Rich Doss, Inc. F3 Systems, Inc. Doss Logistics

Correction No. 2

SCAC CODES: DOSR, FTSI

RULES TARIFF 100

NAMING

RATES, RULES AND REGULATIONS

FOR the TRANSPORTATION of COMMODITIES, (Except Household Goods)

BETWEEN	AND
POINTS IN	POINTS IN
THE UNITED STATES and CANADA	THE UNITED STATES and CANADA

This Rules Tariff shall govern the carrier's Bill of Lading unless specifically overridden in a contract signed by the carrier.

This Tariff Cancels and Replaces ALL of the Carrier's Earlier Dated Rules of Operation.

For Reference to Governing Publications, Refer to Item 100.

For explanation of abbreviations an	d reference marks not explained on this page, see last page.
ISSUED: Apr. 21, 2016	EFFECTIVE: Apr. 21, 2016
	Orignal Title Page effective June 10, 2015
	ISSUED BY:
Rich Doss, In	c. – F3 Systems, Inc. – Doss Logistics
	PO Box 4799
	Santa Rosa, CA 95402

- TITLE PAGE —

Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics

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

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RULES TARIFF No. 100

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ISSUED BY:
Rich Doss, Inc F3 Systems, Inc Doss Logistics
PO Box 4799
Santa Rosa, CA 95402

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The following	table lists the f				West Coast On	-highway Self S	Service Diesel	
	r		ovided by the U	•	of Energy.		1	_
When fuel price is at	Surcharge	When fuel	Surcharge	When fuel	Surcharge	When fuel price is at	Surcharge	
least	is	price is at least	is	price is at least	is	least	is	
\$2.00	13.00%	\$3.18	21.75%	\$4.00	30.00%	\$4.83	38.25%	-
\$2.33	13.25%	\$3.20	22.00%	\$4.03	30.25%	\$4.85	38.50%	
\$2.35	13.50%	\$3.23	22.25%	\$4.05	30.50%	\$4.88	38.75%	
\$2.38	13.75%	\$3.25	22.50%	\$4.08	30.75%	\$4.90	39.00%	
\$2.40	14.00%	\$3.28	22.75%	\$4.10	31.00%	\$4.93	39.25%	1
\$2.43	14.25%	\$3.30	23.00%	\$4.13	31.25%	\$4.95	39.50%	4
\$2.45	14.50%	\$3.33	23.25%	\$4.15	31.50%	\$4.98	39.75%	4
\$2.48	14.75%	\$3.35	23.50%	\$4.18 \$4.20	31.75%	\$5.00 \$5.02	40.00%	-
\$2.53 \$2.55	15.25% 15.50%	\$3.38 \$3.40	23.75% 24.00%	\$4.20 \$4.23	32.00% 32.25%	\$5.03 \$5.05	40.25% 40.50%	-
\$2.55 \$2.58	15.75%	\$3.40	24.00%	\$4.25 \$4.25	32.50%	\$5.05	40.30%	-
\$2.60	16.00%	\$3.45	24.50%	\$4.28	32.75%	\$5.10	41.00%	-
\$2.63	16.25%	\$3.48	24.75%	\$4.30	33.00%	\$5.13	41.25%	
\$2.65	16.50%	\$3.50	25.00%	\$4.33	33.25%	\$5.15	41.50%	
\$2.68	16.75%	\$3.53	25.25%	\$4.35	33.50%	\$5.18	41.75%	
\$2.70	17.00%	\$3.55	25.50%	\$4.38	33.75%	\$5.20	42.00%	
\$2.73	17.25%	\$3.58	25.75%	\$4.40	34.00%	\$5.23	42.25%	
\$2.75	17.50%	\$3.60	26.00%	\$4.42	34.25%	\$5.25	42.50%	
\$2.78	17.75%	\$3.63	26.25%	\$4.45	34.50%	\$5.28	42.75%	_
\$2.80	18.00%	\$3.65	26.50%	\$4.48	34.75%	\$5.30	43.00%	_
\$2.83	18.25%	\$3.68	26.75%	\$4.50	35.00%	\$5.33	43.25%	_
\$2.85 \$2.90	18.50% 19.00%	\$3.70	27.00%	\$4.53 \$4.55	35.25%	\$5.35 \$5.38	43.50%	_
\$2.90 \$2.93	19.25%	\$3.73 \$3.75	27.25% 27.50%	\$4.55 \$4.58	35.50% 35.75%	\$5.40	43.75% 44.00%	-
\$2.95	19.50%	\$3.78	27.75%	\$4.60	36.00%	\$5.45	44.50%	
\$2.98	19.75%	\$3.80	28.00%	\$4.63	36.25%	\$5.48	44.75%	1
\$3.00	20.00%	\$3.83	28.25%	\$4.65	36.50%	\$5.50	45.00%	1
\$3.03	20.25%	\$3.85	28.50%	\$4.68	36.50%			1
	20.50%	\$3.88	28.75%	\$4.70	37.00%			
\$3.05	20.75%	\$3.90	29.00%	\$4.73	37.25%			
\$3.05 \$3.08	20.1070		29.25%	\$4.75	37.50%			
	21.00%	\$3.93	29.2370					
\$3.08		\$3.93 \$3.95	29.20%	\$4.78	37.75%			

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Page 3	3	-		IFF No. 100	iaa	Page 3
ISSUE	D: Apr. 21, 2016	Rich Doss, Ind Revision 1	1C. – F3 Syste	ems, Inc. – Doss Logist Correction No. 3	EFFECTIVE: Apr. 21, 2016	
			SECT		, _ . ,,,,,,,	
			RUI	LES		ITEM
			DEFIN	ITIONS		
(1)	▲The term "Carrier" s	hall mean the following	g: Rich Doss	, Inc., F3 Systems, Inc., a	and/or Doss Logistics.	110
(2)	The term "Delivery", as unloading area directly	s used herein, means t accessible to trucks a	the service of at consignee's	the carrier in delivering to designated point of deli	freight to dock, platform or very.	
(3)		rectly accessible to tru		carrier in calling for and c nor's residence, wareho	ollecting freight at dock, use, factory, store or similar	
(4)	The term "Place" mean business or residence			er designation of a factor point.	ry, storage site, place of	
(5)	The term "Point" mear	is a particular city, towi	vn or village w	hich is treated as a unit f	or the application of rates.	
(6)	The term "Regular Wo more than 1 hour, and				by not less than $\frac{1}{2}$ hour, nor	
(7)	The term "Shipment", a one place, at one time				oper, on one Bill of Lading, at	
(8)	The term "Ton", as use	ed herein, means a ton	n of 2,000 pou	unds, except where other	wise specifically provided.	
(9)	The term "Legal Holida	ay" as used herein is d	defined as:			
Q	🛛 New Year's Day – Ja	n. 1	Tha	anksgiving Day – The 4^{tt}	າ Thurs. in Nov.	
P	residents' Day – The 3 ^r	^d Mon. in Feb.	Day	y after Thanksgiving Day	,	
М	lemorial Day – The last	Mon. in May	Chi	ristmas Eve – Dec. 24		
	Independence Day –	-		Christmas Day – Dec. 2	25	
	abor Day – The 1 st Mon			,,,,,		
	🚇 When a holiday ref	erring hereto falls on a	a Sunday, the	following Monday will be	e treated as the holiday.	
	Accessorial services p this Tariff for provision				rein. Also see Item 754 of	
	For explanation	of abbreviations and			this page, see last page.	
		Pich Dose In	ISSUE - E3 Syste	D BY: ems, Inc. – Doss Logist		
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001	Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics	
SSUE	D: ③ Original Page Correction No. 0 EFFECTIVE: IS SECTION 1	
	RULES	ITE
	APPLICATION of TARIFF	
	he rates and provisions referencing this Tariff, or as amended, are limited in their application on Interstate or eign Commerce and Intrastate Commerce to the extent of the Carrier's operating authority.	150
	APPLICATION of RATES, GENERAL	
Exce	ept as otherwise specifically provided, rates referencing this Tariff:	160
1:	Are named in cents per unit specified;	
2:	Include one pickup and/or delivery for each shipment;	
3:	Do NOT include loading into NOR unloading from carrier's equipment.;	
4:	Are for truck and driver ONLY;	
5:	Are named and payable in lawful money of the United States;	
6:	Do NOT include the return of pallets or dunnage;	
7:	Apply within a fifteen (15) air mile radius of cities, towns, and other locations named;	
8:	Do NOT include traveling over unpaved roads;	
9:	Are for shipments with maximum dimensions of:	
	A: 20 ft in height from the ground to the top of the load;	
	B: 28 ft in length;	
	C: 8 ft inches in width.	
10:	Do NOT include pickup, delivery or accessorial services on Saturdays, Sundays or Holidays. (See Definition of Holidays and provisions for service on same in Item 110 and Item 754.)	
	ABSORPTION of PORT, RAIL HEAD and OTHER CHARGES and ADVANCING CHARGES	
Whe the f	the carrier will not absorb Port or Rail Head or Yard charges of any sort or other accessorial charges or labor costs. In not addressed elsewhere in this publication, 110% of any such charges incurred will be assessed the payer of the reight charges, provided the requested or required services or extra labor is available. Such charges include but not limited to:	30
1:	Port or rail head charges;	
2:	Bridge, ferry, road, tunnel and turnpike tolls or charges	
3:	Transceiver "Fax" fees or electronic mail access fees.	
		<u> </u>
	For explanation of abbreviations and reference marks not explained on this page, see last page	
	For explanation of abbreviations and reference marks not explained on this page, see last page. ISSUED BY:	

