CRETE CARRIER CORPORATION AND SHAFFER TRUCKING - TEMPERATURE CONTROL DIVISION

SUMMARY OF EXTENDED SERVICES

(As DEFINED IN RULES TARIFF CRCR 100-M EFFECTIVE 05-01-2021)

<u>Item</u>	<u>Subject</u>	Description
115	EMPTY OR REPOSITIONING CHARGE	\$2.20 per mile to cover empty miles to load at origin
120	CONGESTED AREA DELIVERY CHARGE	\$450.00 on all shipments destined to or through the New York City Area (zip codes 100-108, 110-119). \$200.00 on all shipments destined to or through the Miami, FL Area (zip codes 330-334, 340).
		are ramin, 12 rate (Exp 10000 550 55 1, 5 10)
122	EXPEDITED SERVICE	Additional Charge of 15% of the total linehaul charges.
130	PAYMENT/COLLECTION OF CHARGES	Payment due within 30 calendar days of billing date. After 30 days, a 1.5% late fee will apply.
135	DETENTION - TRACTOR-TRAILER UNITS	\$22.50 every 15 minutes or fraction thereof beyond 1½ hours (90 minutes) free time. Maximum of \$800 per 24-hour period for single drivers and \$1600 for team drivers.
140	DETENTION - TRAILERS ONLY	Dry Van: \$50.00 per 24-hour period or fraction thereof after 24 hours free time. (Billable days include weekends and holidays). Temp Control: \$150 per 24-hour period or fraction thereof after 24 hours free time. (Billable days include weekends and holidays). *If a refrigeration unit is required to run while a temp control trailer is detained, the Shipper or Receiver will be responsible for the cost of maintaining fuel and oil levels in the unit at a rate of \$5.00 per hour
145		
145	SPECIAL EQUIPMENT	Additional charges of 20% of total linehaul charges.
150	EQUIPMENT ORDERED AND NOT USED	\$400 for solo; \$800 for team
156	OVERNIGHT LAYOVER	Single driver \$800.00 per overnight layover Team drivers \$1,600.00 per overnight layover
160	LOADING AND/OR UNLOADING	<u>Charges:</u> \$250.00 per shipment. <u>Lumpers</u> : Actual Cost plus \$25.00 administrative fee
175	PROOF OF DELIVERY	internet based application. \$25.00 per copy if Carrier is
185	MINIMUM CHARGES	required to retrieve POD. All payments due in advance. \$700.00 Dry Van; \$800.00 Temp Control
- 30		Applicable on per mile rates only.
190	RECONSIGNMENT OR DIVERSION	Applicable mileage rate will apply from origin via the stop-off points and the original destination to the reconsigned or diverted destination; original destination will be considered a stop in transit. Detention charges will be applied if delayed.

\$150.00 charge will apply in addition to all other charges.

200	RELEASED VALUE	\$100,000 per trailer load of freight.
205	STOPS IN TRANSIT/OUT-OF-ROUTE	1st stop - \$150.00; 2nd stop - \$225.00; 3rd stop - \$300.00; 4th stop and thereafter - \$375.00. Out-of-route charge same rate per mile as in effect for the direct route.
215	PALLET EXCHANGE	\$8.50 per pallet, subject to a \$200.00 minimum charge on all shipments requiring pallet exchange.
225	CONTINUOUS RUN	Temp Control only: \$0.08/mile additional charge subject to a min charge of \$50.00 when "Continous Run" is requested on the bill of lading
230	TOLLS	Toll charges will be applied based on estimated toll charges in the most current version of PC Miler
235	DUNNAGE REMOVAL	A \$150 fee will be assessed when Shipper provides materials to secure shipment that Carrier must remove
237	CALIFORNIA COMPLIANCE FEE	Shipments originating from and/or destined to the state of California may be subject to a compliance fee not to exceed \$195 per load, in addition to all other applicable charges, due to the higher operating costs, including but not limited to compliance with California state regulations.
240	FOOD SECURITY	Rules, procedures, and practices applicable to Shipper and Carrier when Shipper tenders food that is subject to the rules and regulations set forth in Subpart O, Part 1 of the Food Safety Modernization Act (§§1.900 through 1.934, as amended from time to time) ("Act").
245	TRAILER WASH-OUT FEE	\$100 per requested occurrence plus \$1.65 per mile for any additional empty miles incurred to perform the wash out of the trailer.
250	REFRIGERATION UNIT TEMPERATURE RECORD REQUEST	In the event that either a Shipper or Receiver requires a downloaded file of all temperatures recorded related to a specific load, a fee of \$85.00 will apply per request.
255	HAZARDOUS MATERIALS	Any load requiring a Hazmat Endorsed driver will be subject to an additional \$100 charge.



For explanation of abbreviations and reference marks, see Item 1000.

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ISSUED:

ISSUED BY:
RYAN ALLINGTON
VICE PRESIDENT OF SALES
400 NW 56TH ST
LINCOLN, NE 68528

EFFECTIVE:

March 15, 2021

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	APPLICATION OF PROVISIONS
5	The provisions of this rules tariff apply to the transportation of all shipments by CRETE CARRIE CORPORATION and SHAFFER TRUCKING – TEMPERATURE CONTROL DIVISION of CRETE CARRIE CORPORATION (referred to herein as the "Carrier") except as otherwise provided in specific rate items or separate written transportation agreements between Carrier and a Shipper (referred to herein as a "Shipper transportation agreements).
	contract"). The party responsible for payment of freight charges will be responsible for payment of the charge provided for herein. In the event of a conflict between the provisions hereof and the provisions of the Shipp contract, the provisions of the Shipper contract will prevail.
	PAYMENT IN U.S. FUNDS
10	Rates and charges named herein, or in tariffs or Shipper contracts, are stated in, and are payable in, U.S. Funds.
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CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

