HBR GENERAL FREIGHT TARIFF 6000

NAMING RULES AND CHARGES GOVERNING DEMURRAGE, SWITCHING AND OTHER ACCESSORIAL AND TERMINAL SERVICES

For the following Subscribing Carriers:



Hudson Bay Railway Company - HBR



ISSUED: January 1, 2019

EFFECTIVE: February 1, 2019

ISSUED BY: Hudson Bay Railway Corporation

HBR GENERAL FREIGHT TARIFF 6000

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SECTION 1: GENERAL RULES				
ITEM 1000 CANCELLATION NOTICE General Freight Tariff (FT) 6000 cancels the following Freight Tariffs (FT) in their entirety: HBRY FT 6500-B, HBRY FT 9500-A and CTRW FT 6500-A Provisions formerly shown in above mentioned Freight Tariffs and not brought forward into General Freight Tariff 6000 are hereby cancelled. This Tariff provides for increases, changes or no changes in previously existing provisions.	ITEM 1030 (continued) REFERENCE TO TARIFFS, ITEMS, NOTES, RULES, ETC. include supplements to and successive issues of such Tariffs and reissues of such items, notes, rules, etc. Rate Tariffs for each Subscribing Carrier designate specific charges for services provided that are not included in the subsequent sections of this Tariff. These are designated as 8001 Series for Demurrage, Switching and Accessorial Charges.			
ITEM 1005 DESCRIPTION OF UNIFORM FREIGHT CLASSIFICATION This Tariff is governed, except as otherwise provided herein, by Uniform Freight Classification UFC 6000 series and all supplements thereto or reissues thereof.	ITEM 1040 CONSECUTIVE NUMBERS Where consecutive numbers are represented in this Tariff by the first and last numbers connected by the word "to" or a hyphen, they will be understood to include both of the numbers shown. If the first number only bears a reference mark, such reference mark also applies to the last number shown and to all numbers between the first and last numbers.			
 ITEM 1010 STATION LIST AND CONDITIONS This Tariff is governed by the Official Railway Station List, OPSL 6000-Series, Railinc, Agent, to the extent show below: For additions or changes in Name, Location or Abandonment of Stations. Prepay Requirements. Restrictions as to acceptance or delivery of freight. Changes in station facilities. When a station is abandoned, all provisions applicable thereto are cancelled, effective on the date of abandonment. 	ITEM 1050 TERM – SUBSCRIBING CARRIER The term "Subscribing Carrier" means carriers that are party to this Tariff. ITEM 1060 CAR DEMURRAGE, SWITCHING, ACCESSORIAL SUBSCRIBING CARRIER RATE TARIFF All cars handled under this Tariff will be subject to demurrage, switching and accessorial rules and charges. Rates can be found in the Subscribing Carrier's Rate Tariff 8001.			
ITEM 1015 DISPOSITION OF FRACTIONS In computing rates or charges, all fractions should be retained until final result is obtained, then fractions of less than five-tenths (.5) should be dropped and fractions of five -tenths (.5) or more will be increased to the next highest whole number.	Prices published in Subscribing Carrier's Rate Tariff 8001 will correspond with Items in the General Freight Tariff 6000. ITEM 1070 DESCRIPTION OF COMMODITIES AND INSPECTION The description of commodity(s) on the Shipping Document will conform to the Standard Transportation Commodity Code (STCC) and show the STCC Number(s). When different prices are provided for the same commodity(s) according to the type of			
ITEM 1020 METHOD OF CANCELLING AND AMENDING ITEMS This Tariff will be amended by reprinting the page and showing a revised Issued and Effective date. A revised page cancels any revised or original pages (not cancelled) which bear the same ITEM number.	packing or package, the type of packing or package should be shown. The Subscribing Carrier(s) reserves the right to inspect shipments to determine applicable prices. When the commodity(s) are found to be incorrectly described, freight charges will be collected according to the proper description.			
ITEM 1030 REFERENCE TO TARIFFS, ITEMS, NOTES, RULES, ETC. Where reference is made in this Tariff to Tariffs, items, notes, rules, etc., such references are continuous and (continued on next column)				

