

Flatbed Accessorial Charges

THESE ACCESSORIAL CHARGES APPLY TO ALL RATES IN THIS CONTRACT, UNLESS OTHERWISE NOTED IN INDIVIDUAL RATES.

LABOR: Note

(A) Customer requests driver load or unload material, providing safe location for process and release of driver of all liability or indemnity. Drivers that are not certified on the proper/safe operations of forklifts or other loading/unloading equipment will not be permitted to perform this request. If said driver has been certified by D.M. Bowman, Inc or Customer provides said certification, the charge will be \$72.00 per hour, with 15-minute increments.

STOP OFFS:

Note

The charge for each stop for partial loading or unloading will be \$95.00, exclusive of the initial stop for loading at origin and the unloading at final destination., \$150.00 for 2nd stop, \$200.00 for 3 rd stop and \$300.00 for 4th stop.

BOROUGHS:

Note An additional charge of \$300.00 will apply when destined to zip codes 100 through 104 and 110 through 119 which are located in the boroughs of New York City, NY and points on Long Island, NY.

DETENTION:

Note DETENTION (TRACTORS WITH OR WITHOUT TRAILERS):

Detention applies to vehicles stopped for loading or unloading. Free time and charges are as shown below:

(A) A total of one (1) hour free time per vehicle for loading and one (1) hour free time, per stop, for unloading is allowed. When the delay per vehicle is one (1) hour or more, beyond the free time, the charge will be \$75.00 per hour. For each additional 15 minutes or fraction thereof, the charge will be \$18.75.

DETENTION (TRAILERS ONLY):

- (A) Detention applies when trailers only are delayed or detained on the premises of Consignor, Consignee, or on other premises designated by them, for loading or unloading.
- (B) Free time shall commence when the trailer is dropped/spotted for loading or unloading site specifically designated and shall continue for the next twenty-four (24) hours.
- (C) After the expiration of the twenty-four (24) hours free time, a charge of \$50.00 for each 24-hour period (not to begin on a weekend) or fraction thereof will apply. Weekends and Holidays will be included in chargeable time. Charges will apply until the trailer is loaded or unloaded and carrier is notified of same.

DEADHEAD REQUESTED (Customer convenience):

Note If carrier is requested by Customer to deadhead equipment to pick up freight at points where carrier does not have empty equipment available, carrier will deadhead such equipment from the nearest point available at a charge of 150 cents per mile. This charge will be in addition to all other applicable charges for each load.

DUNNAGE DISPOSAL:

Note When D.M. Bowman, Inc. is required (after delivery) to dispose of dunnage, pallets, or any other related materials used in the shipment of goods, an additional charge of \$350.00 per occurrence will apply. This fee will be charged to and will be payable by the party responsible for the freight charges.

VEHICLE ORDER, NOT USED:

Note When carrier, upon receipt of request from a shipper to furnish a vehicle for loading, has dispatched a vehicle for such purposes, and due to no disability, fault or negligence on the part of the carrier, such vehicle is not used, or if after arrival of the vehicle at the place of loading designated by the shipper, shipper fails to tender a shipment for transportation, or informs the carrier that a shipment will not be tendered, a charge of \$350.00 will apply.

EXPEDITED SERVICES/LAYOVER:

Note

(A) If through no fault of carrier, a driver or drivers is unable to pick up or deliver as scheduled and is required to lay-over, there will be an additional charge of \$600.00 per night not to exceed a 10-hour period. If layover is in excess of 10 hours, an additional charge of \$72.00 per hour will apply.



TARPING:

(A) A tarp charge of \$75.00 will apply for tarping of load.

ARBITRARY - HAZARDOUS MATERIALS SHIPMENT

When a shipment containing hazardous materials as described in D.O.T. regulations and the trailer is required to have placards displayed, there will be an additional charge of \$150.00 charge. This charge will be in addition to all other applicable charges and does not obligate the carrier to handle such shipments.

DIVERSION/RECONSIGNMENT (INCLUDES RETURNS):

- Note (A) The term "diversion" or "re-consignment" means: (1) a change in the name of consignor or Consignee, (2) a change in the destination, and (3) any other instructions given by Consignor, Consignee, or owner necessary to effect delivery and requiring an addition to or a change in billing, or an additional movement of transporting vehicle, or both. The charge for such diversion/re-consignment will be \$250.00 plus 130 cents per mile for any excess miles created by diversion/re-consignment. The applicable freight charges are based on the movement from original origin point to the new re-consigned destination, with the exception of: (See B)
 - (B) When a request is made by shipper for return of a shipment to the original pickup point (or to a place within the commercial zone of the original pick up point), such service will be subject to a charge of 130 cents per mile with a minimum charge of \$250.00. When the request creates a delay in transit, there will be a charge of \$50.00 per hour or fraction thereof.

OS&D: Note

If carrier is requested to transport overage or damaged goods to another carrier for return to origin or other point designated by shipper, an additional charge of \$200.00, plus 150 cents per mile to the designated carrier facility will apply.

SCALES FEE:

- Note
- (A) When carrier is required to weigh equipment offsite before loading and after loading, and secure weight tickets; an additional charge of \$50.00 per weighing will apply.
- (B) If after being weighed, a shipment is determined to be overweight and the carrier must return to shipper for rework of load, a charge of \$72.00 per hour and 1.50 cents per mile for return to shipper origin.

PREPAID/COLLECT TERMS:

Note Rates shown in this contract will apply on both prepaid and collect shipments, unless the carrier has in effect an existing transportation contract with the shipper or consignee which governs the particular transportation service.

CLAIMS:

Note

Note

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Note Claims against carrier for loss or damage to the commodities transported shall be governed by 49 C.F.R. 49, Part 1005.

GOVERNING TARIFFS:

- The contract is governed by the following tariff and their supplements:
 - (A) Hazardous materials American Trucking Association, Inc. ICC ATA 111
 - (B) Mileage Guide PC Miler Practical 24.0 and reissues thereof.

BILL OF LADING:

Shipments shall move on uniform straight bill of lading (or short form) and shall be subject to the provisions thereof, except when conflicting provisions are specified in this agreement. Under such conditions the terms of this agreement shall govern.

ABSENCE OF CONTRACT RATE/RULES:

- Note Rates and rules in this Schedule/Exhibit take precedence over rates or rules published by D.M. Bowman, Inc. in FAK Tariff. However, in the absence of appropriate rates or rules in this contract, provisions shown in said Tariff will apply.
- MILES will be calculated with PC Miler Practical 24.0.

RATES, CHARGES, AND PAYMENTS:

In consideration for credit being extended, I or we acknowledge and agree to the following: (1) Payment is jointly, severally and unconditionally guaranteed within 30 days of invoice date; (2) any charges unpaid after the above 30 days are to be increased by 1½% per month; (3) any charges still outstanding after 90 days from date of delivery are subject to collection, and all collection or arbitration expenses, attorney's fees, and court costs will be borne by the purchaser; (4) all claims, requests for adjustments, or notification of errors must be made within thirty days, or charges are considered accepted; (5) this agreement shall apply to all current and future charges unless revocation is received by registered mail; (6) credit privileges may be withdrawn at any time without invalidating the terms of this agreement. Any disputes pursuant to the agreement shall be resolved in Federal or State Court(s) located in Maryland and in accordance with the laws of that jurisdiction. Purchaser hereby consents to the jurisdiction of the State and/or federal Trial Courts located in Maryland and waives any objections to venue on the basis of non-convenient forum or any other reason.

Name of Shipper

Detention Contact

Signature

Detention Phone

Printed Name

Detention Email Address

Date