ITEM	
	BILLS OF LADING
100	Individual receipts or bills of lading issued in connection with shipments transported by Carrier are merely prima facie evidence of the kind and quantity of freight received and do not constitute a contract of carriage. The terms and conditions under which Carrier transports such shipments, and Carrier's liability in connection therewith, are determined solely and entirely by (i) the specific rate items applicable to the shipment; (ii) the provisions set forth herein; and (iii) the provisions of any applicable Shipper contract. In the event of a conflict between the provisions hereof and the provisions of a Shipper contract, the terms of the Shipper contract will prevail.
	CLAIMS & LIABILITY
105	(A) Carrier's liability for claims for cargo loss, damage or delay, overcharge, duplicate payment and over collection of freight charges are governed by, and processed with provisions of the United States Code governing common carriers and in accordance with regulations of the United States Department of Transportation. Carrier's liability not otherwise governed by the Code or regulations shall extend only to extent of Carrier's negligence.
	(B) Shortage in or damage to contents of a shipping container, which could not have been determined at the time of delivery, must be reported by the Receiver to the Carrier upon discovery and Receiver must request an inspection by the Carrier's representative. Notice of shortage or damage and request for inspection, which is given by telephone or in person, must be confirmed in writing within ten (10) days after the initial notice. If more than fifteen (15) days have elapsed between the date of delivery and the date the carrier receives the report of shortage or damage and request for inspection, the Receiver must provide reasonable evidence to the Carrier's representative at the time the inspection is made that the shortage or damage was not caused by the Receiver Receiver must maintain the shipping container and its contents in the same condition they were in when shortage or damage was discovered.
	(C) A claim for loss, damage, or delay to cargo will not be paid unless filed, as provided in paragraph (D) of this Item, with Carrier, at its home office in Lincoln, Nebraska, within nine (9) months after the date Carrier delivered the cargo, or in the absence of delivery within nine (9) months after a reasonable date for delivery has elapsed. Civil actions arising out of loss, damage, or delay to cargo shall be brought within two (2) years and one (1) day from the date Carrier gives notice of its disallowance of any portion of a filed cargo claim.
	(D) A written or electronic communication from a claimant, filed with Carrier within the time limit specified in paragraph (C) of this item and: (1) Containing facts sufficient to identify the shipment, (2) asserting liability for alleged loss or damage, and (3) making claim for the payment of a specified or determinable amount of money, will be considered as sufficient compliance with the provisions of this Item.
	(E) Notations of shortage or damage, or both, on freight bills, delivery receipts, or other documents, standing alone, will not constitute sufficient compliance with the provisions of this Item.
	(continued on next page)

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ITEM CLAIMS (cont.) 105 (cont.) (F) Whenever a claim is presented for an uncertain amount, such as "\$100 more or less", Carrier will determine the condition of the shipment involved at the time of delivery and will ascertain as nearly as possible the extent, if any, of the loss or damage for which it may be responsible. Carrier will not, however, pay a claim under such circumstances unless and until a formal claim in writing for a specified or determinable amount of money has been filed in accordance with the provisions of paragraph (D) of this Item. (G) Carrier will, upon receipt in writing or by electronic transmission of a proper claim in the manner and form described in this Item, acknowledge the receipt of such claim in writing or electronically to the claimant within 30 days after the date of its receipt by the Carrer unless the Carrier shall have paid or declined such claim in writing within 30 days of the receipt thereof. The Carrier will indicate in its acknowledgement to the claimant what, if any, additional documentary evidence or other pertinent information may be required by it further to process the claim as its preliminary examination of the claim, as filed, may have revealed. (H) Carrier will pay, decline, or make a firm compromise settlement offer in writing to the claimant within 120 days after receipt of the claim by Carrier; provided, however, that, if the claim cannot be processed and disposed of within 120 days after the receipt thereof, the Carrier will at that time and at the expiration of each succeeding 60day period which the claim remains pending, advise the claimant in writing of the status of the claim and the reason for the delay in making final disposition thereof. Whenever property transported by Carrier is damaged or alleged to be damaged and is, as a consequence thereof, not delivered or is rejected or refused upon tender thereof to the owner, Receiver, or person entitled to receive such property, the Carrier, after giving due notice, whenever practicable to do so, to the owner and other parties known to Carrier to have or claim an interest in the property, and unless advised to the contrary after giving such notice, shall undertake to sell, donate, or dispose of such property directly or by the engagement of a competent salvage agent. Proceeds from such sale or disposition shall be held in trust by Carrier pending determination of liability for loss or damage in accordance with the provisions of this Item. In the case that Carrier is not liable for such loss or damage and salvage is impracticable, diversion, stop off, and disposal/donation charges will apply. A broken seal alone will not support a claim alleging loss or damage. LIMITATION OF LIABILITIY 108 Notwithstanding anything to the contrary contained herein, in no event shall Carrier be responsible for indirect, incidential, consequential, special, punitive, or like-kind damages arising from or relating to Carrier's performance or non-performance of services, regardless of the foreseeability of such damages or whether Carrier new or should have known of the possibility of such damages. Shipper shall indemnify, defend and hold harmless Carrier and affiliated companies, their officers, directors, agents, sub-contractors, employees, and agents, and their successors and assigns from and against any and all claims, demands, losses, damages, expenses (including reasonable attorney's fees, costs and expenses), liabilities,

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with the terms of this tariff.

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causes of action, enforcement procedures, suits of any kind or nature brought by a governmental agency, or any other connected with or resulting from injury to or death of any person, injury to property or to natural resources arising out of shipper's (or its employees' or agents') negligent acts or omissions or willful misconduct, violation of any local, state or federal law or regulation, tendering any prohibited item for shipment, or failure to comply

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LINCOLN, NE 68528

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ITEM	
	COLLECT ON DELIVERY (C.O.D.) SHIPMENTS
110	Carrier will not accept collect on delivery shipments. Any shipments identified as C.O.D. will be turned away or wil require payment in advance of the load being accepted.
	EMPTY OR REPOSITIONING CHARGE
115	When a Shipper and Carrier mutually agree to deadhead equipment to cover a load, an additional charge of \$2.20 per mile for the empty (non-loaded) miles will apply.
	CONGESTED AREA DELIVERY CHARGE
120	A charge of \$450.00 per shipment, in addition to all other applicable charges, will be assessed on shipments having a stop-in-transit for partial unloading or final delivery at a point in New York with a United States Postal Service three digit zip code address of 100 through 108 or 110 through 119.
	A charge of \$200.00 per shipment, in addition to all other applicable charges, will be assessed on shipments having a stop-in-transit for partial unloading or final delivery at a point in Florida with a United States Postal Service three-digit zip code address of 330-334, 340.
	EXPEDITED SERVICE
122	When Shipper or Receiver requests expedited services that requires the use of team drivers (two drivers and one tractor), a charge equal to Fifteen Percent (15%) of the total linehaul charges will be assessed in addition to all other applicable charges.
1/4	CHANGE IN OWNERSHIP
125	Rates which apply for the account of a named Shipper will not be applied to a successor in interest to that Shipper unti Carrier has been notified in writing of the change in ownership.
	PAYMEN <mark>T/COLLECTION OF CHA</mark> RGES
130	Carrier may, in its discretion, relinquish possession of freight prior to payment of Carrier's charges provided Carrier is satisfied that such charges will be paid within the credit period provided herein.
	Unless otherwise provided in Shipper contracts, Carrier's charges shall be paid within thirty (30) calendar days (including Saturdays, Sundays and legal holidays) after the day following presentation of Carrier's freight bill.
	Payments received more than thirty (30) days after the date of Carrier's freight bill will be assessed a late payment fee equal to 1.5% of the total freight bill, for each period of 30-days, or portion thereof (including Saturdays, Sundays and legal holidays), from the date of Carrier's freight bill until the date payment is received, in addition to all other charges.