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						ECTION 1						170
						RULES						ITE
					<u>BEYO</u>	ND CHA	<u>RGE</u>					
In a	ddition to a	ll other ap	plicable rate	es and acc	essorial ch	arges invo	olving with a	a shipmen	t. shipment	s to or fror	n	350
points	in the follow	ving table	s) will incur	Beyond C	Charge liste	d for each	zip code.	This item i	s subject to	o change a	at any	
	These addit											
	arge or beyo					e represei	nted on the	invoice w	th the total	matching	the	
Surcha	arge reflecte	a on the c	onesponal	ng zip cou	e.							
ZIP	Charge	ZIP	Charge	ZIP	Charge	ZIP	Charge	ZIP	Charge	ZIP	Charge	
85218 85237	\$150 \$150	85552 85601	\$150 \$150	85932 85933	\$150 \$150	86331 86332	\$150 \$150	89013 89017	\$150 \$150	89415 89418	\$150 \$150	
85273	\$150	85602	\$150 \$150	85934	\$150 \$150	86334	\$150 \$150	89018	\$150	89419	\$150 \$150	
85292	\$150	85603	\$150	85935	\$150	86337	\$150	89019	\$150	89420	\$150	
85320	\$150	85605	\$150	85936	\$150	86338	\$150	89020	\$150	89424	\$150	
85321	\$150 \$150	85606	\$150 \$150	85937	\$150 \$150	86401	\$150 \$150	89021	\$150 \$150	89425	\$150 \$150	
85322 85325	\$150 \$150	85607 85609	\$150 \$150	85938 85939	\$150 \$150	86402 86404	\$150 \$150	89023 89025	\$150 \$150	89426 89427	\$150 \$150	
85326	\$150	85610	\$150	85940	\$150	86406	\$150	89027	\$150	89430	\$150	
85328	\$150	85611	\$150	85941	\$150	86411	\$150	89029	\$150	89438	\$150	
85332	\$150 \$150	85613 85615	\$150 \$150	85942 86001	\$150 \$150	86412 86413	\$150 \$150	89033 89039	\$150 \$150	89442 89444	\$150 \$150	
85333 85337	\$150 \$150	85615 85616	\$150 \$150	86001 86004	\$150 \$150	86413 86426	\$150 \$150	89039 89040	\$150 \$150	89444 89445	\$150 \$150	
85343	\$150	85617	\$150	86016	\$150	86429	\$150	89041	\$150	89446	\$150	
85344	\$150	85618	\$150	86018	\$150	86431	\$150	89042	\$150	89447	\$150	
85347	\$150 \$150	85623	\$150 \$150	86020	\$150 \$150	86432	\$150 \$150	89043	\$150 \$150	89451	\$150 \$150	
85348 85352	\$150 \$150	85625 85627	\$150 \$150	86021 86022	\$150 \$150	86434 86435	\$150 \$150	89045 89046	\$150 \$150	89510 89801	\$150 \$150	
85354	\$150	85630	\$150	86023	\$150	86436	\$150	89047	\$150	89802	\$150	
85356	\$150	85631	\$150	86024	\$150	86437	\$150	89048	\$150	89803	\$150	
85357	\$150 \$150	85632	\$150 \$150	86025	\$150 \$150	86438	\$150 \$150	89049	\$150 \$150	89815	\$150 \$150	
85364 85365	\$150 \$150	85634 85635	\$150 \$150	86028 86029	\$150 \$150	86440 86441	\$150 \$150	89060 89061	\$150 \$150	89820 89821	\$150 \$150	
85367	\$150	85636	\$150	86030	\$150	86442	\$150	89070	\$150	89822	\$150	
85367	\$150	85638	\$150	86031	\$150	86443	\$150	89124	\$150	89823	\$150	
85390	\$150 \$150	85643	\$150 \$150	86032	\$150 \$150	86444	\$150 \$150	89131	\$150 \$150	89824	\$150 \$150	
85501 85502	\$150 \$150	85644 85650	\$150 \$150	86033 86034	\$150 \$150	86502 86503	\$150 \$150	89143 89149	\$150 \$150	89825 89828	\$150 \$150	
85530	\$150	85670	\$150	86035	\$150	86505	\$150	89301	\$150	89831	\$150	
85531	\$150	85735	\$150	86036	\$150	86506	\$150	89310	\$150	89833	\$150	
85532	\$150 \$150	85901	\$150 \$150	86038	\$150 \$150	86507	\$150 \$150	89311	\$150 \$150	89834	\$150 \$150	
85533 85534	\$150 \$150	85902 85911	\$150 \$150	86039 86040	\$150 \$150	86510 86512	\$150 \$150	89314 89315	\$150 \$150	89835 91963	\$150 \$150	
85535	\$150	85912	\$150	86042	\$150	86514	\$150	89316	\$150	91980	\$150	
85536	\$150	85920	\$150	86043	\$150	86520	\$150	89317	\$150	91987	\$150	
85539 85540	\$150 \$150	85922 85923	\$150 \$150	86044 86045	\$150 \$150	86535 86538	\$150 \$150	89318 89319	\$150 \$150	92004 92066	\$150 \$150	
85540 85542	\$150 \$150	85923 85924	\$150 \$150	86045 86046	\$150 \$150	86538 86540	\$150 \$150	89319 89402	\$150 \$150	92066 92080	\$150 \$150	
85543	\$150	85925	\$150	86047	\$150	86545	\$150	89404	\$150	92086	\$150	
85544	\$150	85926	\$150	86052	\$150	86547	\$150	89405	\$150	92225	\$150	
85545 85546	\$150 \$150	85927 85928	\$150 \$150	86053 86054	\$150 \$150	86556 89001	\$150 \$150	89406 89409	\$150 \$150	92227 92228	\$150 \$150	
85548	\$150 \$150	85928	\$150	86305	\$150 \$150	89001	\$150 \$150	89409 89412	\$150 \$150	92220	\$150 \$150	
	\$150	85930 85931	\$150	86320 86321	\$150	89007 89008	\$150 \$150	89413 89414	\$150	92232 92233	\$150	
85550 85551	\$150		\$150		\$150				\$150		\$150	