SECTION 1: GENERAL RULES

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ITEM 1080 MILEAGE CHARGES ON PRIVATELY OWNED CARS The Subscribing Carrier will not pay mileage charges on privately owned cars when moving from, to or via stations on the Subscribing Carrier.	ITEM1130 (continued) UNLOADING AND RELEASE OF EQUIPMENT AT DESTINATION the railway which discovers such failure may undertake to remedy such failure, and the consignee will be responsible for reimbursing the railway which performs such work for the cost thereof, including without limitation the cost of any switching associated with such work. Otherwise, applicable demurrage, detention, and storage charges shall continue to apply until equipment is released to delivering carrier in clean condition or upon completion of any action by the delivering carrier to remedy the consignee's failure.	
ITEM 1090 SHIPPING DOCUMENT Prior to tender of freight, Consignor shall execute a Shipping Document similar in content to the Uniform Straight Bill of Lading. However this Tariff shall override any inconsistent terms in the Shipping Document. By executing the Shipping Document the		
Consignor is deemed to accept and be bound by the conditions of this Tariff including the defences, exclusions and limitations of liability set out herein.	ITEM 1140 LIMITATION OF LIABILITY Notwithstanding anything to the contrary in this Tariff, liability for	
ITEM 1100 MAXIMUM ALLOWABLE GROSS WEIGHT ON RAIL Maximum Allowable Gross Weight on Rail will vary. Gross Weight can be found at the Subscribing Carrier's Rate Tariff 8001.	loss and or damage of lading transported by Subscribing Carrier is limited to twenty-five thousand Canadian dollars (\$25,000) per railcar on carload traffic and twenty-five thousand Canadian dollars (\$25,000) per trailer on intermodal traffic. If liability coverage beyond that provided herein is desired, the Subscribing Carrier must be contacted for charges to apply prior to tendering such shipment to the Subscribing Carrier for rail transportation. In no circumstances whatsoever, howsoever arising, shall the Subscribing Carrier be liable for consequential or indirect damages including but not limited to loss or profit, loss of market or mobilization/demobilization expenses.	
ITEM 1110 CAPACITIES AND DIMENSIONS OF CARS For marked capacities, lengths, dimensions, and cubical capacities of cars, see the Official Railway Equipment Register, RER 6414-series, issued by National Railway Publication Company, Agent.		
ITEM 1120 CONGESTION RESULTING FROM RAIL CUSTOMER MAY RESULT IN AN EMBARGO If a rail Customer's excessive retention of railcars results in operational congestion, as determined by the Subscribing Carrier, of the Customer's and/or the Subscribing Carrier's rail tracks, the Subscribing Carrier may impose an embargo against the	This limit of liability as well as any other defence, exclusion or limitation of liability set out in this Tariff shall apply in all circumstances including where the delay, loss and/or damage to commodity(s) resulted in whole or in part from negligence, gross negligence or willful misconduct of the Subscribing Carrier, its servants or agents.	
Customer's receipt of further railcars until the congestion is eliminated.	ITEM 1150 PACKAGING	
ITEM 1130 UNLOADING AND RELEASE OF EQUIPMENT AT DESTINATION Upon arrival and placement of equipment for unloading at destination, consignee will be responsible for unloading equipment	(applicable on regulated commodities) Customer must package all shipments governed by this Price List in accordance with Rules 5, 40, 41 and 51 of the Uniform Freight Classification, UFC 6000 Series.	
in a manner which does not damage equipment and for releasing equipment in a condition suitable for reloading by another Customer. If consignee refuses or fails to remove all lading, dunnage blocking, bracing, strapping, debris, or other material that was part of the inbound shipment, secure interior loading devices, and close doors,	ITEM 1160 TERMINAL AND SPECIAL SERVICES Except as otherwise provided herein, shipments made under the rate contained in this Tariff are entitled also to terminal and transit services and privileges and are subject to the charges, allowances, rules and regulations legally applicable thereto as provided in separately lawfully published Tariffs.	
(continued on next column)		

SECTION 1: GENERAL RULES - DEFINITIONS

ITEM 1300 DEFINITIONS

ACTUAL PLACEMENT – When a car(s) is placed in an accessible position for loading or unloading or at a point designated by the consignor or consignee.