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ITEM	
	DETENTION - TRACTOR-TRAILER UNITS
135	(A) FREE TIME
	One and one half (1½) hours (90 minutes) free time per stop for loading or unloading will be allowed when Carrier provides a tractor and trailer unit. Free time commences when the tractor-trailer unit is made available for loading or unloading. If loading or unloading takes place at more than one location at the same facility, a total or one and one half (1½) hours (90 minutes) free time is allowed. (Loading or unloading at separate facilities in the same municipality are considered separate stops and are subject to the stop charge provisions of Item 205. Carrier utilizes satellite communication to determine vehicle tracking and position. This information will be utilized in determining the time a driver and the driver's asset are detained at a shipper or receiver's facility and will subsequently be utilized in the billing and collection of driver detention.
	(B) DETENTION CHARGES
	When Carrier's tractor-trailer unit is detained at a stop longer than the free-time allowance, the following detention charges will be assessed in addition to all other applicable charges:
	Detention Time in Excess of Free Time Charge
	Each fifteen (15) minute period or fraction thereof Maximum Charge per 24 hours for single driver (See Layover Item 156) Maximum Charge per 24 hours for team drivers (See Layover Item 156) \$ 22.50 \$ 800.00 \$ 1,600.00
	(C) The charges provided for in this Item will be assessed in addition to all other applicable charges and will be the responsibility of the party paying the freight charges.
9111	DETENTION - TRAILERS ONLY
140	(A) FREE TIME
	Twenty-four (24) hours free time for loading or unloading will be allowed when Carrier provides a trailer without a tractor. Free time commences when the trailer is made available for loading or unloading.
	(B) DETENTION CHARGES
	When Carrier's trailer is detained at a stop longer than the free time allowance, the following detention charge will be assessed in addition to all other applicable charges:
	Detention Time in Excess of Free Time Dry Van Trailer Temp. Control Trailer

For explanation of abbreviations and reference marks, see Item 1000.

Each additional 24-hour period or fraction thereof

maintaining fuel and oil levels in the unit at a rate of \$5.00 per hour

Note: Saturdays, Sundays and holidays are included in detention time computation.

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*If a refrigeration unit is required to run while a temp control trailer is detained, the Shipper or Receiver will be responsible for the cost of

\$50.00 per period

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EFFECTIVE:

\$150.00 per period

	SPECIAL EQUIPMENT
145	Except as otherwise provided herein in specific rate items or Shipper contracts, Carrier's rates apply only in connection with the use of Carrier's standard 53-foot non-refrigerated van trailers. Other types of trailers, such as deck trailers of mechanically refrigerated trailers may be furnished on request, if available, at a charge, in addition to all other applicable charges, equal to 20% of the otherwise applicable linehaul rate.
	EQUIPMENT ORDERED AND NOT USED
150	If, due to no fault or negligence of Carrier, Carrier's equipment which has been dispatched to load at a Shipper's requestis not utilized, the party requesting the equipment will be assessed a charge of \$350.00 for solo service and \$600.00 for team service. In the event the shipment is cancelled after the driver has arrived for loading, detention charges under the provisions of Item 135 will apply in addition to all other charges.
	LIMITATION OF SERVICE
155	(A) Carrier is not obligated to accept shipments for which it does not have available or suitable equipment or to perform accessorial services for which provisions have not been made herein or in specific rate items or Shippe contracts.
	(B) Carrier is not obligated to provide service when, in Carrier's judgment, the condition of roadways, bridges, streets alleys or facilities over which Carrier's equipment must operate makes such operation unsafe or impractical.
	(C) Carrier is not obligated to accept shipments or provide service when Shipper has not timely remitted any payment(s) due Carrier
	(D) Unless otherwise agreed to between Carrier and Shipper in an applicable Shipper contract, Carrier is not obligated to accept shipments or provide service for any reason and may refuse service for any reason at any time.
156	OVERNIGHT LAYOVER
	If after arrival at the point of loading or unloading, Carrier is required by the Shipper or Receiver or Agent of the same to load or unload the following day, causing an overnight layover, these charges will apply.
	Single driver \$800.00 per overnight layover Team drivers \$1,600.00 per overnight layover

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March 15, 2021

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ITEM	
	LOADING AND/OR UNLOADING
160	(A) Except as specifically provided in individual rate items or Shipper contracts, when is requested or required provide loading or unloading services, including positioning cargo at the rear of the trailer (tailgating), Carrier w provide such service for an additional charge of \$250 per load.
	(B) As used herein "loading" and "unloading" means the act of transferring freight between 's trailer and an ar immediately adjacent to and accessible from the trailer. Tailgating, pallet jacking, breaking down pallets, sorti and segregating, and driver assist, are considered "loading" and/or "unloading".
	(C) If Carrier is requested to furnish additional labor to load or unload, such labor will be charged for at the Carrier actual cost plus an administration fee of \$25.00, in addition to all other charges. Carrier will provi documentation to verify the actual costs incurred.
	(D) If Carrier is required to submit payment in order to load or unload freight at a Shipper or Receiver due to "late" other charges, Carrier shall pass through such charges to Shipper with its invoice.
	(E) The charges provided for in this Item will be assessed in addition to all other applicable charges and will be tresponsibility of the party paying the freight charges.
	MILEAGE COMPUTATIONS
165	(A) Mileage rates are governed by the current version of Rand McNally-TDM, Inc. Milemaker – Practical Miles.
	(B) Mileages shown between specified points in individual rate items are for information purposes only. Milea rates will be assessed on the basis of the distance between such points as shown in the current version of Ra McNally-TDM, Inc. Milemaker – Practical Miles.
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ISSUED BY: RYAN ALLINGTON VICE PRESIDENT OF SALES

EFFECTIVE:

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

ITEM			
		OVERWEIGHT SHIPMEN	NTS
170		t accept shipments with a gross weight exceed nt furnished by Carrier.	ling the maximum weight that can lawfully be transported
		PROOF OF DELIVERY	· · · · · · · · · · · · · · · · · · ·
175	Carrier will fur	nish one copy of the bill of lading showing the	e receiver's signature with the freight bill at no charge.
		o provide access to Carrier's web site where a d at no additional charge.	copy of the bill of lading showing the receiver's signature
	Additional cop	ies will be furnished on request for a charge of	§\$25.00 per copy, payable in advance.
		RATE PRECEDENCE	
180	If more than one rate applies to a shipment the rate to be assessed will be determined on the basis of the following order of precedence even if doing so does not result in assessment of the lowest applicable rate:		
	Order of Precedence	Rate Application From	<u>To</u>
	1.	Named City	Named City via specified intermediate (stop-off) points
	2.	Named City	Named City
	3.	Named City	Named State or portion of State (See Note)
	4.	Named State or portion of State (See Note)	Named City
	5.	Portion of State (See Note)	Portion of State (See Note)
	6.	Portion of State (See Note)	Named State
	7.	Named State	Named State
	8.	All points	All points
		of State may be identified by county, a group igit zip codes.	of counties, three-digit zip code or a group of

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March 15, 2021

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

MINIMUM CHARGES Minimum charges shown herein or in specific rate items do not include accessorial charges. Charges for stops, loadin or unloading, and any other accessorial charges will be assessed in addition to the applicable minimum charge. When the state of th
or unloading, and any other accessorial charges will be assessed in addition to the applicable minimum charge. Whe
rates are published on per mile basis and no minimum charge is specified, a \$700.00 minimum charge will be applicable on dry van shipments, and \$800.00 on temperature controlled shipments. Point-to-point rates stated it dollars per shipment are not subject to these minimum charges.
SPECIFIC ROUTING
When Shipper or Receiver requests transportation of a shipment over a particular route, or the shortest route is no feasible due to highway or shipment restrictions, the mileage over the longer specified route will be used in determining charges.
(A) Alternate routing requirements and/or altitude restrictions must be indicated when the load is tendered to Carrie and must be noted on the bill of lading.
(B) Rates stated in cents per mile will be computed on the basis of the distance from the point of origin to the point of final destination via the specific route.
(C) Rates applicable to shipments requiring specific routing that are stated in a format other than cents per mile will be converted to an equivalent cents per mile format by dividing the total linehaul charges from the point of origin to the point of final destination by the shortest distance between such points and multiplying the result by the distance from the point of origin to the point of final destination via the specific route. The rate thus determined will apply in lieu of the published rate.
(D) All toll charges, highway use fees, special permit charges, ferry charges, and/or any other additional charge incurred as a result of the requested or required route will be assessed in addition to all other applicable charges.
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ORIGINAL PAGE 10

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

ITEM	
	RECONSIGNMENT OR DIVERSION
190	Shipments may be reconsigned or diverted subject to the following conditions:
	(A) The term "reconsignment" or "diversion" means any of the following:(1) A change in the name or address of Shipper or Receiver.
	 (2) A change in the destination or in the stop in transit. (3) Freight which is refused, rejected, unclaimed or undelivered for any reason beyond Carrier's control. (4) Any other instructions given by Shipper, Receiver, or owner necessary to effect changes in delivery.
	(B) A charge of \$150.00 per reconsignment or diversion will be made in addition to all other applicable charges.
	(C) A request for reconsignment or diversion must be made or confirmed by the party responsible for freight charges unless the Receiver agrees, in writing, to pay the reconsignment fee.
	(D) When a reconsignment or diversion order is received by the Carrier, a reasonable effort will be made to locate the shipment and to effect the requested change, but Carrier will not be responsible for failure to effect such change.
	(E) The rates to be applied on shipments accorded reconsignment or diversion privileges are rates in effect on the day of the shipment, and charges shall be determined on the basis of the distance from origin to final destination of the reconsignment or diversion point(s). If the shipment reaches its original destination, the original destination will be considered a stop in transit under this item and stop charges applied per Item 205. In the event that the shipment is returned to the original origin, a rate of \$1.65 per mile will apply on all miles, subject to a minimum charge of \$650.00 and a stop charge will be applied at the turn around point and applied per item 205.
	(F) If Shipper requests, and Carrier is able to comply, Carrier will hold the shipment in its trailer and redeliver at a late time. Detention charges will apply per Item 135 when this occurs.
	(G) If the shipment is placed in public storage or warehouse, all lawful charges applying under this tariff or tariff subject hereto must be paid by the Shipper. The Carrier shall not be liable for any charges resulting from placin such shipments in public storage warehouse.
	(H) The party responsible for payment of freight charges will be responsible for payment of the charges provided for herein.
	(I) Any delay to the tractor and trailer which is incurred while Carrier awaits instructions from Shipper or Received on disposition of a shipment will be charged as detention under the provisions of Item 135 (B), with no free time allowed.
	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW

For explanation of abbreviations and reference marks, see Item 1000.

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ISSUED:

ISSUED BY:
RYAN ALLINGTON
VICE PRESIDENT OF SALES
400 NW 56TH ST
LINCOLN, NE 68528

ITEM	
	RELEASED VALUE
200	(A) Except as otherwise specifically provided in individual Shipper contracts, unless the Shipper shall have declared higher value in accordance with the provisions of this Item and shall have paid the additional charge provided for herein, the Shipper shall be deemed to have declared a value not to exceed \$100,000 per trailer load of freight.
	(B) Freight with a declared value in excess of \$100,000 per trailer load will be accepted subject to the following provisions:
	(1) Carrier must be notified at the time it agrees to transport the freight that a value in excess of \$100,000 per trailer load will be declared and the amount of the declared value of the freight, and Carrier must have agreed in a writing signed by an authorized representative, to accept the freight at the declared value. Carrier driver is not an authorized representative for this purpose. An authorized representative shall be the President or Vice President of Carrier. Acceptance of a load via Electronic Data Interchange (EDI) of other electronic acceptance shall not be deemed to be a writing signed by an authorized representative of Carrier.
	(2) The following must appear prominently and legibly on the bill of lading:
	"The declared value of all of the property constituting this trailer load of freight is hereby stated by the Shipper to be not more than \$" (3) A charge of \$5.00 per \$100.00 of declared value in excess of \$100,000, with a minimum charge of \$1,000.00 in addition to all other applicable charges, will be assessed.
	Carrier's liability for loss or damage to the freight will not exceed the actual value of the freight or the value declared in accordance with this Item, whichever amount is less.
	THIS SPACE LEFT BLANK INTENTIONALLY

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ISSUED:

ISSUED BY:
RYAN ALLINGTON
VICE PRESIDENT OF SALES
400 NW 56TH ST

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

ITEM	
	STOPS IN TRANSIT
205	Shipments may be stopped in transit to partially load and/or unload subject to the following provisions:
	(A) Freight charges must be paid entirely by either the Shipper or Receiver. Carrier will not divide its charges among two or more payers.
	(B) The bill of lading must show the name and address of each point at which the shipment is to be stopped in transifor partial loading and/or unloading together with a complete description of the kind and quantity of freight to be loaded or unloaded at each point. If a shipment is stopped in transit at more than one facility in the same municipality, each facility will be considered a separate stop for purposes of this Item.
	(C) Shipments stopped in transit to partially load and/or unload will be assessed the following charges per stop exclusive of the initial stop to load and the final stop to unload, in addition to all other applicable charges:
	First stop
	(D) Stops in transit to partially unload will be permitted only at points beyond the point at which loading is completed A stop in transit for partial loading will not be permitted after a shipment has been stopped in transit for partial unloading.
	(E) Mileage rates applicable to shipments stopped in transit to partially load and/or unload will be computed on the basis of the distance from the point of origin to the point of final destination via each stop-off point.
	(F) Rates stated in dollars per shipment applicable to shipments stopped in transit to partially load and/or unload wi be computed by dividing the published rate from the point of origin to the point of final destination by the distance between such points (disregarding any stop-off points) and multiplying the result by the distance from the point origin to the point of final destination via each stop-off point. The rate thus determined will apply in lieu of the published rate.

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ISSUED BY: RYAN ALLINGTON VICE PRESIDENT OF SALES 400 NW 56TH ST

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

				I	FUEL SURCHARGE					
10	Overview:	compens surcharge Administ	ate C e wil tratic	Carrier for l be applie on's EIA R	fuel cost increases, and ed on loaded miles only detail On-Highway Die	d to protect y unless oth esel Fuel Pr	the S nerwis	hipper as fused specified lational U.S.	plied to all shipments to uel costs decline. The fuel d. The Energy Information S. Average, will be used for coleum/gasdiesel/?src=en	
	Review:	on all shi	pme the	nts loaded	on or after that date u	ntil the nex	t adju	stment. In	I that day, and will be app the event of a holiday on pments loaded on or after	
	Application:	: For simplicity in application, the following table has been developed:								
				DRY	VAN			TEMP CON	TROL	
		EIA DI	ESEI		SURCHARGE	EIA I		L FUEL	SURCHARGE	
		PRIC	E IN	DEX	RATE PER MILE	PR	ICE IN	NDEX	RATE PER MILE	
		\$0.998	to	\$1.023	-\$0.010	\$1.008	to	\$1.028	-\$0.010	
	FREC.	\$1.024	to	\$1.049	-\$0.005	\$1.029	to	\$1.049	-\$0.005	
		\$1.050	to	\$1.101	No Surcharge	\$1.050	to	\$1.091	No Surcharge	
		\$1.102	to	\$1.127	\$0.010	\$1.092	to	\$1.112	\$0.010	
		\$1.128	to	\$1.153	\$0.015	\$1.113	to	\$1.133	\$0.015	
		\$1.154	to	\$1.179	\$0.020	\$1.134	to	\$1.154	\$0.020	
	All Maries	\$1.180	to	\$1.205	\$0.025	\$1.155	to	\$1.175	\$0.025	
	A COLUMN	\$1.206	to	\$1.231	\$0.030	\$1.176	to	\$1.196	\$0.030	
		\$1.232	to	\$1.257	\$0.035	\$1.197	to	\$1.217	\$0.035	
	E 100 A 100 T	\$1.258	to	\$1.283	\$0.040	\$1.218	to	\$1.238	\$0.040	
	Mar /21	\$1.284	to	\$1.309	\$0.045	\$1.239	to	\$1.259	\$0.045	
		\$1.310	to	\$1.335	\$0.050	\$1.260	to	\$1.280	\$0.050	
		\$1.336	to	\$1.361	\$0.055	\$1.281	to	\$1.301	\$0.055	
	THE RESERVE OF THE PARTY OF THE	\$1.362	to	\$1.387	\$0.060	\$1.302	to	\$1.322	\$0.060	
		\$1.388	to	\$1.413	\$0.065	\$1.323	to	\$1.343	\$0.065	
	10.00	\$1.414	to	\$1.439	\$0.070	\$1.344	to	\$1.364	\$0.070	
	23117 2011	\$1.440	to	\$1.465	\$0.075	\$1.365	to	\$1.385	\$0.075	
		\$1.466	to	\$1.491	\$0.080	\$1.386	to	\$1.406	\$0.080	
		\$1.492	to	\$1.517	\$0.085	\$1.407	to	\$1.427	\$0.085	
		\$1.518	to	\$1.543	\$0.090	\$1.428	to	\$1.448	\$0.090	
		\$1.544	to	\$1.569	\$0.095	\$1.449	to	\$1.469	\$0.095	
		\$1.570	to	\$1.595	\$0.100	\$1.470	to	\$1.490	\$0.100	
		\$1.596	to	\$1.621	\$0.105	\$1.491	to	\$1.511	\$0.105	
		\$1.622	to	\$1.647	\$0.110	\$1.512	to	\$1.532	\$0.110	
	100000	\$1.648	to	\$1.673	\$0.115	\$1.533	to	\$1.553	\$0.115	
		\$1.674	to	\$1.699	\$0.120	\$1.554	to	\$1.574	\$0.120	
		\$1.700	to	\$1.725	\$0.125	\$1.575	to	\$1.595	\$0.125	
	Land of the land	\$1.726	to	\$1.751	\$0.130	\$1.596	to	\$1.616	\$0.130	
		\$1.752	to	\$1.777	\$0.135	\$1.617	to	\$1.637	\$0.135	
		\$1.778	to	\$1.803	\$0.140	\$1.638	to	\$1.658	\$0.140	
		\$1.804	to	\$1.829	\$0.145	\$1.659	to	\$1.679	\$0.145	
		\$1.830	to	\$1.855	\$0.150	\$1.680	to	\$1.700	\$0.150	
		\$1.856	to	\$1.881	\$0.155	\$1.701	to	\$1.721	\$0.155	
		\$1.882	to	\$1.907	\$0.160	\$1.722	to	\$1.742	\$0.160	
				(Fue	l Surcharge Table con	tinued on n	ext pa	age)		
	***	C .	1.0	1	1' T	C 1	α		4. 1	
	*Te	mp Contro	ol Su	rcharge ar	plies when Temperatu	ire Control	Servi	ce is reques	sted or required.	

For explanation of abbreviations and reference marks, see Item 1000.

