applicable under Item 151 of the tariff, but the non-payor's pricing is exempt from one or more of the provisions of Item 151.

4. When an account performs services for which an allowance as defined in Item 315 herein may apply, such allowance will not be subject to the provisions of Paragraph 3, above, and will be in addition to otherwise applicable pricing. Allowances will not apply to shipments that are rated under TimeKeeper® or Volume Quotes referred to in Paragraphs 1 and 2 above.

REFUND AND INCENTIVE REFUND DISCOUNTS-- APPLICATION OF ITEM 765-3

Refund, Incentive Refund or other Off-Bill Discounts:

1. must comply with the provisions of the ICC Termination Act of 1995, Section 13708, Billing and Collecting Practices.

2. shall only apply when the Specific Account Pricing containing the refund, incentive refund or other off-bill discount is applicable for a shipment as defined within the Specific Account Pricing provisions and in Item 765 (Priority of Pricing -- Order of Precedence).

3. shall not be applicable on special service charges or fuel surcharge.

4. shall apply only when ABF receives all applicable freight charges within 30 days of:
   A. billing date for shipments moving freight charges prepaid.
   B. delivery date for shipments moving freight charges collect.

5. shall apply only to the ABF portion of revenue on joint-line traffic.

6. shall not apply on shipments moving on government bills of lading, shipments moving on commercial bills of lading that are to be converted to government bills of lading nor on shipments where freight charges are paid by the U.S. Government.
PRECEDECE (PRIORITY) OF RULES

Where a rule published in this tariff covers the same service as a rule published in the National Motor Freight Classification, NMF 100 Series, such rule published herein, to the extent of its application, will apply in lieu of the rule published in NMF 100 Series. Unless otherwise provided in the applicable Specific Account Pricing provisions, rules or charges contained within Specific Account Pricing provisions will apply in lieu of the same rules or charges published in this tariff.

PREPAYMENT OR GUARANTEE OF CHARGES

Section 1. A shipment on which charges are to be paid by a party other than the consignor or consignee will be accepted provided that the consignor has established credit with the carrier picking up the shipment at origin and guarantees to pay the charges if the third party fails to do so. Such shipment will not be accepted if the consignor executes Section 7 of the bill of lading.

Section 2. If, in the judgment of ABF, the forced sale of the goods would not realize the total charges due at destination, the shipment must be prepaid.

Section 3. If a shipment is required by Section 2 hereof or by any provision of the governing classification to be prepaid, it will be accepted on a collect basis if the consignor has established credit with ABF and the consignor guarantees to pay the charge if the consignee fails to do so. ABF reserves the right to not accept such a shipment as a collect shipment if the consignor executes Section 7 of the bill of lading.

PREPAYMENT OR COLLECTION OF FREIGHT CHARGES - EXPORT SHIPMENTS

(Exception to Item 770, herein)

All charges on shipments for export transported on rates governed by this tariff must be prepaid, including all special service charges, all charges paid longshoremen, stevedores, public loaders, riggers, and charges covering top wharfage. Shipper must prepay labor charges assessed at railroad-controlled steamship piers or wharves at Philadelphia, PA (19101-99) or Baltimore, MD (20201-99).

The provisions of this item will not apply in connection with shipments moving on U.S. Government bills of lading, in connection with shipments destined to points in Canada, or when the bill for freight charges is to be sent to and paid by the consignee at a location other than the port of embarkation.

PREPAYMENT ON SHIPMENTS TO EXHIBITIONS, FAIRS, ETC.

Freight charges must be prepaid on all shipments consigned to or in care of trade shows, carnivals, fairs or exhibitions, unless instructions on the original bill of lading provide that payment is to be made by a third party, or require ABF to send the freight bill to a location other than the actual destination for payment.

PREPAYMENT, PARTIAL

Partial prepayment of freight charges will not be permitted, except for shipments to or from Alaska, Hawaii, Mexico or Puerto Rico.
PUERTO RICO – SHIPPER'S EXPORT DECLARATION

The U.S. Census Bureau requires a Shipper's Export Declaration (SED) for each Puerto Rico or U.S. Virgin Island shipment having a declared value exceeding $2,500.00, unless otherwise exempt by Federal Regulations. At the specific request of shipper(s), carrier will prepare all required export documentation, prepare or complete shippers' drafts or invoices, and dispose of such documents in accordance with shippers' instructions, the fees for which will be as follows.

1. A charge of $15.85 per transmission will apply for transmitting to a shipper, consignee, or any other party, any of the export documentation named previously in this item by air, certified, express, or registered mail.

2. A charge of $39.70 per electronic filing will apply for the electronic filing of Export Declaration on the behalf of the shipper. Application of the service and the charge will occur when the shipper fills out form 7525-V and signs authorization (Block 29) for carrier to electronically file on shipper’s behalf. At its option, shipper may provide carrier with written authorization or power of attorney to electronically file on its behalf.

PROHIBITED OR RESTRICTED ARTICLES

(Subject to Note 6)

Section 1 - Property of Extraordinary Value.

Unless otherwise provided, the following property will not be accepted for shipment nor as premiums accompanying other articles.

- Bank bills
- Currency, other than coin (Note 1)
- Deeds
- Drafts
- Jewelry, other than costume or novelty jewelry
- Letters, with or without stamps affixed (Note 2)
- Museum exhibits or articles of antiquity (Note 4)
- Notes
- Original works of art (Note 5)
- Postage stamps
- Precious stones
- Revenue stamps (Note 3)
- Valuable papers of any kind

Section 2 - Freight Liable to Damage Other Freight or Equipment.

ABF is not obligated to receive freight liable to impregnate or otherwise damage other freight or ABF's equipment. Such freight may be accepted and receipted for “subject to delay for suitable equipment” or may, for lack of suitable equipment, be refused.
Section 3 - Prohibited Articles.

The following property will not be accepted for shipment:

- Animals, live, wild
- Corpses
- Fish scrap, NOI, green
- Flowers, fresh cut, NOI
- Livestock
- Class 6.2 Infectious substances
- Class 7 Radioactive materials
- Nitrocellulose with alcohol, 4.1, UN2556, PGII
- Explosives 1.1, 1.2, 1.3
- Hazardous and nonhazardous waste
- Commodities with elevated temperatures
- Gasoline UN & NA 1203
- Ethanol and Gasoline Mixture (UN 3475)
- Asbestos NA 2212
- Smokeless Powder for Small Arms NA 3178 (over 100 lbs.)
- Records or other data in any form containing personal or financial information including but not limited to social security numbers, dates of birth, drivers license numbers, credit card numbers and financial account information

Note 1 - Monetary coins will not be accepted as premiums with other articles except as authorized in NMF 100, Item 310.
Note 2 - United States Mail will be accepted when the consignor and consignee are United States Post Offices.
Note 3 - Except U.S. Internal Revenue Distilled Spirits Stamps, which will be accepted in truckload or volume shipments only.
Note 4 - Except antique furniture subject to NMF 100 Items 100240 and 100260, or numismatic exhibits subject to NMF 100, Item 63830.
Note 5 - Except pictures or paintings subject to NMF 100, Items 100240, 100260 and 149420.
Note 6 - The provisions of this item will also apply on export or import shipments.

LIABILITY LIMITATIONS

(Subject to Notes 1, 2, 3 & 4)

Part A: Cargo Loss & Damage Claims

ABF will assume liability for cargo loss and damage claims under the federal laws applicable to common carriage in effect on the date of the shipment and the terms and conditions of the Uniform Straight Bill of Lading (ABF International Bill of Lading, the applicable Canadian Bill of Lading or Mexican law when applicable), except as shown herein, or to the extent otherwise specifically outlined in participating tariffs. ABF’s liability for cargo loss and damage begins upon signing the receipt or bill of lading for property it receives for transportation.