BUFFER CARS - Buffer cars must meet the following requirements:

- Must be a boxcar, covered hopper, gondola or tank car. The buffer cannot be a flat car.
- Must have a high-strength coupler (grade E coupler).
- The length of the car must be at least 45 feet and not greater than 75 feet.
- Must be loaded with a non-dangerous goods that do not shift in train service.
- Gross weight of car must be a minimum of 45 tons.
- It is the responsibility of the shipper to provide buffer cars that are in good mechanical condition. If a car fails inspection, Subscribing Carrier retains the right to refuse to provide train service.

CARE-OF-PARTY – The party to whom car placement is to be made pursuant to the bill of lading, if other than the consignee at destination. When the bill of lading indicates a Care-Of-Party, said party will be responsible for all demurrage and applicable storage charges.

CHRISTMAS SHUTDOWN – Christmas Shutdown refers to the period between 00:01 hrs. on the 25th of December and 23:59 hrs. on the 26th of December, and 00:01 hrs. on the 31_{st} of December to 23:59 hrs. on the 2_{nd} of January.

COMMODITY – Article of commerce (lading). Goods being shipped.

CONSIGNEE – The party designated on the bill of lading as the entity entitled to receive delivery of the car from the delivering rail carrier. Consignee is responsible for any demurrage and applicable storage charges which accrues at the point of unloading except when the bill of lading also designates a Care-Of-Party, in which case the Care-Of- Party will be responsible for all demurrage and applicable storage charges.

CONSIGNOR – The party designated on the bill of lading as the entity shipping the car to the consignee and delivering the car to the serving rail carrier.

CONSTRUCTIVE PLACEMENT – When a car cannot be placed on arrival for loading or unloading and is placed elsewhere, it is considered as being under constructive placement and subject to demurrage rules and charges, and applicable switching and accessorial charges the same as if it were actually placed at the designated point. Notice will be provided to the consignor, consignee or Care-of-Party that the car(s) is held awaiting disposition instructions.

CUSTOMER – The consignor, loader, consignee, unloader, shipper, receiver or other party who is responsible for the payment of demurrage, detention, storage or other charges specified in this Tariff.

DEMURRAGE – Demurrage is a charge for detaining a railcar. Railways charge demurrage as an incentive for Customers to load and unload cars promptly, to prevent congestion in railway terminals caused by idle cars, and ultimately to improve the utilization of a valuable asset.

DEMURRAGE DAY – A twenty-four (24) hour period (calendar day), or part thereof, commencing on the first 00:01 after tender.

DISPOSITION – Information, including forwarding instructions or release, that allows the railway to either tender or release the car(s) from the consignor's or consignee's account.

DIVERSION – A request provided by the consignor instructing that a car(s) be delivered to a location other than the one indicated on the original forwarding instructions that may trigger a potential change in the rate and/or the availability of the shipment.

ELECTRONIC OR MECHANICAL DEVICE -

Communication device such as telegram, facsimile transmission, telex, mailgram, computers, etc.

EMPTY CAR(S) NOT LOADED – Empty car(s) interchanged to Subscribing Carrier and ordered in for loading, and subsequently released and moved without being loaded.

EMPTY RELEASE INFORMATION – Advice provided by the consignee to authorized personnel, that the car(s) is unloaded and available. This information must include the identity of the consignee, party furnishing information, and the car(s) initial and number.

EXPORT TRAFFIC – Grain traffic consigned to the ports of Vancouver, Prince Rupert, Churchill or Thunder Bay for furtherance outside of Canada.

SECTION 1: GENERAL RULES – DEFINITIONS

FORWARDING INSTRUCTIONS – Shipping instructions provided at the point of loading that contain all of the necessary information to transport the shipment to its final destination.