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ISSUED BY:
RYAN ALLINGTON
VICE PRESIDENT OF SALES
400 NW 56TH ST

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

			DRY VA	.N	TEMP CONTROL				
	EIA DI PRIO	ESEL		SURCHARGE RATE PER MILE	EIA DIESEL FUEL PRICE INDEX			SURCHARGE RATE PER MILE	
	\$1.908	to	\$1.933	\$0.165	\$1.743	to	\$1.763	\$0.165	
	\$1.934	to	\$1.959	\$0.170	\$1.764	to	\$1.784	\$0.170	
	\$1.960	to	\$1.985	\$0.175	\$1.785	to	\$1.805	\$0.175	
	\$1.986	to	\$2.011	\$0.180	\$1.806	to	\$1.826	\$0.180	
	\$2.012	to	\$2.037	\$0.185	\$1.827	to	\$1.847	\$0.185	
	\$2.038	to	\$2.063	\$0.190	\$1.848	to	\$1.868	\$0.190	
	\$2.064	to	\$2.089	\$0.195	\$1.869	to	\$1.889	\$0.195	
	\$2.090	to	\$2.115	\$0.200	\$1.890	to	\$1.910	\$0.200	
	\$2.116	to	\$2.141	\$0.205	\$1.911	to	\$1.931	\$0.205	
	\$2.142	to	\$2.167	\$0.210	\$1.932	to	\$1.952	\$0.210	
The same of the sa	\$2.168	to	\$2.193	\$0.215	\$1.953	to	\$1.973	\$0.215	
	\$2.194	to	\$2.219	\$0.220	\$1.974	to	\$1.994	\$0.220	
Total I	\$2.220	to	\$2.245	\$0.225	\$1.995	to	\$2.015	\$0.225	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$2.246	to	\$2.271	\$0.230	\$2.016	to	\$2.036	\$0.230	
	\$2.272	to	\$2.297	\$0.235	\$2.037	to	\$2.057	\$0.235	
1 J 10	\$2.298	to	\$2.323	\$0.240	\$2.058	to	\$2.078	\$0.240	
1000	\$2.324	to	\$2.349	\$0.245	\$2.079	to	\$2.099	\$0.245	
1 100	\$2.350	to	\$2.375	\$0.250	\$2.100	to	\$2.120	\$0.250	
11 10000	\$2.376	to	\$2.401	\$0.255	\$2.121	to	\$2.141	\$0.255	
	\$2.402	to	\$2.427	\$0.260	\$2.142	to	\$2.162	\$0.260	
100	\$2.428	to	\$2.453	\$0.265	\$2.163	to	\$2.183	\$0.265	
10070	\$2.454	to	\$2.479	\$0.270	\$2.184	to	\$2.204	\$0.270	
Jan 1997	\$2.480	to	\$2.505	\$0.275	\$2.205	to	\$2.225	\$0.275	
	\$2.506	to	\$2.531	\$0.280	\$2.226	to	\$2.246	\$0.280	
	\$2.532	to	\$2.557	\$0.285	\$2.247	to	\$2.267	\$0.285	
100000000000000000000000000000000000000	\$2.558	to	\$2.583	\$0.290	\$2.268	to	\$2.288	\$0.290	
122211	\$2.584	to	\$2.609	\$0.295	\$2.289	to	\$2.309	\$0.295	
111114	\$2.610	to	\$2.635	\$0.300	\$2.310	to	\$2.330	\$0.300	
1000	\$2.636	to	\$2.661	\$0.305	\$2.331	to	\$2.351	\$0.305	
The state of the s	\$2.662	to	\$2.687	\$0.310	\$2.352	to	\$2.372	\$0.310	
	\$2.688	to	\$2.713	\$0.315	\$2.373	to	\$2.393	\$0.315	
	\$2.714	to	\$2.739	\$0.320	\$2.394	to	\$2.414	\$0.320	
	\$2.740	to	\$2.765	\$0.325	\$2.415	to	\$2.435	\$0.325	
All the second second	\$2.766 \$2.702	to	\$2.791	\$0.330	\$2.436	to	\$2.456	\$0.330 \$0.335	
	\$2.792	to	\$2.817	\$0.335	\$2.457	to	\$2.477	\$0.335	
	\$2.818 \$2.844	to	\$2.843 \$2.869	\$0.340 \$0.345	\$2.478 \$2.499	to	\$2.498 \$2.519	\$0.340 \$0.345	
	\$2.844 \$2.870	to			\$2.499	to		\$0.345 \$0.350	
	\$2.870 \$2.896	to	\$2.895 \$2.921	\$0.350 \$0.355	\$2.520 \$2.541	to	\$2.540 \$2.561	\$0.350 \$0.355	
	da 022	to	0000	40.4.0	00.750	to	\$2.561	40.4.0	
Action to the second	\$2.922 \$2.948	to	\$2.947 \$2.973	\$0.360 \$0.365	\$2.562 \$2.583	to	\$2.582 \$2.603	\$0.360 \$0.365	
		to				to			
	\$2.974 \$3.000	to	\$2.999 \$3.025	\$0.370 \$0.375	\$2.604 \$2.625	to	\$2.624 \$2.645	\$0.370 \$0.375	
	\$3.026	to		\$0.375	\$2.625	to	\$2.645 \$2.666	\$0.373	
	\$3.026	to	\$3.051	\$0.380		to			
	\$3.052 \$3.078	to	\$3.077 \$3.103	\$0.385 \$0.390	\$2.667 \$2.688	to	\$2.687	\$0.385 \$0.300	
	\$3.078 \$3.104	to	\$3.103	\$0.390 \$0.395	\$2.088	to	\$2.708 \$2.729	\$0.390 \$0.395	
	\$5.104	to	\$3.129	Φ0.393	\$2.709	to	\$2.729	\$0.595	

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ISSUED BY: RYAN ALLINGTON VICE PRESIDENT OF SALES 400 NW 56TH ST

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

ITEM	
215	PALLET EXCHANGE A charge of \$8.50 per pallet, subject to a minimum charge of \$200.00 per shipment, in addition to all other applicable charges, will be assessed on shipments where Carrier is expected to provide, purchase, or replace pallets at the Shipper or Receiver.
220	SPOTTING/SHAG SERVICES All actual charges resulting from spotting/shagging services to reposition equipment to and from the Shipper or Receiver's dock for loading or unloading will be the responsibility of the party responsible for paying the freight charges.
225	CONTINUOUS RUN (TEMP CONTROL LOADS ONLY) In the event that the continuos run of a temperature controlled refrigeration unit on trailer is required, an additional \$0.08/mile fee subject to a minimum charge of \$50.00 will be assessed. This service will be available by notating "Continous Run" on the Bill of Lading.
230	TOLLS Toll charges will be applied based on estimated toll charges using a practical route in the most current version of PC Miler
235	DUNNAGE REMOVAL When Shipper provides materials used to secure the shipment in the trailer and Carrier must dispose of such materia after leaving the final delivery, a charge of \$150.00 will be assessed. This charge includes lumber, plywood, plastic, cardboard or any other material left on the trailer that must be removed.
237	CALIFORNIA COMPLIANCE FEE Shipments originating from and/or destined to the state of California may be subject to a compliance fee not to exceed \$195 per load, in addition to all other applicable charges, due to higher operating costs, including but not limited to compliance with California state regulations.