ABF will investigate and dispose of cargo loss and damage claims under common carrier provisions as set forth in 49 C.F.R. Part 370, and STB NMF 100 Series, Items 300100 through 300155. Any and all cargo claims must be filed against ABF within nine months after the delivery of the property (or, in the case of export traffic, within nine months after delivery at the port of export), except that claims for failure to make delivery must be filed within nine months after a reasonable time for delivery has elapsed. When claims are not filed within the prescribed time limits such claims shall be barred and not paid.

Any lawsuits for cargo claims shall be instituted against ABF no later than two years and one day from the day when written notice is given by ABF to the claimant that it has disallowed the claim or any part or parts of the claim specified in such notice. Where claims are not filed or lawsuits instituted thereon in accordance with the foregoing provisions, ABF shall not be liable and such cargo claims will not be paid.

In no event shall ABF be liable for any claim based upon any item which is a prohibited article as defined in Item 780 herein whether or not knowingly accepted for transport by ABF.
Section 1 - Liability Limitations

Except as otherwise specifically provided herein, or modified to the extent specifically outlined in participating tariffs, in the event of loss of and/or damage to any shipment, ABF’s liability will not exceed the lesser of:

1. the actual value of the article(s)
2. the lowest released value provided in ABF 100 Series or in STB NMF 100 Series (Note 3)
3. $100,000 per shipment
4. any general statutory or regulatory domestic or international cargo liability limitations
5. the maximum per pound per lost or damaged package outlined in Table A herein, for the weight of each article tendered on the shipment. Maximum liability will be derived from the actual class of the article tendered (as published in ABF 100 Series or in STB NMF 100 Series); or derived from the applicable FAK or class exception rating if charges are determined by application of an FAK or class exception rating

### Table A

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* Maximum liability is per pound per lost or damaged package.

Section 2 - Optional Excess Liability Coverage

Except to the extent otherwise outlined in subsequent Sections herein, or to the extent otherwise specifically outlined in participating tariffs, Shipper may request ABF liability coverage in excess of the limits outlined in Section 1 above (or $100,000 per shipment, whichever is lower), by indicating in writing in the section or box designated “Kind of Package, Description of Articles, Special Marks and Exceptions,” or some similarly marked area of the bill of lading, at time of shipment the total dollar amount of excess coverage requested (See EXAMPLE). Excess coverage will be applied on a per pound per package basis. The maximum excess liability is $150,000 per shipment, for a total of $250,000 when added to the initial maximum coverage. However, excess liability coverage will not apply on:

1. Articles specifically named in Section 1 of Item 780 herein.
2. Articles with actual, declared or released values ad described in ABF 100 Series or in STB NMF 100 Series.
3. Any amount that exceeds the actual value of the goods.

ABF will assess an additional charge of 3% of the requested excess coverage in excess of the initial maximum liability, subject to minimum excess coverage charge of $45.75. Such charge is in addition to all other lawful freight charges. Charges are to be paid by the party responsible for payment of the otherwise applicable freight charges. Excess liability coverage is not and will not be considered as insurance. Excess liability coverage will only apply to shipments that meet the provisions outlined in the bill of lading contract, including the minimum packaging requirements, as provided in the NMFC 100 Series. Carrier has the right to refuse ELC where Carrier deems the cargo unsafe to transport.
EXAMPLE: Shipper requesting $10,000 additional excess coverage would enter on the bill of lading as follows:

"$10,000 excess liability coverage requested"
- or -
"Excess liability coverage requested: $10,000."

Note: *A statement of value (such as a “declare value”) without an express request for excess liability coverage will not increase ABF’s liability, and charges for excess liability coverage will not be assessed.*

**Section 3 - Liability—Other Than New Commodities**

All commodities other than new, when accepted and transported by ABF, will be subject to a maximum liability of $0.10 per pound per lost or damaged package unless the shipper has requested excess liability coverage, as provided in Section 2 herein. The maximum liability assumed by ABF will not exceed $5.00 per pound per lost or damaged package.

In order for a shipment containing commodities other than new to be eligible for excess liability coverage as allowed for in the Sections of Item 780-1, the shipment must be packaged so as to meet the minimum packaging requirements as provided for the commodity or commodities in the NMFC 100 Series.

Failure of the shipper to declare that a commodity is "other than new" shall not alter the application of this item.

**Section 4 - Volume Price Quote Liability**

ABF's liability for loss of and/or damages to Volume Price Quote shipments, as further defined in Items 597 and 597-1, will be governed by the terms of the Volume Price Quote, not to exceed the actual value of the cargo. In cases where ABF's liability is not established by the terms of the Volume Price Quote, ABF's liability will not exceed the lesser of:

A) $1.25 per pound per lost or damaged package
B) $0.10 per pound per lost or damaged package for any items that are not new
C) $10,000 per shipment
D) The actual value of the cargo

Optional Excess Liability Coverage is available upon request at the time of the quote, and as provided in Section 2 herein.

**Section 5 - Canadian Liability**

Except to the extent further restricted in Sections herein, shipments originating from Canada that are accepted and transported by ABF will be subject to the following:

In the event of loss of and/or damage to any shipment, ABF's liability will not exceed $2.00 Canadian per pound computed on the total weight of the lost or damaged goods tendered by the shipper, unless the shipper has requested excess liability coverage and has indicated the amount of excess liability coverage on the original bill of lading in the manner defined in Section 2 herein.

A statement of value (such as a “declared value”) without an express request for excess liability coverage will not increase ABF's liability, and charges for excess liability coverage will not be assessed.

When the shipper requests a specific amount of excess liability coverage on the original bill of lading, ABF will assess a charge of 3% of the requested excess coverage, in excess of the initial maximum liability of $2.00 Canadian per pound for weight of shipment, subject to a minimum excess coverage charge of $45.75, in addition to all other charges. See example in Section 2 herein. Unless specifically requested in Canadian dollars, charges and excess liability limits will be based on U.S. dollar amounts. When requested in Canadian dollars, limits and subsequent fees in this section will be calculated in Canadian dollars.
Section 6 - Mexican Liability

When through service by ABF is available from or to a point in Mexico and the shipper requests such service, in the event of loss of and/or damage to any shipment during the portion of the transportation within Mexico, ABF’s liability will not exceed $0.50 per pound per lost or damaged package, unless the shipper has requested excess liability coverage as outlined in Section 2 herein. Shippers requesting cargo protection in Mexico that exceeds $0.50 per pound, when accepted and transported by ABF, will also be subject to a 15% deductible. The maximum liability is $100,000 per shipment.

ABF assumes no liability on the Mexico portion of the transportation on shipments of fresh fruits, plants, flowers, explosives, and corrosive chemicals.

Section 7 - TimeKeeper® Liability

Except as otherwise specifically provided, ABF's liability for TimeKeeper shipments will be limited by the provisions outlined in the Sections herein.

However, in cases where a TimeKeeper shipment shall not move entirely within ABF’s own shipping network to achieve the requested service, ABF’s liability shall be limited to $0.50 per pound per lost or damaged package.

In addition, commodities subject to one or more released or actual value provisions as published in NMF 100 Series or ABF 100 Series for any specific commodity tendered for transportation shall be released to the lowest released value or the lowest actual value provided therein, not to exceed the limitations provided herein.

Optional Excess Liability Coverage is available as outlined, and must be requested in the manner required, in Section 2 herein.

Section 8 - FreightValue® Price Quote Liability

FreightValue’s liability for loss of and/or damages to FreightValue Price Quote shipments will be governed by the terms of the FreightValue Price Quote, not to exceed the actual value of the cargo. In cases where FreightValue's liability is not established by the terms of the FreightValue Price Quote, FreightValue's liability will not exceed the lesser of:

A) $5.00 per pound per lost or damaged package
B) $0.10 per pound per lost or damaged package for any items that are not new
C) $100,000 per shipment
D) The actual value of the cargo

Optional Excess Liability Coverage is available as provided in Section 2 herein; however, excess liability coverage is only available when it is requested, documented, and approved at the time of the quote.