FREE TIME - A period of time following actual or constructive placement during which demurrage is not chargeable. Free time as designated below will be allowed for each car:

- Car held for unloading: FORTY-EIGHT HOURS
- Car held for loading: TWENTY-FOUR HOURS

Free time will be calculated from the first 00:01 AM following actual or constructive placement. Non-Chargeable Days identified in Item 2075 shall not be included in the calculation of Free time.

HOLIDAYS – Wherever reference is made to "holidays", it shall mean:

In Canada:

- New Year's Day
- Good Friday
- Victoria Day
- Labour Day
- Thanksgiving Day
- Christmas Day
- Boxing Day

IDLER CARS – Usually a flat car used in the transportation of a long article or shipment which extends beyond the limits of the car carrying the shipment.

INDUSTRIAL INTERCHANGE – Interchange of cars from one railway to another which takes place within the boundaries of a Customer's Plant.

INTERNATIONAL SWITCHING - A switching movement between Subscribing Carrier's Tracks and points of interchange with connecting railways on traffic to or from points in United States.

LEASE TRACK – Track(s) assigned to a user through a written agreement. Lease tracks will be treated the same as private tracks.

LINE HAUL – The movement of freight by a carrier over its line or part of its line, excluding switching, pick-up or delivery.

LOCAL SERVICE- A movement of traffic originating at one point and destined to another point on the Subscribing Carrier.

LOADED CAR(S) – A car(s) that is completely or partially loaded.

LOADED RELEASE INFORMATION – Advice provided by the Customer to authorized personnel, that the car(s) is loaded and available. This information must include the identity of the shipper, party furnishing information, and the car(s) initial and number.

LOADER – Party physically loading a car at origin. Demurrage charges will be assessed against the Loader who will be responsible for payment of charges accrued at origin.

LOADING – The complete or partial loading of a car(s) in conformity with loading and clearance rules and, the furnishing of forwarding instructions.

NOTIFICATION – When required, written notification will be provided to the parties entitled to receive notice that the car(s) is available for loading, unloading, or otherwise impacted by demurrage provisions.

ORDER DATE – The date that the consignor requests empty car(s) to be provided for loading.

OTHER THAN PUBLIC DELIVERY TRACK – Any trackage assigned for individual use, including privately owned or leased tracks.

ORDER-IN CUSTOMER – A Customer who, by prior arrangement has notified Subscribing Carrier that cars shall not be placed for loading or unloading, or considered to be placed, until Subscribing Carrier has received an order for placement from said Customer, subject to rules and provisions of this Tariff.

OVERLOADED - A car that is loaded beyond its registered and stenciled capacity.

PARTIAL UNLOADING – The partial unloading of a car(s) and providing the proper forwarding or handling instructions.

PASSENGER CAR(S) – A car(s) configured for the movement of people.

PRIVATE CAR(S) – A car(s) bearing other than railway reporting marks that is not railway-controlled.

PRIVATE TRACK – Tracks that are not owned or leased by the railway.

PUBLIC DELIVERY TRACK –Track that is open to the general public for loading and unloading.