	SSUED: 3 Original Page Correction No. 0 EFFECTIVE: 3 SECTION 1 RULES											
												ITE
					<u>BEYO</u>	ND CHA	<u>RGE</u>					
In a	ddition to a	ll other ap	plicable rate	es and ac	cessorial ch	arges invo	olving with a	a shipmen	t, shipments	s to or fror	n	35
							zip code.					cor
							ent fee, coa					
						e represe	nted on the	invoice w	ith the total	matching	the	
surcha	rge reflecte	ed on the o	correspondi	ng zip coo	le.							
ZIP	Charge	ZIP	Charge	ZIP	Charge	ZIP	Charge	ZIP	Charge	ZIP	Charge	
21P 92239	Charge \$150	93208	Charge \$150	93621	Charge \$150	21P 95462	Charge \$150	21P 95721	Charge \$150	21P 96033	Charge \$150	
92239	\$150	93208	\$150	93623	\$150	95462 95463	\$150	95721	\$150 \$150	96033 96034	\$150	
92243	\$150	93237	\$150	93626	\$150	95464	\$150	95728	\$150	96037	\$150	
92244	\$150	93238	\$150	93628	\$150	95465	\$150	95910	\$150	96039	\$150	
92249	\$150	93240	\$150	93633	\$150	95466	\$150	95914	\$150	96040	\$150	Î
92251	\$150 \$150	93244	\$150	93641	\$150 \$150	95469	\$150	95915	\$150 \$150	96041	\$150	Î
92252	\$150 \$150	93254	\$150 \$150	93642	\$150 \$150	95471	\$150 \$150	95916	\$150 \$150	96046 96047	\$150 \$150	Î
92254 92256	\$150 \$150	93255 93260	\$150 \$150	93643 93644	\$150 \$150	95485 95493	\$150 \$150	95919 95922	\$150 \$150	96047 96048	\$150 \$150	Î
92256 92267	\$150 \$150	93260 93262	\$150 \$150	93644 93645	\$150 \$150	95493 95494	\$150 \$150	95922 95923	\$150 \$150	96048 96050	\$150 \$150	Î
92268	\$150	93265	\$150	93646	\$150	95495	\$150	95925	\$150	96051	\$150	Î
92280	\$150	93271	\$150	93647	\$150	95501	\$150	95930	\$150	96052	\$150	
92281	\$150	93283	\$150	93651	\$150	95502	\$150	95934	\$150	96054	\$150	
92284	\$150	93285	\$150	93653	\$150	95503	\$150	95935	\$150	96056	\$150	
92285	\$150	93286	\$150	93664	\$150	95518	\$150	95936	\$150	96057	\$150	
92286 92304	\$150 \$150	93450 93505	\$150 \$150	93667 93669	\$150 \$150	95519 95521	\$150 \$150	95941 95942	\$150 \$150	96058 96059	\$150 \$150	
92304 92305	\$150 \$150	93503	\$150 \$150	93675	\$150	95525	\$150 \$150	95942 95944	\$150 \$150	96062	\$150 \$150	
92307	\$150	93513	\$150	94922	\$150	95526	\$150	95947	\$150	96063	\$150	
92308	\$150	93514	\$150	94923	\$150	95527	\$150	95954	\$150	96065	\$150	
92309	\$150	93516	\$150	95043	\$150	95534	\$150	95956	\$150	96067	\$150	
92310	\$150	93517	\$150	95255	\$150	95536	\$150	95960	\$150	96069	\$150	
92314	\$150	93518	\$150	95306	\$150	95538	\$150	95962	\$150	96070	\$150	
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97877	\$150	98243	\$150	98324	\$150	98386	\$150	98587	\$150	98817	\$150	
97882	\$150	98244	\$150	98325	\$150	98392	\$150	98588	\$150	98819	\$150	
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97901	\$150	98251	\$150	98331	\$150	98398	\$150	98601	\$150	98826	\$150	
97902	\$150	98252	\$150	98332	\$150	98520	\$150	98602	\$150	98827	\$150	
97903	\$150 \$150	98253	\$150 \$150	98333 98335	\$150 \$150	98524 98526	\$150 \$150	98603 98607	\$150 \$150	98828	\$150 \$150	
97904 97905	\$150 \$150	98255 98256	\$150 \$150	98335 98336	\$150 \$150	96526 98527	\$150 \$150	98607 98610	\$150 \$150	98829 98830	\$150 \$150	
97906	\$150	98257	\$150	98337	\$150	98528	\$150	98612	\$150	98831	\$150	
97907	\$150	98258	\$150	98338	\$150	98533	\$150	98613	\$150	98832	\$150	
97908	\$150	98260	\$150	98339	\$150	98535	\$150	98616	\$150	98833	\$150	
97909 97910	\$150 \$150	98261 98262	\$150 \$150	98340 98342	\$150 \$150	98536 98537	\$150 \$150	98619 98620	\$150 \$150	98834 98836	\$150 \$150	
97911	\$150	98263	\$150	98345	\$150	98541	\$150	98621	\$150	98837	\$150	
97913	\$150	98264	\$150	98346	\$150	98542	\$150	98623	\$150	98840	\$150	l
97914	\$150	98266	\$150	98348	\$150	98546	\$150	98624	\$150	98841	\$150	
97917 97918	\$150 \$150	98267 98277	\$150 \$150	98349 98350	\$150 \$150	98547 98548	\$150 \$150	98628 98631	\$150 \$150	98843 98844	\$150 \$150	
97918 97920	\$150 \$150	98277 98278	\$150 \$150	98350 98351	\$150 \$150	98548 98550	\$150 \$150	98631 98635	\$150 \$150	98844 98845	\$150 \$150	
98010	\$150	98279	\$150	98353	\$150	98552	\$150	98637	\$150	98846	\$150	
98013	\$150	98280	\$150	98355	\$150	98554	\$150	98638	\$150	98847	\$150	1
	\$150	98281	\$150	98356	\$150	98555	\$150	98640	\$150	98848	\$150	
98022	\$150 \$150	98282 98283	\$150 \$150	98358 98359	\$150 \$150	98557 98560	\$150 \$150	98641 98643	\$150 \$150	98849 98850	\$150 \$150	
98038	\$150	98283 98284	\$150	98360	\$150	98561	\$150 \$150	98644 98644	\$150 \$150	98851	\$150 \$150	

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						ECTION 1						
						RULES						IT
					<u>BEYO</u>	ND CHA	RGE					
In a	ddition to a	ll other ap	plicable rate	es and ac	cessorial ch	arges invo	olving with a	shipmer	t. shipme	nts to or fro	m	3
							zip code. T					co
time.	These addit	tional char	ges may be	e reflected	l on invoices	s as an ag	ent fee, coas	stal surcl	harge or r	emote poin	t	
						e represe	nted on the i	nvoice w	ith the tot	al matching	the	
surcha	rge reflecte	ed on the o	correspondi	ng zip coo	le.							
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ZIP	Charge	ZIP	Charge	ZIP	Charge	ZIP	Charge					-
98852	\$150	99009	\$150	99147	\$150	99345	\$150					-
98853	\$150	99012	\$150	99148	\$150	99346	\$150			1		
98855	\$150	99013	\$150	99150	\$150	99347	\$150 \$150			1		
98856 98857	\$150 \$150	99017 99018	\$150 \$150	99151 99152	\$150 \$150	99348 99349	\$150 \$150			1		
98858	\$150	99030	\$150	99153	\$150	99350	\$150			1	1	-
98859	\$150	99031	\$150	99155	\$150	99352	\$150			1		
98860	\$150 \$150	99033	\$150 \$150	99156	\$150 \$150	99353	\$150 \$150					
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98903	\$150	99101	\$150	99160	\$150	99371	\$150			1		
98904	\$150 \$150	99102	\$150 \$150	99161	\$150 \$150	99401	\$150 \$150			1		
98907 98908	\$150 \$150	99103 99105	\$150 \$150	99163 99164	\$150 \$150	99402 99403	\$150 \$150			1		
98909	\$150	99107	\$150	99165	\$150	55405	ψ100					_
98920	\$150	99109	\$150	99166	\$150							
98921	\$150	99111	\$150	99167	\$150							
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98925	\$150	99115	\$150	99173	\$150							_
98926	\$150	99116	\$150	99174	\$150							
98929	\$150 \$150	99117	\$150 \$150	99176	\$150 \$150							
98930 98932	\$150 \$150	99118 99119	\$150 \$150	99179 99180	\$150 \$150							
98933	\$150	99121	\$150	99181	\$150						1	
98934	\$150	99122	\$150	99185	\$150							
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98936 98937	\$150	99124 99125	\$150 \$150	99202 99203	\$500 \$500							
98938	\$150	99126	\$150	99204	\$500							
98939	\$150	99127	\$150	99205	\$500							
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98942	\$150	99130	\$150	99208	\$500 \$500					1		
98943	\$150	99131	\$150	99212	\$500							1
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98948	\$150 \$150	99137	\$150 \$150	99223	\$500							
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98951 98952 98953	\$150	99141	9130	33322	U100							

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550ED: 🛛	Original Page	SECTION 1		
		RULES		ITE
	BILL o	f LADING, GENERAL		
This Rules Tariff conta Claims, Overcharges, process and time limita governing publication, carrier's Tariffs and Co Unless otherwise ag of lading as governed the carrier. ONLY carri contract terms and cor other person(s) are au signed for by the carrier identifies the entity to c	an integral part of the Bill of Lading ins the Terms and Conditions spe Undercharges and related matters ations in effect. If there is a conflic or any bill of lading or other shippi ontracts will control and govern the greed to in writing, Contract Terms by the carrier's Rules Tariff and Co ier personnel with titles of CEO, P holitions and the use of an alternate thorized. Where a bill of lading others's driver or other person(s), that s deliver. It is NOT a contract for the	cifically governing the Bill of Lac s. Refer exclusively to this Rule at between the carrier's Tariffs a ing document prepared in conne e movement of goods. and Conditions shall be those ontracts in effect on the date the resident or Vice President are a bill of lading referencing such her than the carrier's bill of ladir signature ONLY acknowledges e carriage of freight. Continued	ding, Loss and Damage s Tariff to determine the nd Contracts and any ection with a shipment, the as indicated in the carrier's bill e shipment was tendered to authorized to agree to alternate terms and conditions. NO ng, issued by the shipper, is receipt of the freight and	36
All references made	vill NOT constitute an implied acce to Rates or "Rates on File" mean n request to the extent that they a	rates contained in the carrier's	files. Such rates shall be	
Any alteration, addit	ion or erasure in the carrier's bill of issuing this bill of lading, shall be	of lading which is made without		
Please also see Se	ction 2 of this Rules Tariff, "Bill of I	_ading Contract Terms and Con	iditions".	
	В	LIND SHIPMENT		
such a shipment, carri	curs when a shipper and/or consig er shall charge \$25.00 per shipme titutes a blind shipment.	gnee desire(s) to conceal their i	dentity from one another. For hanges for a known shipper at	36
	BREAK BUL	K / CROSS DOCK CHARGE		
	ainer is unladed at the carrier's fac carrier will charge a \$325.00 fee f	cility, and carrier is not party to t	the transportation of goods in	37
⊢or expla	nation of abbreviations and refe	erence marks not explained of ISSUED BY:	n mis page, see last page.	
	Rich Doss, Inc. – F	3 Systems, Inc. – Doss Logis PO Box 4799	tics	
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Page 11	RULES TARIFF NO. 100	Page 11
	Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics Original Page Correction No. 0 EFFECTIVE: 🗵	
ISSUED: 🗵	Original Page Correction No. 0 EFFECTIVE: IS SECTION 1	
	RULES	ITEM
	CANCELING ORIGINAL and REVISED PAGES, METHOD of	
	ariff or Tariffs governed by this Tariff are amended by revised pages, the cancellation of prior pages will means of this rule. A revised page will not show a cancellation notice, (See Exception).	382
	re a specific cancellation is shown on a new revised page, a revised page cancels any and all vised or original pages, or uncancelled portions thereof, which bear the same page number.	
Examples:	"First Revised Page 1" will have the effect of canceling Original Page 1; "4 th Revised Page 2" will have the effect of canceling 3 rd Revised Page 2 and also 2 nd Revised Page 2 as well as any earlier version of Page 2.	
EXCEPTION:	This Tariff's Index will be updated as a single unit. No distinction will be made between different Pages of the Index. The Revision Number of any Page of the Index will indicate the Revision Number of Number of the Entire Index.	
	CAPACITY LOADS – OVERFLOW as a SEPARATE SHIPMENT	
The minimu	m weight specified applies in connection with each vehicle used to transport the shipment.	390
the applicable	of the shipment which can be loaded into a vehicle will be charged for at the actual weight loaded, or minimum weight. The remaining portion of the shipment which cannot be loaded into said vehicle will as a separate shipment.	
	CHASSIS – OBTAINING of	
unit, a charge applicable cha	er is requested to obtain a chassis or a container unit at a place other than the location of the container of \$35.00 will be assessed for each such chassis obtained. Such charge will be in addition to all other rges and will be assessed against the consignor. The provisions of this Item do NOT obligate the n chassis, if such chassis are not available.	406
Fc	or explanation of abbreviations and reference marks not explained on this page, see last page.	
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	Santa Rosa, CA 95402	