Section 9 - Introductory Price Quote Liability

ABF’s liability for loss of and/or damages to a shipment moving under an Introductory Price Quote will be governed by the terms of the Introductory Price Quote, not to exceed the actual value of the cargo. In cases where ABF's liability is not established by the terms of the Introductory Price Quote, ABF’s liability will not exceed the lesser of:

A) $1.00 per pound per lost or damaged package
B) $0.10 per pound per lost or damaged package for any items that are not new
C) $10,000 per shipment
D) The actual value of the cargo

Optional Excess Liability Coverage is available as provided in Section 2 herein, however ABF’s liability for a shipment moving under an Introductory Price Quote will not, under any circumstance, exceed the lesser of $25 ($5 for other than new) per pound per lost or damaged package or $100,000 ($20,000 for other than new) per shipment.
Section 10 - Turnkey Liability

ABF’s liability for loss of and/or damages to a shipment moving under ABF TurnKey service will be limited by the provisions outlined in Sections herein, except that ABF’s liability will be further limited to the lesser of $5.00 per pound per lost or damaged package, or $50,000 per shipment, unless the shipper has requested excess liability coverage, as provided in Section 2 herein. However, excess liability cannot exceed $25.00 per pound per lost or damaged package.

Section 11 - Ocean Liability

Except as otherwise specifically provided, ABF shall not be liable for any loss or damage to, or in connection with, the ocean transportation of goods in an amount exceeding $500 per package, or in case of goods not shipped in packages, per customary freight unit.

Note 1 - The term "package," as used in this item, means any primary shipping package authorized by the provisions of individual tariffs or classification items. When a number of packages have been unitized, strapped or otherwise fastened together, or contained on pallets, platforms or skids, or have been overpacked in an additional complying package, ABF’s liability will be determined by separately multiplying the weight of each individual package lost or damaged "times" the applicable per pound per package liability as set forth herein and not on the basis of the weight of the total number of packages unitized, strapped or otherwise fastened together or contained on pallets, platforms or skids, or overpacked in an additional complying package.

Note 2 - The provisions of this item will also apply on export or import shipments.

Note 3 - Where the shipper fails to notate a released value on the original bill of lading and an article(s) is rated at the class provided for the lowest released value, as required by Item 420 of ABF 111 Series, ABF's liability may not exceed the value resulting from such released value, subject to all other liability limitations herein.

Note 4 – Where the shipper fails to properly describe the freight on the original bill of lading, or uses a description “FAK” or “Freight All Kinds” or words of similar meaning, that does not properly identify the commodities shipped, subsequent claims for shortage or damage will be based on the lowest value of any commodity contained in the shipment.

Part B: Incidental or Consequential Damages

ABF SHALL NOT BE LIABLE, AND HEREBY DISCLAIMS RESPONSIBILITY, FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL PUNITIVE, OR-multiplied damages OR OTHER INDIRECT COSTS, LOST PROFITS, FEES, OR CHARGES OF ANY KIND ARISING FROM ANY FREIGHT CLAIMS FILED HEREUNDER OR ANY OTHER ACTS, INCLUDING DELAYS OR OMISSIONS OF ABF, WHETHER FORESEEABLE, DISCLOSED OR NOT.
FREEZABLE POLICY

ABF will offer protective service from freezing, during the months of October through April. ABF reserves the right to refuse freezable freight when the temperature at the origin pickup location, or delivering location, falls below 10 degrees. These locations will be posted on the ABF website on a daily basis during October through April. The consignor must contact the ABF terminal serving its facility and finalize arrangements with the terminal prior to tendering freezable freight to ABF. Freight cannot freeze at temperatures above 32 degrees and the provisions of this item are applicable only when the consignor notates the bill of lading:

“Protection Against Freezing Required.”

Individual cartons which require freeze protection must also be labeled.

RECONSIGNMENT, DIVERSION OR DYNAMIC REROUTING

1. Definitions of Reconsignment, Diversion or Dynamic Rerouting:
   A. A change in the place of delivery within original destination point.
   B. A change in the destination point.
   C. Relinquishment of shipment at point of origin.

2. Conditions:
   A. Requests must be in writing or transmitted via the password protected “Dynamic Rerouting” facility of ABF’s Internet web site. ABF must be satisfied that the party making the request has the authority to do so. Conditional or qualified requests will not be accepted. ABF will not accept disposition instructions printed on the bill of lading, shipping order, shipping label, or container as authority to reship, return, reconsign or reroute a shipment.
   B. ABF will make a diligent effort to execute reconsignment/rerouting requests, but will not be responsible if the request is not effected.
   C. All charges applicable to the shipment, whether accrued or accruing, must be paid or guaranteed to ABF’s satisfaction before reconsignment/rerouting will be executed.
   D. Entire shipments or portions of shipments may be reconsigned/rerouted.
   E. A request to reconsign/reroute a shipment moving under a uniform order bill of lading will not be considered valid unless and until the original bill of lading is surrendered for cancellation, endorsed, or exchanged.
   F. Instructions to reconsign/reroute COD shipments will be accepted only from the consignor.
   G. All shipments for export not directly consigned at origin to an export pier dock, pier terminal, transit shed or wharf will be subject to the charges provided in this item.

3. Charges for Reconsignment/Rerouting Service:
   A. All reconsigned/rerouted shipments must be remarked showing the new consignee, address and destination and are subject to the minimum charge for marking or tagging as provided in Item 580 herein, in addition to all other applicable charges.
B. **Reconsignment requested when freight is still at ABF origin terminal:**
   1. When ABF receives a request to change the delivery address before the shipment has been loaded, a charge of $58.90 per shipment per trailer will apply in addition to the linehaul rate from origin to the new destination.
   2. When ABF receives a request to return the shipment to the shipper or transfer to another carrier at our dock before the shipment has been loaded, a charge of $7.05 per cwt, but not less than $58.90 per shipment per trailer, nor more than $544.05 per shipment per trailer.
   3. When ABF receives a request to return the shipment to the shipper or transfer to another carrier at our dock after the shipment has been loaded, the point of reconsignment/rerouting will be the terminal to which the shipment has been loaded and the charges will be assessed as outlined in paragraph 3(C) or 3(D) herein.

C. **Reconsignment requested any time after shipment is loaded at origin terminal and before it is loaded to terminal serving the final destination:**
   1. When ABF receives a request to change the destination to a point served direct by our same ABF destination terminal as originally consigned, a charge of $58.90 per shipment per trailer will apply in addition to the applicable linehaul rate from the origin to the new destination.
   2. When ABF receives a request to change the destination to a point served by a different ABF destination terminal than was originally consigned, the shipment will be subject to the applicable linehaul rate from origin to our ABF terminal at the reconsignment/rerouting point plus the applicable linehaul rate from the reconsignment/rerouting point to the new destination, but not less than the published through rate from the origin to the new destination.
   3. When ABF receives a request to change the destination to a point served direct by our ABF terminal at the reconsignment/rerouting point, a charge of $58.90 per shipment per trailer will apply in addition to the applicable linehaul rate from the original origin to the new destination.
   4. When ABF receives a request to change the destination to a point served by a connecting line carrier at our ABF terminal at the reconsignment/rerouting point, the shipment will be subject to the applicable linehaul rate from the origin to our ABF terminal at the reconsignment/rerouting point plus the applicable linehaul rate from our ABF destination terminal to the new destination.
   5. When ABF receives a request to change the destination to dock pick up at the ABF terminal at the point of reconsignment/rerouting, a charge of $4.95 per cwt, but not less than $58.90 per shipment per trailer, nor more than $544.05 per shipment per trailer will apply in addition to the applicable linehaul rate from origin to the ABF terminal at the point of reconsignment/rerouting.
   6. Provisions within this paragraph are only applicable prior to the loading of the shipment for further transportation. If the shipment has been loaded, the reconsignment/rerouting point will be the terminal to which the shipment has been loaded and the charges will be applied as outlined herein.