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ISSUED BY:
RYAN ALLINGTON
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400 NW 56TH ST

CRCR 100-M

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and ORIGINAL PAGE 16

SHAFFER TRUCKING - Temperature Control Division RULES

ITEM

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FOOD SECURITY

The following rules, procedures, and practices apply to Shipper and Carrier when Shipper tenders to Carrier food that is subject to the rules and regulations set forth in Subpart O, Part 1 of the Food Safety Modernization Act (§§1.900 through 1.934, as amended from time to time) ("Act").

- (A) <u>Definitions</u>. Unless otherwise stated herein, the definitions under the Act shall apply.
 - (1) Shipper means "Shipper" as defined in the Act, as well as Shipper's agents. The term "Shipper" shall specifically include any third-party or third-party location where Carrier takes possession of food shipments. Carrier shall not be considered a Shipper.
- (B) Shipper's Responsibilities. Shipper shall:
 - (1) At the time of tender of shipment to Carrier, specifically indentify any shipment which contains food governed by the Act.
 - (2) Specify to Carrier, in writing (including electronically) at or prior to the time of shipment tender, all necessary sanitary requirements for Carrier's vehicle and transportation equipment, including, but not limited to, any design, material, and workmanship requirements, as well as cleaning procedures necessary to ensure that the vehicles and equipment are in appropriate sanitary condition for transportation and suitable for their intended purpose. Shipper will be solely responsible for inspecting and determining that Carrier's vehicles and transportation equipment meet all of Shipper's requirements. Shipper shall reject any vehicle or transportation equipment that does not meet Shipper's requirements. By accepting and loading Carrier's vehicles or transportation equipment, Shipper will have conclusively determined that such vehicles and transportation equipment meets all of Shipper's requirements.
 - (3) If applicable, specify to Carrier, in writing (including electronically), at or prior to the time of shipment tender, the requisite operating temperature of the shipment, including any necessary precooling requirements. Such specifications shall also be provided on the applicable bill of lading. To the extent of a discrepancy between the specifications the temperature specified on the bill of lading shall govern. Carrier shall not be responsible for any pre-cooling requirements unless such requirements are specified to Carrier, in writing, at or prior to the time of shipment tender. Shipper will be solely responsible for inspecting and determining if the vehicles and transportation equipment tendered by Carrier have been adequately pre-cooled and are set at the appropriate operating temperature prior to the shipment leaving Shipper's premises. In the event of pre-loaded trailers, Shipper shall be solely responsible for any pre-cooling requirements and assuring that the shipment is set at the appropriate operating temperature at the time that Carrier takes physical possession of the shipment.
 - (4) Load and/or unload (as the case may be) vehicles or transportation equipment utilized in transportation operations, including appropriately packaging, isolating, and segregating food and/or non-food items contained within a shipment to prevent cross-contamination. Shipper will be solely responsible for ensuring that the shipment is loaded and or unloaded properly and that food and/or non-food items are appropriately packaged, isolated, and segregated. Shipper shall also be responsible for implementing and enforcing any hand washing requirements to protect food not completely enclosed by a container.
 - (5) While on its premises, store Carrier's vehicles and transportation equipment in such a manner to prevent the harboring of pests or becoming contaminated in any other manner that could result in food for which it will be used becoming unsafe during transportation operations.

ISSUED BY: RYAN ALLINGTON VICE PRESIDENT OF SALES 400 NW 56TH ST

CRCR 100-L

ORIGINAL PAGE 17

LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division

RULES

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- (C) <u>Carrier's Responsibility</u>. Carrier assumes no greater responsibility than what the Act specifically requires of Carrier, unless, and then only to the extent, Carrier accepts greater responsibility under the terms and conditions of the Shipper contract. Unless explicitly set forth in the Shipper contract, Shipper has not assigned and has not accepted any responsibilities of a Shipper, loader, or receiver. Carrier shall:
 - (1) Supply vehicles and transportation equipment that meets the requirements specified by Shipper. In furtherance thereof:
 - Carrier will instruct its drivers that prior to delivering a trailer to be live-loaded by Shipper, to ensure such trailer is broom clean and to inspect such trailer for water leaks, holes, or other damage which will cause food from becoming unsafe during transit.. If applicable, Carrier's drivers will also check the operation of the refrigeration unit and condition of the air chute to ensure it is properly affixed to the ceiling of the trailer. If any issues are found, drivers will be required to report any such issues to Carrier prior to tendering the trailer to Shipper.
 - b. If a trailer washout is required by Shipper, or if the trailer condition is such that a washout is appropriate, Carrier will instruct its drivers to contact Carrier to be routed to the closest environmentally approved washout site for cleaning prior to delivering the trailer to Shipper for loading. If a washout is required by Shipper, Shipper will be responsible for the charges set forth in item 245 of these rules.
 - Notwithstanding the foregoing, Shipper remains solely responsible for the inspection and acceptance of any vehicle or transportation equipment. Shipper shall reject any vehicle or transportation equipment that does not meet Shipper's requirements. By accepting and loading Carrier's vehicles or transportation equipment, Shipper will have conclusively determined that such vehicles and transportation equipment meets all of Shipper's requirements.
 - (2) If applicable, maintain appropriate temperature controls (including pre-cooling) as specified by Shipper. In furtherance thereof:
 - For live loads, Carrier will instruct its drivers to pre-cool the trailer per Shipper's specific requirements, if any.
 - b. Carrier will instruct its drivers to check the refrigeration unit to ensure the physical temperature setting on the unit matches the setting denoted on the bill of lading.
 - Carrier will instruct its drivers to contact Carrier if there is a discrepancy between the bill of lading and shipment information provided to Carrier by Shipper.
 - Carrier will instruct its drivers that whenever the driver makes routine stops while in route to destination to ensure the refrigeration unit is operating properly and that the temperature is correct with the information on Shipper's bill of lading.
 - Carrier will instruct its drivers to contact Carrier anytime there is a material temperature variation or refrigeration unit failure.
 - (3) If applicable, provide to Shipper and/or an applicable receiver temperature control records, as follows:
 - a. If a temperature control record is requested by Shipper, Carrier will provide Shipper with an electronic download of the refrigeration unit's Return Air, Supply Air, and Set Point data during the shipment, if available. If such record is requested by the receiver,

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LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

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Carrier will provide the record to Shipper and Shipper will be responsible for distribution of such data to the receiver. Notwithstanding the foregoing, if requested by the receiver, Carrier will provide to the receiver, at the time of delivery, the operating temperature of the shipment as specified by Shipper on the bill of lading or other documentation.