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	Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics D:	
JUEL	SECTION 1	
	RULES	ITE
	CLAIMS and OVERCHARGES	
	condition precedent to recovery, claims and suits must be accompanied by the original paid bill for transportation, copy of same notarized as identical) and must be filed in writing with the carrier as follows:	40
1:	Such claims must be filed within nine months after the delivery of the property (or, in the case of export traffic, within nine months after delivery at the port or export), except that claims for failure to make delivery must be filed within nine months after a reasonable time for delivery has elapsed.	
	Claims for damaged goods or hidden damage require that all damaged goods and packing materials be kept in received condition for inspection by the carrier. Packaging which is insufficient to protect goods from the normal rigors of transportation will invalidate damage claims.	
2:	Maximum carrier liability is limited as provided in "Limitation of Liability' and in the Bill of Lading Terms and Conditions Appendix of this Rules Tariff.	
3:	Shipments governed by this publication are to be transported with normal and reasonable dispatch in time for no particular market.	
4:	Suits for overcharges shall be instituted against any carrier no later than 18 months from the date when written notice is sent by the carrier to the claimant that the carrier has disallowed the claim or any part or parts of the claim specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, the carrier shall NOT be liable, and such claims will NOT be paid.	
5:	Suits for undercharges shall be instituted against the shipper, consignee, or payer of the freight charges no later than 18 months from the post mark date when written notice is sent to the carrier by the party responsible for freight charges that such party has disallowed the claim or any part or parts of the claim specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, the party responsible for freight charges shall NOT be liable, and such claims need Not be paid.	
6:	Suits for loss, damage, injury or delay shall be instituted against any carrier no later than two years and one day from the post mark date when written notice is sent by the carrier to the claimant that the carrier has disallowed the claim or any part or parts of the claim specified in the notice. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, the carrier shall NOT be liable, and such claims will Not be paid.	
7:	Duplicate billing issues shall be resolved in accordance with State Laws in effect in the state containing the carrier's principle place of business.	
8:	All disputes shall be initiated and settled with respect to venue within the County containing the carrier's principle place of business.	
Th	is Tariff is an integral part of the Bill of Lading Contract and of all contractual relationships of the carrier. Also r to Section 2 of this Tariff for additional Terms and Conditions specifically governing the Bill of Lading.	

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

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age 13	RULES TARIFF No. 100 Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics	Page 1
SSUED:		
	SECTION 1	
	RULES	ITEN
	C. O. D. SHIPMENTS	
	Collect on Delivery "COD" shipments will be accepted subject to a charge of 1.5% of the COD amount collected, subject to a minimum charge of \$15.00 per freight bill. Charges for collecting and remitting COD amounts will be assessed the party paying the freight charges.	430
	The letters "C.O.D." must be stamped, typed or written on all bills of lading and shipping orders in RED letters at least 1 inch in height and ¼ inch thickness of stroke. Carrier shall NOT be required to collect C.O.D. charges should such markings be omitted. Omission of markings prescribed herein or in the above paragraph release the carrier from any and all obligations regarding C.O.D. collection.	
	Unless the phrase "CASH ONLY" appears in RED letters at least 1 inch in height and ¼ inch thickness of stroke on all bills of lading and shipping orders, the carrier will accept checks or drafts from the consignee to the order of the shipper in payment of C.O.D.'s. Carrier will accept NO responsibility for the validity of such checks or drafts and they shall be accepted at the risk of the shipper. Such checks and drafts will be transmitted to the shipper together with the carrier's own check for amounts collected in cash.	
	Increasing, decreasing or canceling the COD amount may be subject to a \$25.00 fee per shipment. Requests must be in writing from the party authorized to make such changes with acknowledgement and guarantee of additional charge.	
	Charges for collecting and remitting COD amounts will be billed to the party paying the freight charges unless otherwise specified as prepaid to the debtor or collect to the consignee.	
6:	The COD amount as well as any collect freight charges must be collected at time of delivery without exception.	
	COLLECTION & PAYMENT of CHARGES	
	Except as otherwise provided, the carrier requires payment for all rates and charges to be received by the carrier within 15 days from the date on the carrier's invoice. An account will be considered delinquent if payment has not been received within 30 days from the date on the carrier's invoice.	435
	All checks written to the carrier that are not honored by the carrier's bank will be subject to an additional charge of \$20.00 per check so rejected.	
	The carrier will invoice the shipper's broker, bank or other agent for freight charges. However, the carrier reserves the right to bill and collect freight charges from the shipper on prepaid shipments or the consignee on collect shipments in the event full payment of freight charges is not received pursuant to third party billing.	
	If no payment or disputed payment is made short of the billed amount and the carrier is required to incur costs to collect past due charges, the carrier shall be entitled to recover its collection costs, including its attorney fees and administrative costs, in addition to the charges owing and regardless of whether legal proceedings are instituted . If legal proceedings are instituted to collect past due charges, the carrier shall be entitled to recover, in addition to the past due charges, its collection costs, including but not limited to, its attorney fees, court costs and administrative fees.	
	This shall be applied ONLY to the non-payment of original, separate, or independent freight bills and shall NOT apply to aggregate "Balance-Due" claims sought for collection on past shipments by a Bankruptcy Trustee, or any other person or agent.	
6:	A shipper who is delinquent in paying the freight charges will accrue the following service charges on each delinquent freight bill:	
	A: A late payment service charge of 10% will be applied to each freight bill, subject to a minimum service charge of \$20.00 .	
	B: Shipper will have a) up to 15 calendar days from the date of shipper's receipt of carrier's notification, when the date of receipt is documented by a signed receipt, or b) up to 20 calendar days from the date of mailing of carrier's notification, when the date of shipper's receipt is not documented by a signed receipt, in which to present payment in full.	
	C: Non-payment after this time period will result in the shipper paying the carrier's full undiscounted, class rates applicable at the time of shipment, based on the applicable NMFC rating(s).	
	For explanation of abbreviations and reference marks not explained on this page, see last page.	
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SECTION 1	
RULES	ITE
COLON, EXPLANATION and USE of	
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Throughout the carrier's Tariffs, a COLON (:) is used in place of the terms "Viz." and "Namely". The Colon has t same effect as if such phrases were used.	ine 40
same enect as it such phrases were used.	
CONVENTIONS / EXHIBITION CENTERS	
CONVENTIONS / EXTIBITION CENTERS	
Shipments to Conventions, Tradeshows, or Exhibition Centers will incur an additional charge of \$ 125.00.	45
CUSTOMS BOND SHIPMENTS	
1: When shipments moving under rates governed by this Tariff are under United States Customs Bond, a charge	46
of \$80.00 per shipment will be assessed.	je ie
2: When the carrier is required to make delivery of a shipment to a U.S. Customs Office or a U.S. Customs Bro	ker,
such delivery shall fully discharge the carrier's liability for delivery.	
DEADHEAD MILEAGE CHARGE	
When vehicles are not available in the immediate vicinity of the point of origin of a shipment, when requested by	the 47
shipper or consignee, carrier will move the nearest available equipment meeting the shipment's requirements to the	
point of origin. Mileage between the location of the available equipment at time of dispatch and the shipment's point	
origin will be charged for at \$1.50 per mile. This "Deadhead Mileage Charge" will be in addition to all other applica	able
rates and charges.	
Charges named in this Item may be waived at the carrier's sole discretion. Billing which does NOT refer to an	
otherwise applicable Deadhead Mileage Charge shall indicate that this charge has been waived.	
DELIVERY at DESTINATION WITHOUT RECEIPT	
	10
When the bill of lading provides for delivery at field locations, the bill of lading shall be so endorsed. If there is not	o 48
one present to sign the delivery receipt, the carrier shall complete delivery at designated location and carrier's	
responsibility ceases upon delivery being made.	
DETENTION, DEMURRAGE, DELAYS, UNPAVED ROADS	
DETENTION, DEMORINACE, DEERTO, ON AVED NOADO	50
1: LOADING and UNLOADING	
 LOADING and UNLOADING Except as otherwise provided, rates referencing this Rules Tariff include two (2) hours for loading or waiting this Rules Tariff include two (2) hours for loading or waiting this Rules Tariff include two (2) hours for loading or waiting this Rules Tariff include two (2) hours for loading or waiting this Rules Tariff include two (2) hours for loading or waiting the second second	to
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	ginal Page SE	stems, Inc. – Doss Logist Correction No. 0 CTION 1	ics	
1: All charges incurred due to the d	SE			
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-		HOUT POWER UNITS		
-	DETENTION WIT	HOUT POWER UNITS		
2: When trailers are dropped or spo	etention of chassis co	ntainers will be billed agains	st the shipment.	510
following the placement of the tra the initial day allowed will be bille	ailer at the shipper's or	consignee's facilities will b	e at no charge. Time beyond	
EQUIPM	ENT – USE of MECH	IANICAL OR SPECIAL EQ	UIPMENT	
Rates referencing this Tariff do not in shipper's place of business or unloadin equipment is required in the loading or case may be, shall furnish same and th expense, and also assumes the respon	g at consignee's place unloading of heavy or le necessary men to o	of business. When the us bulky articles, the consignor perate such mechanical or	e of mechanical or special r or the consignee, as the	520
	EXCLUSIVE U	SE of DECK SPACE		
Carrier may, at its discretion, charge assigns a minimum shipment weight ba carrier rates.	ased on utilization of tr	ailer lineal space. Shipmer		550
		MINIMUM		
(In Feet), (In Each Unit of the Carrier OVER N	OT OVER	WEIGHT		
		(In Pounds)	_	
5 10	10 15	7,000	_	
		12,000		
15	20	15,000	_	
20	28	21,000	_	
28	35	25,000		
35	40	34,000		
40	48	36,000		
48	-	40,000		
When at the request of the shipper of the shipper of team, such extra driver will be provided applicable rates and charges.	or the consignee, the c	SLEEPER CAB SERVICE arrier furnishes an extra dri ge of thirty (30¢) cents per	ver to make up a sleeper	560