D. **Reconsignment requested after shipment is loaded to or has arrived at ABF destination terminal:**
   1. When prior to loading for delivery, ABF receives a request to change the destination to a point served direct by our same ABF destination terminal, a charge of $58.90 per shipment per trailer will apply in addition to the linehaul rate from origin to the new destination.
   2. When prior to loading for delivery, ABF receives a request to change the destination to a point not served by our same ABF destination terminal, the shipment will be subject to the applicable linehaul rate from origin to the original ABF destination terminal plus the applicable linehaul rate from the original ABF destination terminal to the new destination, but not less than the published through rate from the origin to the new destination.
   3. When prior to loading for delivery, ABF receives a request to change the destination to a point served by a connecting line carrier at our same ABF destination terminal, the shipment will be subject to the applicable linehaul rate from origin to our ABF destination terminal plus the applicable linehaul rate from our ABF destination terminal to the new destination.
   4. When prior to loading for delivery, ABF receives a request to allow the shipment to be picked up at our ABF destination terminal dock, the shipment will be subject to the applicable linehaul rate from origin to our ABF destination dock with no additional reconsignment charge applicable.
5. When the shipment has been loaded for delivery and ABF receives a request to change the destination to a point served direct by our same ABF destination terminal, the charge will be $7.05 per cwt, but not less than $58.90 per shipment per trailer, nor more than $544.05 per shipment per trailer in addition to the greater of the linehaul rate from origin to the original destination or from origin to the new destination.

6. When the shipment has been loaded for delivery and ABF receives a request to change the destination to a point not served by our same ABF destination terminal, the shipment will be subject to the applicable linehaul rate from origin to the original destination plus the applicable linehaul rate from the original destination to the new destination.

7. When the shipment has been loaded for delivery and ABF receives a request to change the destination to a point served by a connecting line carrier at our same ABF destination terminal, the shipment will be subject to the applicable linehaul rate from origin to the original destination plus the applicable linehaul rate from the original destination to the new connecting line destination.

E. **When portions of shipments are reconsigned/rerouted**, each portion will be considered a separate shipment. The charges applicable in this item will apply for the reconsigned portion with otherwise applicable charges applying on that portion not reconsigned. Sorting and segregating service, when required, will be charged for per Item 750, Paragraph 5(A), in addition to all other applicable charges.

4. Provisions of this item do not apply when ABF receives instructions to divert a shipment at one point from motor to air transportation. For applicable provisions, see Item 517 (Diversion – Motor to Air Transportation) herein.

5. Provisions of this item do not apply in connection with International shipments between the United States and Mexico which are diverted from ABF at the U.S./Mexico border. For applicable provisions, see Item 822 (Diversion, U.S./Mexico Border).

**DIVERSION, U.S./MEXICO BORDER**

**ITEM 822**

International shipments between the United States and Mexico, which are diverted from ABF at the U.S./Mexico border, will be subject to the following charge.

A shipment is considered diverted when one of the following situations occur:

- The custom's broker or freight forwarder indicates that the shipment has been diverted to another carrier or freight forwarder.
- ABF confirms that the shipment has been diverted to another carrier or freight forwarder.
- 10 days have passed since the shipment was tendered to the custom's broker or freight forwarder, and the shipment has not crossed the border and been retendered to ABF or ABF Freight System de Mexico, Inc.
- The freight is picked up at ABF’s dock at its border service center.

Shipments that are diverted will be rerated from the origin to the point of diversion, and subject to an additional charge of $79.34. The point of diversion on northbound shipments shall be the customs broker's address. The point of diversion on southbound shipments shall be the freight forwarder's address.
REDELIERY

When a shipment is tendered for delivery and through no fault of ABF such delivery cannot be accomplished, no further tender will be made except upon request.

If one or more additional tenders or final delivery of the shipments are made at consignee's place, a charge of $6.90 per 100 pounds, but not less than $57.50 per shipment per trailer, nor more than $785.00 per shipment per trailer, will be made for each such tender and for the final delivery.

All charges accruing under the provisions of this rule must be paid or guaranteed to the satisfaction of ABF before the shipment is redelivered.

On Order-Notify shipments, the minimum charge shall be $118.90 per shipment per trailer.

REFERENCE TO TARIFFS OR PORTIONS THEREOF

Wherever reference is made in this tariff or tariffs made subject to this tariff, such reference also includes all future revisions, supplements and/or reissues.

REPORTING CHARGES

Alcoholic Beverages
Each shipment destined to points in the states of AL, CA, FL, GA, IL, KY, LA, MD, MS, MT, NV, NJ, OK, PA, and/or TX containing alcoholic beverages which must be reported by the common carrier to a State Commission will be subject to a reporting charge of $23.37 in addition to all other applicable charges.

Tobacco Products or Cigars
Shipments destined to points in the state of OK containing cigarettes, cigars, tobacco or tobacco products will be reported to the Cigarette and Tobacco Division of the State Tax Commission monthly, giving a statement showing the date, point of delivery, and to whom delivered. Each shipment will be subject to a charge of $23.37 in addition to all other applicable charges.
TRANSPORTATION MANAGEMENT SERVICES

When requested by the Customer, and ABF’s operating conditions permit, ABF will provide transportation management, operational and administrative services as outlined herein. These services will typically include the involvement of ABF’s ByRequest® Department. The charge will be $36.40 per service per shipment. Unless other arrangements are specifically made, the charge for each service will be collected from the party requesting the service. Available services include the following.

- Traffic Coordination Services, including but not limited to transit coordination, appointment compliance and pickup request assurance
- Purchase Order Verification
- Return Goods Management, ABF operating conditions permitting
- Project Management Services
- Multiple Shipment Consolidation/Coordination

RETURNED UNDELIVERED SHIPMENTS

Undelivered shipments that are returned to the shipper at the shipper's request will be subject to applicable rates and charges in effect on the date of return from the new origin (the original destination of the outbound shipment) to the new destination (the original origin of the outbound shipment).

ROADSIDE DELIVERIES

Roadside deliveries will be made without a receipt from the consignee if so directed by the shipper, but only at the shipper's risk and such shipments must have freight charges fully prepaid. In these instances, the bill of lading must carry the notation:

“Deliver without receipt from consignee.”

There shall be no liability upon ABF for any loss or damage to said shipment after such delivery.

SEALING OF TRUCKS

Except as provided in Item 525 and 525-1 (Exclusive Use of Vehicle), shippers and receivers of freight will not be accorded the exclusive use of ABF's vehicles. ABF may, at our option and convenience, remove seals or locks to load and transport the freight of various shippers and receivers in the same vehicle.

SHIPMENTS CONSIGNED TO U.S. POSTAL DEPARTMENT

Shipments consigned to the U.S. Postmaster, or to ABF for delivery to a U.S. Post Office, will be accepted only on the following conditions:

1. All charges on such shipments must be paid.
2. The post office stamp on ABF's freight bill must be accepted in lieu of signature as receipt for the delivery of the shipment.
3. Packages must carry sufficient postage for movement to destinations.