- 1. Shipper acknowledges that Carrier is unable to guarantee the existence of a temperature control record, as such records exist on a refrigerated unit for a finite period of time. Shipper acknowledges that temperature control records should be requested within forty five (45) days of delivery to enhance the probability that such data continues to remain refrigeration unit.
- 2. For temperature control records requested by Shipper, Shipper will be responsible for the mileage and charges specified in item 250 of these rules. Should such temperature control records indicate a deviation in the temperature requirements as specified by Shipper, and such deviation result in a claim for damages due to quality or food safety issues, Shipper is entitled to include any charges paid by Shipper in any claim against Carrier.
- (4) Provide adequate training to personnel engaged in transportation operations that provides awareness of potential food safety problems that may occur during food transportation, basic sanitary transportation practices to address those potential problems, and the responsibility of Carrier under the Act. The training will be provided upon hiring and as needed thereafter. The training provided by Carrier may include the on-line food defense training provided by the Food and Drug Administration (FDA). Should Shipper require additional training of Carrier's employees or drivers, Shipper shall undertake all aspects and costs of any additional training.
- (D) <u>Seals.</u> Carrier and Shipper agree that a broken seal alone shall not be evidence of contamination or adulteration of a shipment.
- (E) Qualified Individuals. If Carrier or Shipper become aware of an indication of a possible material failure of temperature control or other conditions that may render food unsafe during transportation, Carrier and Shipper agree that the food shall not be sold or otherwise distributed until the determination by a qualified individual that the temperature deviation or other condition did not render the food unsafe. Carrier and Shipper agree that a qualified individual shall be a mutually agreed upon third-party with the requisite knowledge and experience in food safety, capable of making a determination regarding the safety of the shipment. Examples of qualified individuals may include, but not be limited to, inspectors from the United States Department of Agriculture (USDA), Food and Drug Administration (FDA), or like-kind state agency. Carrier and Shipper agree that this provision addresses the disposition of shipments which are determined unsafe by virtue of a material temperature deviation or other condition and does not address the disposition of any shipment where temperature deviation or other condition affects only quality standards set by Shipper.
- (F) <u>Competent Supervisory Personnel.</u> Both Carrier and Shipper shall designate competent supervisory personnel to ensure that transportation operations are carried out in compliance with the Act. Carrier's competent supervisory personnel shall be its Vice President Risk Management or his/her designee.

For explanation of abbreviations and reference marks, see Item 1000.

This tariff is not filed with any government agency, it is maintained in our office and copies are available by contacting the issuer at the address below or may be obtained from our website at http://cretecarrier.com/resources/.

ISSUED BY:
RYAN ALLINGTON
VICE PRESIDENT OF SALES
400 NW 56TH ST

EFFECTIVE:

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LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division

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	RULES
ITEM	
	TRAILER WASH-OUT
245	When a Shipper requests that a trailer be washed out prior to the pick-up of a load, a \$100 fee per requested occurrence will be billed by Carrier. If applicable, \$1.65 per mile will be assessed by Carrier for any additional empty miles incurred to perform the wash out of the trailer.
250	REFRIGERATION UNIT TEMPERATURE RECORD REQUEST In the event that either a Shipper or Receiver requires a downloaded file of all temperatures recorded related to a specific load, a fee of \$85 will apply per request.
	HAZARDOUS MATERIALS
	Carrier will not accept hazardous materials requiring temperature control, hazardous waste, used hazardous materials being transported for recycling, and improperly marked, labeled, or placarded products, or the following commodities:

49 C.F.R. **Hazard Class** Name of Class Part Forbidden Materials 173.21 1 Forbidden Materials 173.54 1.1 **Explosives** 173.50 1.2 Explosives 173.50 1.3 **Explosives** 173.50 1.4 (except 1.4S) Explosives 173.50 1.5 Explosives 173.50 1.6 Detonating Substances 173.50 Poisonous Gas 2.3 173.115 4.2 Spontaneously 173.124 Combustible 4.3 Dangerous When Wet 173.124 5.2 Organic Peroxide 173.128 Infectious Substance 173.134 6.2 Radioactive Materials 173.403

Carrier will only accept consumer commodities and non-bulk placarded quantities of the following:

Hazard Class	Name of Class	49 C.F.R.
1.4S	Explosives	173.50
2.1	Flammable Gas	173.115
2.2	Non-Flammable Gas	173.115
3	Flammable and Combustible Liquids	173.120
4.1	Flammable Solid	173.124
5.1	Oxidizer	173.127
6.1	Poisonous Materials	173.132
8	Corrosive Materials	173.136
9	Miscellaneous Hazardous Materials	173.140

Accepted loads which contain Hazmat will be subject to an additional charge of \$100 per load.

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ISSUED BY: RYAN ALLINGTON

VICE PRESIDENT OF SALES 400 NW 56TH ST EFFECTIVE:

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LINCOLN, NE 68528 CRETE CARRIER CORPORATION and SHAFFER TRUCKING - Temperature Control Division RULES

ITEM EXPLANATION OF ABBREVIATIONS AND REFERENCE MARKS 1000 **ABBREVIATION EXPLANATION ABBREVIATION EXPLANATION** AL Alabama NE Nebraska AZ Arizona NV Nevada NH_____New Hampshire AR_____Arkansas CA California NJ New Jersey CO Colorado NM New Mexico CT____Connecticut NY____New York Co. County NC North Carolina DE_____Delaware ND_____North Dakota DC_____District of Columbia OH____Ohio FL Florida OK Oklahoma GA_____Georgia OR Oregon ID____Idaho PA Pennsylvania RI_____Rhode Island IL Illinois Inc. ____Incorporated SC South Carolina IN_____Indiana SD South Dakota IA____Iowa St. Saint KS Kansas T.L. or TL Truckload KY Kentucky TN Tennessee LA Louisiana TX Texas L.T.L OR LTL Less-than-truckload UT Utah Lb. or Lbs. Pound or Pounds VA_____Virginia MA Massachusetts Viz. Namely ME Maine VT_____Vermont MD Maryland WA Washington Wt. Weight MI Michigan Min. Minimum WV West Virginia MN_____Minnesota WI_____Wisconsin MS_____Mississippi WY Wyoming & and MO Missouri MT____Montana N.O.I.____Not otherwise indexed herein No. or Nos. Number or Numbers

For explanation of abbreviations and reference marks, see Item 1000.

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400 NW 56TH ST
LINCOLN, NE 68528

EFFECTIVE:

March 15, 2021

May 1, 2021