unload, guard, or protect shipm	Rich Doss, Inc. Original Page	- F3 Systems, Inc Doss I Correction No. SECTION 1 RULES		ITEM
Rates referencing this Tariff unload, guard, or protect shipm	Original Page	SECTION 1		
unload, guard, or protect shipm				ITEM
unload, guard, or protect shipm		ROLEO		
unload, guard, or protect shipm				
help, when requested by the sh At each location where extra	ents, or flag traffic be ipper or consignee, w	cause of the size, shape, weig		561
DAYS - HOURS	PER	CHARGE MAN PER HOUR ACTION THEREOF	MINIMUM CHARGE PER MAN	-
Monday through Friday (Except Legal Holidays) 8:00 A.M. through 5:00 P.M.		\$ 85 00	1 Hour	
Monday through Friday (Except Legal Holidays) 5:00 P.M. through 8:00 A.M.		\$ 100.00	1 Hour	
Saturday or Sunday		\$ 150.00	4 Hours	
Legal Holidays (As defined in Item 110)		\$ 150.00	4 Hours	
against the consignor if the extr unloading. Extra labor will NOT The provisions of this Item d of loading or unloading.	۶ be furnished unless	requested by consignor or co		
	charge. For residenti	al pick-up or delivery, the cha	cwt., subject to a \$ 250.00 minimum rge will be \$ 10.00 per cwt., subject	563
	EOPKI			
When carrier is requested to \$50.00 per shipment.		IST, USE OF (WAREHOUSE load freight onto another carri	⊇ ier's equipment, carrier will charge	564
For explanation o	f abbreviations and	reference marks not explain	ned on this page, see last page.	
		ISSUED BY: – F3 Systems, Inc. – Doss I PO Box 4799 Santa Rosa, CA 95402	_ogistics	

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	Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics	
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	SECTION 1	
	RULES	ITEM
	FRACTIONS, DISPOSITION OF	
1: 2:	When calculating mileages used to determine rates, a fraction of a mile will be increased to the next whole mile. When calculating weights, used to determine rates, a fraction of a pound will be increased to the next whole	565
3:	pound. When calculating time, used to determine rates, a fraction of a 15 minute period will be increased to the next	
4:	whole 15 minute period. When the charges yield a fraction or portion of a cent, the disposition of the fraction of a cent will be as follows:	
	A: Fractions of less than one-half (1/2) cent will be dropped.	
	 B: Fractions of one-half (¹/₂) cent or greater will be increased to the next whole cent. <u>HANDLING FEE</u> 	
		FCC
	ipments requiring additional handling, other than normal shipment handling, will be assessed an additional e of \$75.00.	566
	HANDLING FREIGHT at POSITIONS NOT IMMEDIATELY ADJACENT to VEHICLE	
1: 2:	Service via elevator to another floor above or below the level accessible to carrier's vehicle: Service to points more than 20 feet beyond a position immediately adjacent to the carrier's vehicle.	567
3.	Carrier will assess an additional charge of \$8.00 per CWT, subject to a minimum charge of \$53.00. per shipment, and subject to a maximum charge of \$675.00 per shipment.	
	HOT EXPEDITED DELIVERY	
Ca	rrier shall provide Hot Expedited Delivery service at \$1.85 per mile, subject to a Minimum Charge of \$250.00.	568
	HOURLY RATES	
	urly rated shipments will be charged \$125.00 per hour. Rate includes driver and power, subject to a Minimum ge of \$750.00, being billed terminal to terminal.	569
	IMPRACTICABLE OPERATIONS	
from a	thing in this Tariff shall be construed as making it binding on a carrier to pick up and/or deliver freight at locations and/or to which it is impracticable to operate equipment on account of the condition of highways, roads, streets, eys, or because of riots.	570
In suc	no case shall it be obligatory for a carrier to make deliveries to points over roads which are unsafe or impassable. ch cases, at the consignee's request, delivery to the nearest point which can be safely reached will constitute er execution of the contract.	
	rrier is NOT bound to transport property by any particular schedule or in time for any particular market or wise than with reasonable dispatch.	
<u> </u>	INACTIVITY	
	rrier reserves the right to cancel negotiated pricing programs due to the lack of shipment activity over a thirty (30) ecutive day period.	571
<u> </u>	For explanation of abbreviations and reference marks not explained on this page, see last page.	
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	Santa Rosa, CA 95402	