Shipments consigned to an Army or Air Force Postal Service (APO) or Fleet Post Office (FPO) will not be accepted. The provisions of this item will not apply on property shipped by or for the government on government bills of lading or commercial bills of lading endorsed to show that such bills of lading are to be exchanged for government bills of lading at destination or that actual transportation costs will ultimately be prepaid by the government.
**SINGLE SHIPMENT CHARGE**

ITEM 885

A single shipment picked up at one time and place, unaccompanied by any other shipments from the same pickup site will be subject to a charge of $31.80 in addition to all other lawfully applicable charges. ABF’s driver will make a diligent effort to write or stamp a declaration of the single shipment (e.g. single shipment or “S/S”) on all bill of lading copies when the shipment is tendered. However, such notation or lack thereof will not be a consideration in determining the application of this charge.

**Shipments weighing less than 500 pounds:**
When the charge computed at actual weight and applicable rate, plus the single shipment charge, exceeds the charge computed at weight 500 pounds, without the single shipment charge, the latter basis will apply but in no case is the charge to be less than the applicable minimum charge plus the single shipment charge provided in this item.

**Shipments weighing 500 pounds or more:**
Compute the charge at actual weight and applicable rate without the single shipment charge but in no case is the charge to be less than the applicable minimum charge plus the single shipment charge provided in this item.

EXCEPTIONS: The charge will not apply:

1) in connection with TimeKeeper® shipments or
2) on shipments tendered to ABF by the shipper at ABF’s terminal dock.

**STOPOFF FOR PARTIAL LOADING OR UNLOADING**

ITEM 900

Shipments weighing or rated as 20,000 pounds or more may be stopped at multiple location to complete loading (also known as “split pickups”) or for partial unloading (“split deliveries”). Stopoffs for unloading will not be provided on COD shipments, Order Notify shipments, or exclusive use service. All freight charges must be prepaid.

Charges shall be determined on the basis of the minimum weight, or actual weight if greater, of the entire shipment at the rate or rates applicable from any point of origin to any point of delivery that produces the highest charges.

Each stop for either partial loading or partial unloading, except the initial pickup stop and the final delivery stop, will be subject to a stopoff charge of $251.75 per stop.

If the total distance from initial origin to final destination via the stopoff point or points exceeds 115 percent of the direct mileage from initial origin to final destination, the mileage in excess of 115 percent will be charged for at the rate of $6.60 per mile in addition to the stopoff charges and all other charges assessed against the shipment. All mileage shall be computed by use of HGB 100 Series (Mileage Guide).

**STORAGE**

ITEM 910

(Subject to Note 1)

Freight held in ABF’s possession because of a request, an act or an omission of the consignor, consignee or owner or for custom clearance or inspection will be considered stored immediately and will be subject to the following provisions:

1. Storage charges on freight awaiting line-haul transportation will begin at 12:01 a.m., the first business day after freight is received by the carrier.

2. Storage charges on freight awaiting delivery will begin at 12:01 a.m., the second business day after the freight is available for delivery and notice of arrival has been given. Except, storage charges will begin at 12:01 a.m. the first business day after the freight is available for delivery (even if notice of arrival has not been given) when delivery of the shipment is delayed at the request or act of the shipper or third party payor.
3. Once storage charges begin, the storage rate will be $2.35 per 100 pounds per day, but not less than a minimum charge of $58.15 per shipment. Each shipment will be subject to a minimum daily storage charge (for each day or fraction thereof, including Saturdays, Sundays and holidays) of $15.20 per day, but not more than $153.35 per day per vehicle.

4. Storage charges under this item will apply up to and including the day ABF is enabled to deliver or transport the freight.

5. Storage charges shown above will end the day ABF places the freight in a public warehouse. When ABF does place the freight in a public warehouse, the shipment will be subject to a rate or charge of $5.59 per 100 pounds per day, but not less than $44.82, or more than $819.04 per shipment per vehicle.

The term “business day” as used in this item means Monday through Friday, excluding holidays.

The term “day” as used in this item means any calendar day.

Note 1 - Provisions referring hereto will not apply in connection with shipments stored at facilities used by carrier's terminal in Winnipeg, MB.

STORAGE AT FACILITIES USED BY TERMINAL IN WINNIPEG, MB ITEM 910-1

Freight held in ABF’s possession because of a request, an act or an omission of the consignor, consignee or owner for customs clearance or inspection will be considered stored immediately and will be subject to the following provisions:

1. Storage charges on freight awaiting delivery will begin at 12:01 a.m., the fourth business day after the freight is available for delivery and notice of arrival has been given.

2. Once storage charges begin, the shipment will be subject to the following rate or charge for each day or fraction thereof stored, including Saturdays, Sundays, and holidays:

   $0.87 per 100 pounds, but not less than $9.64 per shipment.

3. Storage charges under this item will apply up to and including the day ABF is enabled to deliver this freight.

The term “business day” as used in this item means Monday through Friday excluding holidays.

The term “day” as used in this item means any calendar day.

SUBSTITUTED SERVICE ITEM 920

ABF reserves the right to utilize substituted service in the performance of all or any portion of authorized service.
SPECIAL PICKUP OR DELIVERY EQUIPMENT

ABF will pickup or deliver freight using the equipment it uses for normal pickup and deliveries, and as needed, equipment it usually reserves to transport freight over the highway. When for any reason, ABF must provide equipment other than the equipment mentioned herein (use of a flatbed trailer is an example of such special equipment), the charge herein shall apply in addition to all other applicable charges. Unless the bill of lading is specifically endorsed to show prepayment of these charges, the charges shall be collected from the party requesting the service.

ABF is not obligated to perform this service where suitable equipment or operators are unavailable, nor at locations inaccessible to our vehicles, or where the safety of our vehicles or personnel is jeopardized.

At locations where ABF does not maintain suitable equipment, any and all expenses ABF incurs for outsourcing material and/or equipment necessary to perform the service shall be assessed and collected from the party requesting this service.

The charge for the services referred to herein, including transfer of lading to or from line haul equipment, shall be $6.70 per 100 pounds of actual weight, but not less than $206.40 nor more than $541.10 per shipment per piece of special equipment.

TERMINAL CROSS-DOCK HANDLING

When a Customer or another carrier requests that an ABF facility cross-dock a shipment, a fee of $5.35 per 100 pounds, but no less than $48.85 per shipment, shall apply.

Charges will not apply on any shipment where ABF provides linehaul or performs pickup or delivery.
TRANSPORTATION OF HAZARDOUS MATERIALS OR SUBSTANCES

ITEM 973

(Subject to Notes 1 - 3)

ABF may accept shipments of hazardous materials or substances, as described in Title 49 CFR, for transportation in accordance with the transportation requirements of the U.S. Department of Transportation, subject to the following provisions:

1. Shipments of hazardous materials or substances will be subject to the following requirements:
   
   A. Shipments of hazardous materials or substances which are delayed at any time due to restrictions imposed by any shipper, consignee or regulatory agency will be subject to a delay-in-transit charge of 200% of the storage charges published in Item 910 of this tariff. Such charges will begin at the time the shipment is delayed and continue until such time as transportation can be resumed or the shipment delivered to the consignee. Charges also apply on shipments delayed, by refusal or otherwise, at destination by consignee and begin upon Notice of Arrival (Item 345 of this tariff) to consignee.
   
   B. The accrued charges will be collected from the party responsible for the delay or if delayed by a regulatory agency, charges will be collected from the shipper or party requesting movement of the shipment.

   The carrier shall maintain a record of all such shipment and vehicle delays, including the arrival and departure times at points where delays occur and name of party responsible for such delays.

2. If required by federal, state or local regulations, ABF will prepare designated route plans which will set forth the routes to be utilized in transporting shipment of hazardous materials or substances from the initial origins to the final destinations. The designated route will be the shortest practical route over the highways approved by the appropriate state or local agency for the transportation of hazardous materials or substances and any interstate highway not disapproved by a state or local agency with enforcement authority. If the total distance from the initial origin to the final destination via the designated route of movement exceeds 115% of the shortest mileage from initial origin to final destination, the distance in excess of 115% will be charged for at the rate of $7.63 per mile per vehicle. All mileage shall be computed by use of Household Goods Carrier's Bureau, Agent, Mileage Guide (HGB 100 Series).