SECTION 1: GENERAL RULES - DEFINITIONS

RAILWAY-CONTROLLED CAR(S) – A car(s) bearing other than railway reporting marks that is either leased or controlled by a railway.	STORAGE – All storage handled on Subscribing Carrier roads will require a Private Railcar Storage Agreement.
 a railway. RAILWAY PREMISES – All tracks which Subscribing Carrier provides for its own use and purposes or for general public use and all other tracks located inside of its right-of-way or yards and terminals, except tracks located on or within the confines of property owned or leased by a Customer. RECONSIGNMENT – An order provided by consignor to bill a car(s) to other than the original consignee. (An order to turn over the car(s) to another party that does not require any additional movement of the car(s) is not a reconsignment). REFUSED LOADED CAR(S) – When the original loaded car(s) is refused at destination without being unloaded. RELOADING – When a car(s) is held for loading after being released as an empty. RELEASE- Date and time that the railway receives notification that the car is empty or that forwarding instructions are received. RESHIPMENT – A new document by which the entire original shipment is forwarded in the same car(s) to another destination. ROAD-HAUL TRAFFIC - Traffic received from or moved to a point outside of the switching limits of the same station. SERVING YARD – A classification yard where the local train serving the Customer originates. SHIPPER ASSIGNED CAR(S) – Specific empty car(s) assigned to a particular shipper for their exclusive use. SHOP FACILITY - One approved by the AAR for rail car repair sufficient to meet interchange standards. STOP OFF – The spotting of a shipment at a station to complete loading or for partial unloading. 	 SWITCHING LIMITS – All stations and all Customers served by Subscribing Carrier. TENDER – The notification, actual or constructive placement, of an empty or loaded car(s). TIME – Local time is applicable and is expressed on the basis of the 24-hour clock. Example: 00:01 AM is expressed as 00:01 AM Hours. UNIT TRAIN – A single train for a single Customer carrying a single commodity from origin to destination. UNLOADER – Party physically unloading a car at destination. For the purpose of assessing demurrage charges, Consignor includes any person receiving railcars for loading or unloading. UNLOADING – The complete unloading of a car(s), and the advice received from the consignee that the car(s) is empty and available to the railway.
STOPPED IN TRANSIT – When a car(s) is held en route due to any condition attributable to the consignor, consignee, or owner.	

SECTION 1: GENERAL RULES - CREDIT TERMS AND SECURITY DEPOSIT

ITEM 1400 CREDIT

All Customers will be required to apply for credit with the Subscribing Carrier. Credit will be granted solely at the discretion of Subscribing Carrier. All charges (unless otherwise specified) contained in this Tariff will be billed by the Subscribing Carrier and paid by the responsible party in Canadian funds, in full, within fifteen (15) calendar days from the date of the bill.

<u>NOTE:</u> Errors discovered in bills by Customers should be corrected by them and paid accordingly. Payment of all bills, including those corrected by Customers, must be made within the credit period. Payment of bills alleged to be incorrect will not prejudice Customer's claims, filed within the statutory period, for refund of overcharges. If Customers receive bills that they believe they are not responsible for paying, they must notify Subscribing Carrier within the credit terms that they are not responsible for paying the bills.

Notwithstanding anything to the contrary in this Tariff, if a Customer disputes charges received in a bill from Subscribing Carrier, Customer must follow the procedures as specified in this Tariff.

Payment of an amount less than stated on a Subscribing Carrier invoice will be considered as payment on account and not as payment in full, notwithstanding any notation to the contrary on the payer's remittance. Acceptance by Subscribing Carrier of the lesser amount will not constitute an accord and satisfaction. The payer will be advised of any remaining balance deemed due after application of the remitted funds.

Notwithstanding anything to the contrary in this Tariff, if a Customer does not pay the charges in a bill received from Subscribing Carrier within the time period specified in this Tariff, Subscribing Carrier, at its sole discretion, may revoke Customer's credit with Subscribing Carrier and require Customer to pay Subscribing Carrier cash in advance of delivery of services ("COD") prior to Subscribing Carrier providing pick-up and/or delivery of Customer's railcars.

Subscribing Carrier will give the Customer ten (10) days' written notice before the provisions of this paragraph are invoked.

ITEM 1400 (CONTINUED)

CREDIT: FINANCE CHARGES

FINANCE CHARGES: The Subscribing Carrier will assess a finance charge of 1.5% per month (18% per annum) or the maximum amount allowed by law, whichever is lower, on unpaid bills for freight and miscellaneous charges, including, without limitation, demurrage, switching and weighing, which are past our credit terms. The finance charge continues to accrue daily until the date payment is received by Subscribing Carrier, not the date payment is made or the date postmarked on the payment.

Customers with past due amounts will receive a finance charge invoice each month. Finance charges will be assessed on delinquent bills for freight or miscellaneous charges as of the end of the month reduced by amounts in dispute and any payments received by month end but not posted.

If Subscribing Carrier, at its sole discretion, uses a collection agency or solicitors to collect delinquent bills for freight or other charges and Subscribing Carrier is successful in collecting such charges, Customers shall reimburse Subscribing Carrier for all reasonable collection costs, including reasonable collection agency fees and reasonable solicitors' fees.