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SECTION 1	
RULES	ITEM
INSIDE DELIVERY Carrier will assess an Inside Delivery Fee of \$ 10.00 per cwt., subject to a \$ 55.00 minimum charge and a \$ 800.00 maximum charge per shipment. This applies when Carrier delivers a shipment or portions of a shipment to positions that are located 30 feet or more from the delivery door or to any floor above or below the receiving area.	573
LIMITATION of LIABILITY	
Carrier's limitations of liability are subject to two primary parts of the 49 U.S.C. 49 U.S.C. §13706 which deals with liability as to carrier freight charges; and 49 U.S.C. §14706 (c) (1) (A) and (B), (The Carmack Amendment), which is an amendment to the Interstate Commerce Act specifically covering a carrier's liability in connection with the bill of lading. The carrier has specific limitations to liability under common law which are outlined in the Bill of Lading Terms and Conditions contained herein.	600
Carrier liability for loss or damage to any shipment, or any part thereof, is, limited to the actual value of the articles(s) lost, damaged or destroyed or \$2.00 per pound (per pound per article(s) lost damaged or destroyed, whichever is less) on LTL shipments when rated using current class rates and Tariff. Exception rating, pallet rates, special commodity rates, and/or truckload rates shall have a maximum liability of \$0.50 per pound . Personal Effects and/or Household Goods will be valued at \$0.10 per pound . Spot Quote rated shipments shall have a maximum liability of \$0.50 per pound . Items of extraordinary value inadvertently accepted for shipment shall have a maximum liability of \$0.50 per pound . Carrier's maximum liability per occurrence shall not exceed \$100,000.00 .	
Liability for loss, damage or destruction to any shipment or part thereof which is considered "used", "reconditioned" or refurbished shall move at a released value not to exceed \$0.50 per pound . Failure of the shipper to provide an accurate commodity of "other than new" shall not alter the application of this item.	
Carrier does not provide or furnish excess declared value insurance or excess liability coverage and declaring request for same on the bill of lading shall have no effect to carrier.	
Corrected bills of lading or letters of authority to change or add valuation after delivery of the shipment shall not be accepted by carrier to determine liability.	
LONG FREIGHT	
Shipments of long freight will be assessed an additional charge of \$50.00 per 100 miles, subject to a \$ 100.00 Minimum Charge and \$1,000.00 Maximum Charge. Long freight is defined as a piece of freight that exceeds 25 feet in length.	605
LTL SHIPMENTS MOVING UNDER a FLAT MINIMUM CHARGE	
When the carrier is able to move a small Less Than Truckload "LTL" shipment of less than 2,000 pounds weight in conjunction with other shipments not moving under the rate in this Item, and when the additional distance required to complete delivery of the said small LTL shipment does not increase the miles traversed to complete delivery of the other shipment by more than five (5%) percent; carrier shall transport the small LTL shipment of less than 2,000 pounds weight at a flat minimum charge rate of \$85.00 .	610
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	SECTION 1	
	RULES	ITI
	MARKING, TAGGING, SORTING or SEGREGATING FREIGHT	
Up freigh	on the instructions of the shipper or consignee, the carrier will alter the markings, tags or physical sorting of t subject to an additional charge of \$1.50 per 100 pounds, subject to a minimum charge of \$25.00 per shipment.	62
	MIXED SHIPMENTS	
	cept as otherwise provided, when rates referencing this Tariff apply on two or more articles, such rates will apply aight or mixed shipments of the articles named.	64
	NOTIFICATION PRIOR TO DELIVERY / APPOINTMENT	
delive	nen a shipper or consignee requests/requires carrier to notify or make an appointment with consignee prior to ery, an additional charge of \$ 25.00 per shipment will apply and be billed to the party responsible for the shipment aul charges.	6
	OVER DIMENSION FREIGHT	
1:	OVERHEIGHT CHARGES: Any shipment which is more than 8 ft in height from the ground to the top of the load, when loaded on carrier's equipment, will be subject to an additional charge of 10 cents per foot, per loaded mile for each foot or fraction thereof in excess of 8 ft.	67
2:	OVERLENGTH CHARGES: Any shipment which is more than 24 feet in length will be subject to an additional charge of \$ 125.00.	
3:	OVERWIDTH CHARGES: Any shipment which is more than 8 feet in width will be subject to an additional charge of \$250.00.	
NOTE	Charges contained herein are additive. A shipment may be subject to Overheight, Overlength, and Overwidth Charges.	
		_ _
	For explanation of abbreviations and reference marks not explained on this page, see last page.	
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ISSUED: Correction No. 0 EFFECTIVE: SECTION 1	
RULES	ITEM
PAYMENT of FREIGHT CHARGES	
Carrier does not employ property brokers or other intermediaries as its agents for the solicitation of shipments or for the collection of freight charges. Carrier will invoice the shipper's broker, bank or other agent for freight charges. However, carrier reserves the right to bill and collect freight charges from the shipper on prepaid shipments or the consignee on collect shipments in the event full payment of freight charges is not received pursuant to third party billing.	720
See Item 435 of this Tariff, Payment and Collection of Charges for additional conditions applicable.	
PERMITS, SPECIAL	
When a shipment is of such size or weight that a special permit and/or indemnity bond is required under the laws of the states traversed to permit the load to be transported over the highways, the cost thereof imposed by such state or federal agency will be borne by the shipper. If requested by the shipper or consignee, carrier will arrange for such permit and/or indemnity bond and will advance the cost for such service including Transceiver Fees, plus \$150.00 for the account of the shipper or consignee.	740
PICKUP or DELIVERY on SATURDAYS, SUNDAYS or LEGAL HOLIDAYS	
1: The provisions of this Item shall NOT be construed as obligating the carrier to furnish pickup or delivery service on Saturdays, Sundays or Holidays.	754
2: Subject to the availability of equipment and personnel, the carrier may furnish pickup or delivery service on Saturdays, Sundays or Holidays at an additional \$ 300.00 per pickup or delivery.	
3: Charges must be either paid by the party requesting the service at the time of service or guaranteed to the carrier's satisfaction before pickup or delivery will be made.	
4: See Item 110 for definitions of Holidays and provisions regarding accessorial charges applicable on Holidays.	
PICKUP OR DELIVERY — OTHER THAN DURING REGULAR WORKING HOURS	
The provisions of this Item will ONLY apply to that portion of the pickup of delivery service performed outside of regular working hours, and ONLY when the shipper or consignee requests such service.	756
The carrier will pick up or deliver shipments prior to 8 A.M. or after 5 P.M. Monday through Friday for an additional charge of \$50.00 per hour for truck and driver ONLY. See Item 754 for weekend & holiday pickup or delivery service.	
NOTE: (a) The carrier is not obligated to provide such service.	
(b) Time shall be computed from the time of departure from carrier's terminal until the time of return to the same terminal.	
PILOT or FLAG CAR SERVICE	
When the use of a pilot or flag car(s) is required in the transportation of a shipment, such car(s) and driver(s) shall be furnished by the shipper or consignee, except that, if requested by the shipper or consignee, carrier will arrange for such pilot or flag car(s) for \$2.00 per mile, subject to a Minimum Charge of \$250.00 per shipment.	760
For explanation of abbreviations and reference marks not explained on this page, see last page.	
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RULES TARIFF No. 100 Page 21 Page 21 Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics ISSUED: 🗵 **Original Page** Correction No. 0 EFFECTIVE: **SECTION 1** RULES ITEM PROHIBITED or RESTRICTED ARTICLES, ARTICLES NOT ACCEPTED 780 Unless otherwise provided, the following property will not be accepted for shipment: A: Bank bills, coins or currency, deeds, notes, drafts or valuable papers of any kind, jewelry, postage stamps, letters or packets of letters, precious stones, or articles of peculiarly inherent or extraordinary value; precious metals or articles manufactured therefrom. Should such articles come into the possession of the carrier without its knowledge, responsibility for safe delivery will not be assumed. B: Explosives, dangerous goods or property, which in the judgment of the carrier, is liable to impregnate, soil, taint, or otherwise damage equipment or other property will not be accepted for shipment. C: Livestock and household pets will NOT be accepted for transportation. D٠ Articles classified as Hazardous Materials. Every party, whether principal or agent who ships these goods, without previous full written disclosure to the carrier of their nature, shall be liable for and indemnify the carrier against all loss or damage caused by such goods. Such goods may be warehoused at the owner's risk and expense. Explosives or dangerous goods may also be destroyed without compensation. PROOF of DELIVERY 784 The carrier will provide one Proof of Delivery per shipper per month without charge. Each additional request for Proof of Delivery per shipper per month must be accompanied by a Prepayment of \$10.00 per Proof of Delivery "POD" request. **PROTECTION from HEAT or COLD** 810 Except as otherwise provided, commodities of perishable nature requiring protection from heat or cold will be accepted and accorded such protection ONLY when the shipper or payer of freight charges and the carrier have negotiated specific rates which clearly indicate that such protection will be provided. The carrier accepts NO LIABILITY for such commodities when they are inadvertently accepted without such agreement. **RECONSIGNMENT / DIVERSION** 840 If outside the original delivery terminal service area, the tariff or contract rate from origin to reconsignment point plus the tariff or contract rate from reconsignment point to ultimate destination will apply. If within original terminal delivery area prior to tender of delivery, a fee of \$ 25.00 will be assessed. If within original terminal delivery are after tender of delivery, a charge of \$ 3.00 per cwt., subject to a \$ 65.00 Minimum Charge will apply. A change in consignee, but not place of delivery, will warrant a \$15.00 charge, as long as delivery was not attempted. For explanation of abbreviations and reference marks not explained on this page, see last page. **ISSUED BY:**