3. When special permits authorizing the transportation of specific shipments of hazardous materials or substances are required by federal, state or local regulations, the purchase costs of such permits will be paid by ABF and collected as follows:

   A. The purchase costs of such permits, plus a service charge of $25.95 per permit, per state in which a permit is procured, shall be collected from the shipper or party requesting movement of the shipment.
   
   B. Except for the service charge for each permit required, evidence of payment of all permit charges shall be furnished to the shipper or party requesting movement of the shipment upon request.

4. Any notation on the bill of lading which in any way limits or denies ABF access to the vehicle in which the shipment is loaded shall be deemed by ABF to require Exclusive Use of Vehicle services in accordance with the provisions of Item 525 and 525-1 herein.

5. Shipments containing Hazardous Materials, as described in Title 49 CFR, will be subject to an additional charge of $24.55 per shipment per trailer in addition to all other applicable charges.

   Any fines and/or penalties which are imposed on ABF as a result of the Shipper’s failure to meet D.O.T. requirements will be charged back to the Shipper who shall reimburse ABF for losses incurred.

Note 1 - Nothing in this rule shall obligate carrier to transport shipments beyond the scope of their operating certificates or in violation of any law, regulation or ordinance.
Note 2 - Provisions of this Item do not apply on “HAZARDOUS WASTE(S) and/or WASTE MATERIAL” due to absence of carrier permit to transport such commodities.

Note 3 - Shipments containing hazardous materials or substances will not be accepted under ABF TimeKeeper® service unless the Customer or third party payor provides full disclosure and prearranges with ABF. Complete disclosure of the commodity being shipped must be made during the quotation process and the proper description must be included on the original bill of lading at time of tender to carrier.

If ABF inadvertently accepts a shipment under the TimeKeeper program that fails to meet the above conditions, the TimeKeeper program including the service guarantee therein, shall be null and void. Further, any and all liability for damages resulting from the hazardous material shall be borne by the Customer.

TRANSPORTATION TAX, INTRASTATE SHIPMENTS

ITEM 975

State taxes on transportation charges for intrastate shipments will be included on the carrier’s freight bill and collected from the payer of the freight charges.

TRAILER FURNISHED BUT NOT USED

ITEM 985

When ABF, upon receipt of a request to pick up a shipment, has dispatched a driver and trailer for such purpose, and through no fault of ABF, the trailer is not used, a charge of $93.04 per day (or fraction thereof) per trailer, will be assessed against the consignor making such request. Accrual of these charges will terminate when ABF is notified that the trailer will not be used.

ADVANCE WAREHOUSE SERVICE

ITEM 986

When ABF acts as the warehouse for exposition freight that is either tendered at the ABF dock by another carrier, or transferred by ABF from the exposition facility to the ABF dock for future tender to another carrier, a charge of $4.13 per cwt subject to a minimum of $8.20 per shipment will apply. The charge provided in this item will include warehousing (trapping) the freight at an ABF facility and pickup from, or delivery to, an exposition facility. Provisions of this item apply only when the ABF terminal where the freight is dropped also is the ABF terminal that delivers the freight to the exposition facility; or when the ABF terminal performing the exposition facility pickup is the dock from which the freight will be tendered to another carrier.

Storage charges for trapped freight will not begin until 12:01 a.m. on the eighth business day after freight has been received and will thereafter be subject to all terms conditions and charges of Item 910 (Storage).

This charge will apply in addition to charges for any drayage services or equipment rental that may be required.
WATERBORNE TRAFFIC - General Provisions

Rates and charges in tariffs governed hereby do not include pickup, delivery, loading or unloading service at piers, docks, transit sheds, steamship terminals, or wharves on export, import, coastwise or inter-coastal traffic.

Pickup or delivery service on such traffic, which includes loading or unloading charges of the longshoremen, stevedores or public loaders shall be subject to the rates and charges below and shall be in addition to all other charges applicable to the shipment.

All charges below applying on export shipments must be prepaid, to the extent outlined in Item 771 of this tariff.

Loading and unloading services at piers, docks, transit sheds, steamship terminals or wharves are performed by longshoremen, stevedores, or public loaders at rates and charges on file with the Federal Maritime Commission.

When requested, unloading of an ocean container may be performed by ABF at the ABF local terminal in lieu of the pier, dock, transit shed, steamship terminal or wharf. The services, to the extent requested, may include pickup of the container and movement to the ABF terminal serving the port, unloading of the container, and the return of the empty container to the port. The charges, as outlined herein, for such services will be in addition to all other lawful charges and will be collected from the party requesting this specific service.

Pickup of the container at the pier, dock, transit shed, steamship terminal or wharf, and subsequent return of the container:
$328.11 per container

Unloading of the container at the ABF terminal serving the port:
$164.04 per ocean container of less than 40 linear feet, when all freight is palletized
$262.46 per ocean container of 40 linear feet or greater, when all freight is palletized
$328.11 per ocean container of less than 40 linear feet, when freight is not palletized
$590.57 per ocean container of 40 linear feet or greater, when freight is not palletized

When the Customer makes arrangements directly with the terminal operator or the piers, docks, transit sheds, steamship terminals or wharves for payment of the pier charges, the charges below shall not apply. The notation, shown below, must be placed on the bill of lading by the consignor:

“Arrangement made with pier operator to bill shipper or consignee directly for pier loading or unloading charges.”

LTL or AQ shipments consigned to one consignee at one port may, upon arrival or prior to arrival at ABF’s terminal serving the port, be divided into separate shipments for delivery to piers, docks, transit sheds, steamship terminals or wharves. These shipments shall be assessed charges based on a combination of charges applicable to and from the port city involved. The revised billing shall be sent to and paid by the party requesting this service. This service will not be given if delivery has been made according to original billing.

Charges named herein will not apply when shipment(s) is delivered in trailer(s) without transfer of the lading to the ocean carrier(s). The receipt of the trailer(s) by the ocean carriers shall terminate ABF’s delivery service and liability. Charges below will not apply when shipment(s) is received in trailer(s) without the transfer of lading from the ocean carrier(s). The receipt of the trailer(s) by ABF shall constitute the beginning of ABF’s service and liability.

When freight can only be loaded or unloaded by the terminal operator through use of “rigging or special equipment,” ABF will advance the charges of the terminal operator necessary to effectuate the loading or unloading of its vehicle.
All advanced charges shall be collected from the Customer.

All shipments, for export, not directly consigned at origin to an export pier dock, pier terminal, transit shed or wharf will be subject to the reconsignment or diversion charges published in Item 820 herein.

Except in connection with the Clean Truck Fee outlined herein, the additional charges assessed to ABF by port terminal operators for services rendered on shipments moving for export and/or import via marine port terminals will be advanced under the provisions of Item 300, herein. Such charges will not be absorbed by ABF and are in addition to the lawful charges otherwise accruing to the shipment.

A clean truck fee of $0.05 per cubic foot, subject to a maximum charge of $70.00 per shipment, will apply in connection with shipments moving through the Ports of Long Beach and Los Angeles. This fee will be included on the carrier's freight bill and collected from the payer of the freight charges.