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	SECTION 1 RULES	Тите
	ROLES REDELIVERY, RETURN SHIPMENTS, and STORAGE	ITE
1:	Shipments which cannot be delivered due to causes beyond the carrier's control, or which are refused for any reason, will be held by the carrier for shipper's instructions. Shipper shall be promptly notified of non-delivery. After the expiration of free time following arrival of the property at destination the carrier shall be liable solely as a warehouseman for loss, damage or delay.	86
2:	In the event that redelivery is subsequently accomplished, an additional charge of \$75.00 will be assessed, except that shipments moving under mileage rates will also be assessed the mileage rate for the additional distance traveled to complete delivery.	
3:	24 hours after attempting to notify the shipper of non-delivery shipments may be placed in a public warehouse at any location, at the owner's cost and held there without liability on the part of the carrier and subject to a lien for all freight and other lawful charges, including a reasonable charge for storage.	
4:	Shipments returned to the shipper will be charged for such return at an additional 75% of the outbound rate.	
5:	The item shall only apply to LTL shipments (less than 10,000 lbs.).	
	REFERENCES to OTHER PUBLICATIONS, ITEMS, PAGES, ETC.	
	/here reference is made in the carrier's Tariffs to an Item, Note or Page or Another Tariff, such reference will also race any revisions or successive issues of such Item, Note, Page or Tariff.	870
withii howe	/hen reference is made in a given Item to an Example, Exception, Note, or Other Tariff Feature, without specifying in what Item and Tariff the Note is to be found, the Tariff Feature will be found within the confines of that Item. If, ever, two or more Items share a Common Tariff Feature, that Tariff Feature may be provided at the end of the of the Page on which the reference is made.	
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	-	-
W	REPACKAGING /hen it is necessary for the carrier to repackage a shipment unit which is in a state unsuitable or safe for further ment, carrier will assess an additional charge of \$60.00 per shipping unit.	87:
W	REPACKAGING /hen it is necessary for the carrier to repackage a shipment unit which is in a state unsuitable or safe for further	87:
W shipr Fc	REPACKAGING /hen it is necessary for the carrier to repackage a shipment unit which is in a state unsuitable or safe for further ment, carrier will assess an additional charge of \$60.00 per shipping unit.	
W shipr Fc	REPACKAGING /hen it is necessary for the carrier to repackage a shipment unit which is in a state unsuitable or safe for further ment, carrier will assess an additional charge of \$60.00 per shipping unit. RESIDENTIAL FORKLIFT or use of a forklift at a residential address, Carrier will charge \$20.00 per cwt., subject to a \$250.00 Minimum	
W shipr Fc Char	REPACKAGING /hen it is necessary for the carrier to repackage a shipment unit which is in a state unsuitable or safe for further ment, carrier will assess an additional charge of \$60.00 per shipping unit. RESIDENTIAL FORKLIFT or use of a forklift at a residential address, Carrier will charge \$20.00 per cwt., subject to a \$250.00 Minimum rge and \$450.00 Maximum Charge.	87
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W shipr Fc Char Fc Char	REPACKAGING //hen it is necessary for the carrier to repackage a shipment unit which is in a state unsuitable or safe for further ment, carrier will assess an additional charge of \$60.00 per shipping unit. RESIDENTIAL FORKLIFT or use of a forklift at a residential address, Carrier will charge \$ 20.00 per cwt., subject to a \$ 250.00 Minimum rge and \$ 450.00 Maximum Charge. RESIDENTIAL PICK-UP or DELIVERY or Residential Pick-up or Delivery service, Carrier will charge \$ 3.50 per cwt., subject to a \$ 80.00 Minimum	87
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W shipr Fc Char Fc Char Ra adva	REPACKAGING Interpretation of the carrier to repackage a shipment unit which is in a state unsuitable or safe for further ment, carrier will assess an additional charge of \$60.00 per shipping unit. RESIDENTIAL FORKLIFT or use of a forklift at a residential address, Carrier will charge \$ 20.00 per cwt., subject to a \$ 250.00 Minimum rege and \$ 450.00 Maximum Charge. RESIDENTIAL PICK-UP or DELIVERY or Residential Pick-up or Delivery service, Carrier will charge \$ 3.50 per cwt., subject to a \$ 80.00 Minimum rege and \$ 525.00 Maximum Charge. EWEIGHING ates referencing this Tariff do NOT include the cost of reweighing shipments. Such reweighing charges will be anced by carrier and listed as a separate item at carrier cost plus \$15.00 on the freight bill.	87
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	D: Correction No. 0 EFFECTIVE: SECTION 1	
	RULES	ITE
	SHIPPER'S LOAD and COUNT – SL&C	
Load impro Shipp or pa	Then containers or trailers are loaded by shipper but not touched by carrier, carrier will accept same as "Shipper's I And Count" and the receipt shall be so marked. The shipper will be responsible for damages resulting from oper loading, packaging, or mixing of articles in containers or vans and for any subsequent discrepancy in count. per will be responsible for damage to the interior of the container or van resulting from improper loading, bracing ackaging. All claims for such damage to the interior of the container are the responsibility of the shipper or ignee.	88
shrou of pa liable shipr trans	Then shipments are tendered to the carrier in sealed form, such as on shrink wrapped pallets, on papered or uded pallets, in banded cartons or bundles, or with similar preparation, the carrier will sign for ONLY the number illets, bundles or other such Macro-Units tendered, hereafter defined as "Macro-Units". The carrier will NOT be of loss or miscount of component units that comprise the Macro-Units for which the carrier has signed. When ments are so tendered, it shall be the shipper's responsibility to sufficiently secure components for safe coherent sport. Delivery of the requisite number of Macro-Units shall be considered proper fulfillment of the carrier's ations and so limit the carrier's liability for the shipment transported.	
	SPECIAL CHARGES – BRIDGE AND FERRY CHARGES, TOLLS	
tolls a	ates referencing this Tariff do NOT include bridge, road and turnpike tolls, NOR ferry and tunnel charges. Such and charges will be advanced by the carrier and listed as a separate item at carrier cost plus 10% on the freight (Also see Item 300 of this Rules Tariff)	89
	STOPOFFS, SPLIT PICKUPS, SPLIT DELIVERIES, and DIVERSION:	
1:	When confirmed in writing to the carrier, Prepaid shipments, NOT subject to COD collection, may be stopped in transit to complete loading or to partially unload. Charges will be based on the rate on the greatest weight for any portion of the entire movement.	90
2:	"Split Pickups" or "Split Deliveries" at more than one address within an incorporated city or town will be subject to the charges named herein.	
3:	"Reconsignment" or "Diversion" meaning a change in the name of consignee and/or destination of the shipment or additional movement necessary to affect delivery will also be subject to the charges named herein.	
4:	Charges will be assessed on the basis of the through rate from point of origin to final destination, plus a charge of \$60.00 for each stop to complete loading or to partially unload and for each reconsignment or diversion plus \$2.00 per excess mile.	
	"Excess Mileage" shall be defined as the mileage from point of origin to diversion point , plus the mileage from diversion point to final destination, minus the direct mileage from point of origin to final destination, computed using the carrier's "Mileage Guide" listed in Item 100 of this Rules Tariff.	
5:	When a truck arrives at the original billed destination and is required to stand by for diversion instructions, delays in excess of one (1) hour will be charged for as provided under "Detention" in Item 500 of this Rules Tariff.	

ge 24 RULES I ARIFF NO. 100	Page
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SUED: 3 Original Page Correction No. 0 EFFECTIVE: 3	
SECTION 1	
RULES	ITI
<u>STORAGE</u>	
Carrier will store freight at \$.01 per lb., subject to a Minimum Charge of \$ 30.00 per day and Maximum Charge of \$500.00 per day.	90
SUMMARY INVOICES	
At the carrier's discretion, rates and charges incurred by any one shipper or consignee for a period of not more thar one week may be billed on one summary invoice. Summary invoices will be accompanied by copies of all supporting bills of lading with each bill of lading marked to indicate charges incurred.) 9 [,]
TARPING CHARGE	
Truckload shipments loaded in open top or flatbed vehicles will be charged an additional \$100.00 per shipment, in addition to all other applicable charges and rates.	9:
EXCEPTION: When the shipper places a notation on the Bill of Lading, either that the shipper will tarp the shipment or that the shipment does NOT require such protection, this charge will NOT apply.	
TRAILER RENTAL	
Carrier may rent out its trailers at \$100.00 per day.	96
Carrier may rent out its trailers at \$100.00 per day.	
VEHICLES FURNISHED, BUT NOT USED	
When shipper or beneficial owner requests equipment but does not utilize said equipment within 24 hours of arrival carrier shall assess the applicable line-haul charge from point of equipment origin to requested pickup point and from	98
requested pickup point to equipment's next pickup point or hometown terminal, whichever is nearer, at a rate of \$1.50 per mile, subject to a Minimum Charge of \$75.00 .	
requested pickup point to equipment's next pickup point or hometown terminal, whichever is nearer, at a rate of \$1.50	
requested pickup point to equipment's next pickup point or hometown terminal, whichever is nearer, at a rate of \$1.50	

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SSUED:		
	SECTION 1	
	RULES	ITEM
	DIMENSIONAL WEIGHT, COMPUTATION of	
are stat shipme	ept as otherwise provided, when carrier's rates or charges (except minimum charges per shipment) provided ted to be assessed on the basis of Cubic Dimensional Weight – CDW , the cubic dimensional weight of a nt will apply ONLY if the combined cubic dimensional weight of each part of a shipment exceeds the total weight of the entire shipment.	990
A:	The cubic displacement of a shipment will be determined by measurement of each part of the shipment. Pieces of a shipment which, if combined, would result in a smaller cubic displacement, will be considered as one part ONLY if firmly fastened together and shipped as one unit. Cubic measurements will be based on the greatest dimensions (height, width, and length) of each part of a shipment.	
B:	Cubic dimensional weight will be derived from the cubic measurement of shipments or parts thereof on the basis of:	
	Length (in inches) X Width (in Inches) X Height (in inches) \div 194 = CDW	
	WEIGHTS – GROSS WEIGHTS USED	
	ss otherwise provided, rates and charges shall be computed on the gross weight of the shipment, including all and packaging materials, at point of origin.	991
	n the carrier is asked to secure a certified public scale weight for any shipment or vehicle(s), the carrier will bill service at cost (if any) plus \$25.00 .	
	WEIGHTS – MINIMUM LINEAL FOOT REQUIREMENTS	
	es referencing this Tariff are subject to a minimum weight of 714 pounds per lineal foot or fraction thereof of pace occupied.	992
	WEIGHT in the CALCULATION of PALLET RATES	
shall be	e absence of a stated maximum weight per pallet in individual contracts of agreements, the maximum weight two thousand (2,000) pounds per pallet. Weight in excess of the aforementioned shall be charged for on the f one pallet for each maximum weight unit or fraction thereof.	993
	For explanation of abbreviations and reference marks not explained on this page, see last page.	
	ISSUED BY:	
	Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics PO Box 4799	