<table>
<thead>
<tr>
<th>Place</th>
<th>Service</th>
<th>Minimum</th>
<th>Charge Per Cwt</th>
<th>Maximum</th>
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</thead>
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<tr>
<td>Points and Places Not Shown Below</td>
<td>Full (loading or unloading)</td>
<td>$153.18</td>
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<td></td>
<td>Tail Gate (partial loading or unloading)</td>
<td>153.18</td>
<td>3.00</td>
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<tr>
<td></td>
<td>Skidded Cargo (loading or unloading)</td>
<td>99.65</td>
<td>2.39</td>
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<td>Louisiana Ports</td>
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<td>130.70</td>
<td>1.82</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tail Gate (partial loading or unloading)</td>
<td>130.70</td>
<td>1.82</td>
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<tr>
<td></td>
<td>Skidded Cargo (loading or unloading)</td>
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<td>1.82</td>
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</tr>
<tr>
<td></td>
<td>Pickup or Delivery at Ports</td>
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<td>8.44</td>
<td>638.97</td>
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<td></td>
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<td>Texas Ports</td>
<td>Full (loading or unloading)</td>
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<td>----</td>
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<tr>
<td></td>
<td>Tail Gate (partial loading or unloading)</td>
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<td></td>
<td>Skidded Cargo (loading or unloading)</td>
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<td>Pickup or Delivery at Ports</td>
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<td>Skidded Cargo (loading or unloading)</td>
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<td>Pickup or Delivery at Ports</td>
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</tr>
</tbody>
</table>
SHIPMENT WEIGHING, REWEIGHING AND WEIGHT VERIFICATIONS ITEM 992

1. At its sole discretion, ABF may choose to weigh or reweigh shipments in its custody and may correct the billed weight and assess proper freight charges accordingly. Such weighing or reweighing may be conducted with scales owned by ABF, including platform scales or lift truck scales with a manufacturer's specified tolerance of plus or minus 1%. The accuracy of such scales will be regularly verified by ABF. When the net freight charges are increased or reduced by $15.00 or more as a result of weight or weight and classification changes, a $20.80 weight adjustment fee will apply in addition to all other charges.

2. Upon request by the consignor, consignee or third party payor, the carrier will weigh or reweigh any shipment or vehicle(s) on carrier scales. Such weighing or reweighing will only be made while shipment is in the possession of ABF. A charge of $29.28 per shipment per vehicle will apply for this service and such charge(s) shall be paid by the party requesting the service. If any error in the weight is determined, the billed weight will be corrected accordingly.

When the consignor tenders ABF a shipment where the bill of lading clearly does not provide an accurate shipment weight (including when ‘1 lb’ is shown; or when no weight whatsoever is provided), ABF will weigh the shipment on carrier scales at ABF’s convenience, subject to a charge of $29.28 per shipment per vehicle in addition to all other applicable charges.

3. When ABF is requested to secure a certified public scale weight for any shipment or vehicle(s), a charge of $101.52 will be made by ABF for each weighing or reweighing obtained in addition to the fee assessed ABF for use of the certified public scale. Such charge(s) shall be paid by the party requesting the service.

4. When Customer requests ABF to weigh or reweigh a vehicle both empty and loaded, the above charge in Paragraphs 2 or 3, as the case may be, will be made for each separate weighing.

WEIGHT RECEIPT, CERTIFIED ITEM 993

When ABF is required to provide consignee with a weight certificate as a condition of performing delivery, a weight certification fee of $20.80 per shipment shall be assessed in addition to all other charges. This charge will be assessed against the payor of the freight charges.
WEIGHTS - OVERWEIGHT FINES AND RELATED EXPENSES

ITEM 994

When the shipper's bill of lading does not provide an accurate shipment weight, the following will apply:

1. Item 992 of ABF 111 Series will apply.

2. The following charges will be assessed against the shipper and will be in addition to all other applicable charges:
   A. The total actual costs of any resulting fines assessed against ABF.
   B. When ABF's driver and/or equipment is delayed by state, federal or other regulatory authorities, a charge for the total delay time shall be assessed at the rate of $116.27 per hour or fraction thereof, subject to a minimum charge of $116.27.
   C. When it is required that the contents of the equipment be rearranged, unloaded, reloaded, or transferred to other equipment, a charge for the total time (see Note 1) spent in performing these functions shall be assessed as follows:

<table>
<thead>
<tr>
<th>Days — Hours</th>
<th>Per employee, per hour or fraction thereof</th>
<th>Minimum Charge per Employee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monday through Friday (Except Legal Holidays) 8:00 a.m. to 5:00 p.m.</td>
<td>$104.93</td>
<td>$104.93</td>
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<tr>
<td>Monday through Friday (Except Legal Holidays) 5:00 p.m. to 8:00 a.m.</td>
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</tr>
<tr>
<td>Saturday, Sunday and Legal Holidays</td>
<td>157.74</td>
<td>864.59</td>
</tr>
</tbody>
</table>

Note 1 - Total time shall be computed from the time the employee(s) is dispatched from ABF's terminal facility until the employee(s) arrives back at ABF's terminal facility after having performed the requested function(s).

WEIGHTS - GROSS WEIGHTS (Charges on Gross Weights)

ITEM 995
(Subject to Note 4)

1. Charges shall be computed on gross weights, including any pallets or other shipping containers, but not including any temporary stowing components or materials that equate to 3% or less of the total weight of the shipment. The weight of such materials in excess of 3% of the total weight of the shipment will be charged for at the lowest rate applicable on any article in the shipment.

2. Subject to Notes 1, 2, and 3, when freight which moves on rates subject to a minimum weight of 20,000 pounds or more is prepared for shipment in conformity with packing requirements and, in addition, is loaded on pallets, with or without sides or ends, but without tops, no charge will be made for the transportation of the pallets, provided the shipper specifies the weight of the pallets on the bill of lading.
3. Any temporary stowing components or materials required for safe transportation of a shipment must be furnished and installed by the shipper. However, upon request, the materials may be furnished and/or installed by ABF subject to the following provisions:

A. Except for bulkheads, when materials are furnished by ABF, the cost thereof will be paid by the shipper upon presentation of an invoice from a supplier independent of ABF covering such materials used on the involved shipment.

Subject to Note 5, when bulkheads are furnished by ABF, a bulkhead usage fee of $111.28 per bulkhead will be assessed against the payer of the freight charges except this fee will not apply in connection with shipments moving under ABF U-PACK MOVING® service.

B. The labor charge for installation of any material, including bulkheads, will be $90.90 per hour, or fraction thereof, for each man.

Note 1 - When material, not a part of the pallet, is used to protect the top of the shipment or to help secure the load to the pallet, allowance will be made for the weight of the pallet but not for the additional material.

Note 2 - The weight of the pallets may not exceed 3% or 1,000 pounds, whichever is less, of the weight of that portion of the shipment loaded on such pallets. Any excess weight will be subject to the rates applicable to the commodity loaded on such pallets.

Note 3 - When the total weight of the shipment, less the weight of the pallets, is less than the minimum weight provided in connection with the applicable rate, charges will be assessed on the basis of the prescribed minimum weight.

Note 4 - The term “pallet” includes and is interchangeable with the terms “platform” and “skid.”

Note 5 – Unless otherwise specifically provided in a TimeKeeper quote; or in Specific Account Pricing provisions in ABF 610, use of a bulkhead will negate any TimeKeeper service requested on the freight bill at time of shipment.
MINIMUM WEIGHT PER PIECE
(Applicable only where specified reference is made here to)

Charges on shipments made subject to the provisions of this item shall be calculated on the actual weight of the shipment but not less than 15 pounds per piece.

Conditions and Definitions:

1. The word “piece” refers to that single quantity of freight which in the normal course of loading, transferring or unloading is individually handled as a unit.

2. The minimum shipment weight determined by use of this item, when greater than the actual weight, shall be used to calculate the freight charges and, unless otherwise specifically provided, will not be considered as the applicable weight to be used for any other purpose.

3. In no case shall the weight calculated by use of this item exceed:
   A. 22,500 pounds per each “pup” or “doubles trailer” required to transport the shipment, or
   B. 43,000 pounds per each “van” or “standard trailer” required to transport the shipment.

4. Provisions of this item will not apply in connection with shipments subject to CAPACITY LOAD or EXCLUSIVE USE OF VEHICLE provisions in Items 390, 390-1, 525 and 525-1 of this tariff; or rates stated in units per mile or per piece of line-haul equipment.
**ABBREVIATIONS, UNIFORM EXPLANATION OF**

<table>
<thead>
<tr>
<th>ABBREVIATION</th>
<th>EXPLANATION</th>
</tr>
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<tbody>
<tr>
<td>ABFC</td>
<td>ABF Cartage, Inc.</td>
</tr>
<tr>
<td>ABFF</td>
<td>ABF Freight System, Inc.</td>
</tr>
<tr>
<td>ABFS</td>
<td>ABF Freight System, Inc.</td>
</tr>
<tr>
<td>ABF</td>
<td>ABF Freight System, Inc.</td>
</tr>
<tr>
<td>AFB</td>
<td>Air Force Base</td>
</tr>
<tr>
<td>AQ</td>
<td>Any Quantity</td>
</tr>
<tr>
<td>ATA</td>
<td>American Trucking Associations, Inc.</td>
</tr>
<tr>
<td>Auth</td>
<td>Authority</td>
</tr>
<tr>
<td>C</td>
<td>Denotes hundred pounds</td>
</tr>
<tr>
<td>CDA</td>
<td>Canada</td>
</tr>
<tr>
<td>c/o</td>
<td>Care of</td>
</tr>
<tr>
<td>COD</td>
<td>Collect on Delivery</td>
</tr>
<tr>
<td>Col</td>
<td>Column</td>
</tr>
<tr>
<td>Conc</td>
<td>Concluded</td>
</tr>
<tr>
<td>Cont'd</td>
<td>Continued</td>
</tr>
<tr>
<td>Cwt</td>
<td>Per 100 lbs.</td>
</tr>
<tr>
<td>Cy</td>
<td>County</td>
</tr>
<tr>
<td>d/b/a</td>
<td>Doing business as</td>
</tr>
<tr>
<td>E</td>
<td>East</td>
</tr>
<tr>
<td>FAK</td>
<td>Freight all kinds</td>
</tr>
<tr>
<td>HGB</td>
<td>Household Goods Carriers Bureau</td>
</tr>
<tr>
<td>HGCB</td>
<td>Household Goods Carriers Bureau</td>
</tr>
<tr>
<td>Hwy</td>
<td>Highway</td>
</tr>
<tr>
<td>ICC</td>
<td>Interstate Commerce Commission</td>
</tr>
<tr>
<td>Jct</td>
<td>Junction</td>
</tr>
<tr>
<td>LTL</td>
<td>Less than truckload</td>
</tr>
<tr>
<td>M</td>
<td>Denotes thousand pounds</td>
</tr>
<tr>
<td>MC</td>
<td>Motor carrier</td>
</tr>
<tr>
<td>MCHG</td>
<td>Minimum Charge</td>
</tr>
<tr>
<td>MF</td>
<td>Motor Freight</td>
</tr>
<tr>
<td>Min</td>
<td>Minimum</td>
</tr>
<tr>
<td>MW</td>
<td>Volume Minimum Weight in pounds, except as otherwise provided</td>
</tr>
<tr>
<td>N</td>
<td>North</td>
</tr>
<tr>
<td>NMF</td>
<td>National Motor Freight Traffic Association, Inc., or National Motor Freight Classification</td>
</tr>
<tr>
<td>NMFC</td>
<td>National Motor Freight Classification</td>
</tr>
<tr>
<td>NMFTA</td>
<td>National Motor Freight Traffic Association, Inc.</td>
</tr>
<tr>
<td>NO</td>
<td>Number</td>
</tr>
<tr>
<td>NOI</td>
<td>Not otherwise more specifically described in NMFC</td>
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ABBREVIATIONS, UNIFORM EXPLANATION OF (cont.)

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>Oz</td>
<td>Ounce</td>
</tr>
<tr>
<td>Par</td>
<td>Parish</td>
</tr>
<tr>
<td>PCF</td>
<td>Per Cubic Foot</td>
</tr>
<tr>
<td>RMB</td>
<td>Rocky Mountain Motor Tariff Bureau, Inc.</td>
</tr>
<tr>
<td>S</td>
<td>South</td>
</tr>
<tr>
<td>Sec.</td>
<td>Section</td>
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<tr>
<td>SU</td>
<td>Set-Up</td>
</tr>
<tr>
<td>sup</td>
<td>Supplement</td>
</tr>
<tr>
<td>TP</td>
<td>Third Party</td>
</tr>
<tr>
<td>TPB</td>
<td>Third Party Billing</td>
</tr>
<tr>
<td>Thru</td>
<td>Through</td>
</tr>
<tr>
<td>TL</td>
<td>Truckload</td>
</tr>
<tr>
<td>Viz</td>
<td>Namely</td>
</tr>
<tr>
<td>VMW</td>
<td>Volume Minimum Weight in pounds, except as otherwise provided</td>
</tr>
<tr>
<td>Vol</td>
<td>Volume</td>
</tr>
<tr>
<td>Vol Min Wt</td>
<td>Volume Minimum Weight</td>
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<tr>
<td>W</td>
<td>West</td>
</tr>
<tr>
<td>Wt</td>
<td>Weight</td>
</tr>
<tr>
<td>L5C</td>
<td>Less than 500 pounds</td>
</tr>
<tr>
<td>5C</td>
<td>500 thru 999 pounds</td>
</tr>
<tr>
<td>1M</td>
<td>1,000 thru 1,999 pounds</td>
</tr>
<tr>
<td>2M</td>
<td>2,000 thru 4,999 pounds</td>
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<tr>
<td>40M</td>
<td>40,000 and over pounds</td>
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ABBREVIATIONS - STATE - UNIFORM EXPLANATION OF

Where two-letter abbreviations of states, as set forth by the U.S. Postal Service, are used in tariffs and supplements issued by ABF, the abbreviations and explanation will be as follows:

<table>
<thead>
<tr>
<th>ABBREVIATION AND EXPLANATION</th>
<th>ABBREVIATION AND EXPLANATION</th>
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<tbody>
<tr>
<td>AK Alaska</td>
<td>MT Montana</td>
</tr>
<tr>
<td>AL Alabama</td>
<td>NC North Carolina</td>
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<td>AR Arkansas</td>
<td>ND North Dakota</td>
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<td>AZ Arizona</td>
<td>NE Nebraska</td>
</tr>
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<td>CA California</td>
<td>NH New Hampshire</td>
</tr>
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<td>CO Colorado</td>
<td>NJ New Jersey</td>
</tr>
<tr>
<td>CT Connecticut</td>
<td>NM New Mexico</td>
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<td>NV Nevada</td>
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<td>DE Delaware</td>
<td>NY New York</td>
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<td>OH Ohio</td>
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<td>PA Pennsylvania</td>
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<td>PR Puerto Rico</td>
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<td>RI Rhode Island</td>
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<td>IN Indiana</td>
<td>SC South Carolina</td>
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<td>KS Kansas</td>
<td>SD South Dakota</td>
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<td>TN Tennessee</td>
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<td>TX Texas</td>
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<td>UT Utah</td>
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<td>MD Maryland</td>
<td>VA Virginia</td>
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<td>WA Washington</td>
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<td>MN Minnesota</td>
<td>WI Wisconsin</td>
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<tr>
<td>MO Missouri</td>
<td>WV West Virginia</td>
</tr>
<tr>
<td>MS Mississippi</td>
<td>WY Wyoming</td>
</tr>
</tbody>
</table>

Canada
AB Alberta
BC British Columbia
MB Manitoba
NB New Brunswick
NF/NL Newfoundland/Labrador
NS Nova Scotia
NT Northwest Territories
ON Ontario
PE Prince Edward Island
QC Quebec
SK Saskatchewan
YK Yukon