Rich Doss, IncF3 Systems, IncDoss Logistics ISSUED: @ Original Page Correction No. 0 EFFECTIVE: E> BLLS of LADING 2100 BLLS of LADING 2100 BLLS of LADING control of the property described in the carrier's bill of lading shall be liable as at common law for any loss or damage thereto, except as hereinafter provided. (b) No carrier shall be liable for any loss of damage to a shipment of ran y delay caused by an Act of God, the public enemy, the authority of law or the act or default of the shipper. Except in the case of negligenee of the carrier or party in possession. (b) No carrier shall be liable for any loss of damage to a shipment of ran y delay caused by an Act of God, the public enemy, the authority of law or the act or default of the shipper. There, or from a delect or vice in the property, or from a delect or vice in the property, or from and feed to vice in the property, or from and effect or vice in the property, or from and shipment by a particular or in time for any particular market, but is responsible to transport shifteent. In the case of physical necessity, the carrier may forward a shipment via another carrier. Sec. 2. (1) As a condition precedent to recovery, claims must be filed in writing with the carrier as provided herein. (b) Claims for loss or damage must be filed within inhe months after the delivery of the property on the adv when write notice is given by the carrier to the claims for failure to mak delivery must be filed within inhe months after the delivery on the property on the day when write notice is given by the carrier to the claims for failure to mak delivery must be filed within anhe carrier has disallowed the claim or any part or parts o	Page 26	RUL	ES TARIFF No.	100		Page 26
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 of fault or mistake of the shipper or consignee, the carrier's liability shall then become that of a warehouseman. The carrier shall promptly attempt to provide notice, by telephonic or electronic communication as provided on the face of the bill of lading, if so indicated, to the shipper or the party, if any, designated to receive notice on this bill of lading. Storage charges, based on the carrier's provisions in effect, shall start no sooner than the next business day following the attempted notification. Storage may be, at the carrier's option, in any location that provides reasonable protection against loss or damage. The carrier may place the shipment in public storage at the owner's expense and without liability to the carrier. (b) If the carrier does not receive disposition instructions within 48 hours of the time of the carrier's attempted first notification, the carrier will attempt to issue a second and final confirmed notification. Such note shall advise that if the carrier does not receive disposition instructions. Such note shall advise that if the carrier does not receive disposition instructions within 48 hours of the time of the transportation and the carrier has the right to offer the shipment for sale. The amount of sale will be applied to the carrier's invoice for transportation and other lawful charges. The owner will be responsible for the balance of charges not covered by the sale of goods. If there is a balance remaining after all charges and expenses are paid, such balance will be paid to the construed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorized by law. When perishable goods cannot be delivered and disposition is not given within a reasonable time, the carrier may dispose of property to the best advantage. (c) Where the carrier is directed by the consignee or shipper to unload or delivery property at a particular location where the shipper, consignee, or the agent	affected, upon or on accou	nt of said property, so far as th	is shall not void the polici	ies or contracts	of insurance, PROVIDED, the	
 will attempt to issue a second and final confirmed notification. Such note shall advise that if the carrier does not receive disposition instructions within 10 days of that notification, the carrier may offer the shipment for sale at a public auction and the carrier has the right to offer the shipment for sale. The amount of sale will be applied to the carrier's invoice for transportation and other lawful charges. The owner will be responsible for the balance of charges not covered by the sale of goods. If there is a balance remaining after all charges and expenses are paid, such balance will be paid to the owner of the property sold hereunder, upon claim and proof of ownership. (c) Where the carrier has attempted to follow the procedures set forth in subsections 4(a) and (b) above and the procedure provided in this section is not possible, nothing in this section shall be construed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorized by law. When perishable goods cannot be delivered and disposition is not given within a reasonable time, the carrier may dispose of property to the best advantage. (d) Where the carrier is directed by the consignee or shipper to unload or delivery property at a particular location where the shipper, consignee, or the agent of either, is not regularly located, the risk after unloading or delivery shall not be that of the carrier. 	of fault or mistake of the s attempt to provide notice, l shipper or the party, if any shall start no sooner than t that provides reasonable pr	hipper or consignee, the carrie by telephonic or electronic cor , designated to receive notice of he next business day followin rotection against loss or damag	r's liability shall then becommunication as provided on this bill of lading. Storage the attempted notification	ome that of a wa on the face of th age charges, bas on. Storage mag	arehouseman. The carrier sha the bill of lading, if so indicated sed on the carrier's provisions y be, at the carrier's option, in	Ill promptly d, to the s in effect, any location
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For explanation of abbreviations and reference marks not explained on this page, see last page.

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	SECTION 2	ITEM
В	ILLS of LADING	2100

BILL of LADING CONTRACT TERMS and CONDITIONS:- Concluded

Sec 5. (a) In all cases not prohibited by law, where a lower value than the actual value of the said property has been stated in writing by the shipper or has been agreed upon in writing as the released value of the property on which the rate is based, such lower value plus freight charges if paid shall be the maximum recoverable amount for loss or damage, whether or not such loss or damage occurs from negligence.

(b) No carrier hereunder will carry or be liable in any way for any documents, coin, money, or for any articles of extraordinary value not specifically rated unless a special agreement to do so and a stipulated value of the articles are endorsed on the bill of lading.

Sec. 6. Every party, whether principal or agent, who ships explosives or dangerous goods, without previous full written disclosure to the carrier of their nature, shall be liable for and indemnify the carrier against all loss or damage caused by such goods. Such goods may be warehoused at the owner's risk and expense or destroyed without compensation.

Sec. 7. (a) The shipper or the consignee shall be liable for the freight and other lawful charges accruing on the shipment, as billed or corrected, except that collect shipments may move without recourse to the shipper when the shipper so stipulates by signature or endorsement in the space provided on the face of the bill of lading. Nevertheless, the shipper shall remain liable for transportation charges where there has been an erroneous determination of the freight charges assessed, based upon incomplete or incorrect information provided by the shipper.

(b) Notwithstanding the provisions of subsection (a) above, the consignee's liability for payment of additional charges that may be found to be due upon delivery shall be specified by 49 U.S.C. §13706, except that the consignee need not provide the specified written notice to the delivering carrier if the consignee is a for-hire carrier.

(c) Nothing in this bill of lading shall limit the right of the carrier to require the payment or guarantee of the charges at the time of shipment prior to delivery. If the description of articles or other information on the carrier's bill of lading is found to be incorrect or incomplete, the freight charges must be paid on the articles actually shipped.

Sec. 8. If the carrier's bill of lading is issued on the order of the shipper or his agent, in exchange or in substitution for another bill of lading, the shipper's signature on the prior bill of lading or in connection with the prior bill of lading as to the statement of value or otherwise, or as to the election of common law or bill of lading liability shall be considered a part of the carrier's bill of lading as fully as if the same were written on or made in connection with the carrier's bill of lading.

Sec. 9. If all or any part of said property is carried by water over any part of said route, such water carrier shall be performed subject to the terms and provisions and limitations of liability specified by the "Carriage of Goods by Sea Act" and any other pertinent laws applicable to water carriers.

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

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RULES TARIFF No. 100 Rich Doss, Inc. – F3 Systems, Inc. – Doss Logistics

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SECT	TON 3
EXPLANATION OF ABBRE	/IATIONS USED IN TARIFFS
AKAAlso Known As	LBSPounds
Bbl(s)Barrel(s)	LCLLess Than Container Load
C Hundred Pounds	LTLLess Than Truck Load
CDW Cubic Dimensional Weight or Dimensional Weight	MThousand Pounds
Chg(s)Charge(s)	MAXMaximum
C.O.D Collect on Delivery	MINMinimum
ConcConcluded	NMFCNational Motor Freight Classification
ContContinued	NOI Not Otherwise Indicated in This Tariff
CWT Cents per Hundred-Weight / Cents per 100 Pounds	NOS Not Otherwise Specified in This Tariff
F.C.C.O.DFreight Charges Collect on Delivery	PODProof of Delivery
FF Folded Flat	REV Revision
FPO Fleet (Naval) Post Office	RS or LOther Articles Rated Same or Lower
GrGroup	SCAC Standard Carrier Alpha Code
Incl Inclusive	SL&CShipper's Load and Count
KDKnocked Down	TL Truckload
KDFKnocked Down Flat	VizNamely
	VolVolume
	WTWeight
	MINMinimum

EXPLANATION OF REFERENCE MARKS USED IN TARIFFS

 Reduction Increase 	 Denotes changes in wording which result in neither increases nor reductions in charges No Increase
§ Addition	Page without substantive change.
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Speed Page

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Saturday or Sunday \$ 150.00 4 Hours
Legal Holidays, (See Item 110) \$ 150.00 4 Hours This Speed Page does NOT contain all charges; NOR does it replace the Tariff it represents.