SECTION 1: GENERAL RULES - CREDIT TERMS AND SECURITY DEPOSIT

ITEM 1410 SECURITY DEPOSITS FOR PAYMENT OF FREIGHT DEMURRAGE AND OTHER ACCESSORIAL CHARGES

A security deposit to insure payment of any freight demurrage, detention, storage or other accessorial charges that may accrue will be required for any consignor, loader consignee, unloader, beneficial owner, Care-of-Party or other responsible parties, hereafter referred to as "Customer" as defined in this Tariff, who fails to pay demurrage, detention, storage, switching or other accessorial charges after specific written demand referring to this Tariff provision. The Subscribing Carrier will give Customer ten (10) days written notice before the provisions of this item are invoked.

The deposit must be paid in cash, certified check, cashier's check or money order before any freight car is delivered to such Customer for loading or unloading.

The minimum deposit for each freight car will be the average amount per freight car of demurrage, detention, storage, switching or other accessorial charges outstanding at the time this Tariff provision is invoked against Customer. The maximum amount of deposit will be determined by the Subscribing Carrier's credit office or through other alternative forms of security. The credit office may waive the minimum deposit per car by accepting a revolving deposit of \$1,000.00 to \$50,000.00 based on traffic volume. The deposit will be held in an escrow account to guarantee payment of and to be applied against any switching, demurrage, detention, storage or other accessorial charges which may accrue since the implementation of the security deposit arrangement.

The Subscribing Carrier will refund the deposit or balance of the deposit within thirty (30) days after notification by its agents that the equipment has been released to the Subscribing Carrier. Any switching, demurrage, detention, storage or other accessorial charges will be deducted from the deposits before any refunds are made. The deposit or balance of the deposit may be transferable to another freight car to cover charges incurred since the implementation of the security deposit arrangement.

Security deposits will no longer be required after the Customer has paid all outstanding switching, demurrage, detention, storage and other accessorial charges and has given assurance in writing to the satisfaction of the Subscribing Carrier's credit office that future switching, demurrage, detention, storage and other accessorial charges will be paid within the credit period.

ITEM 1420 BILLING DISPUTES

In the event that a Customer disputes the demurrage or other charges received in a bill, the following procedures must be applied:

- A. The dispute must be specific in nature, applying to a specific car or groups of cars, related to time of actual or constructive placement, release or application of the rules contained in this Tariff.
- B. The dispute must be submitted on Subscribing Carriers "Billing/Demurrage Dispute Form" shown on last page of this Subscribing Carrier's Rate Tariff 8001, submitted via email to: ar.hbr@arcticgateway.com.
- C. The dispute must be submitted within fifteen (15) calendar days from the date of the bill. If a dispute is not received within this time, the bill will be considered correct and must be paid.
- D. Customer must pay the undisputed amount at the time the dispute is filed, according to normal bill payment procedures.
- E. Amounts in dispute will not be considered past due until fifteen (15) days after the dispute resolution is concluded by Subscribing Carrier.

SECTION 1 GENERAL RULES : RATE PUBLICATION INFORMATION			
ITEM 1500 RATE PUBLICATION	ITEM 1540 PRICE TERMS AND CONDITIONS		
Prices are subject to increase, change or expiration. Any change to the prices will be shown in supplements to or a reissue of Subscribing Carrier's Rate Tariff 8001. Except as otherwise noted, ancillary charges contained in other documents will apply.	Subscribing Carrier agrees to provide rail transportation service at the rates and subject to the additional terms and conditions set forth in the public price documents of the Subscribing Carrier.		
	ITEM 1550 FUEL SURCHARGE		
ITEM 1510 CURRENCY Prices in this Tariff are stated and payable in Canadian funds.	Fuel surcharges as provided for in the Subscribing Carrier's Fuel Surcharge Tariff 9001 as of the date of shipment tender shall apply.		
ITEM 1520 PRIVATE RATE AGREEMENTS	ITEM 1560 INCORPORATION OF DOCUMENTS		
Private Rate Contracts, Railcar Storage Contracts, Transportation Service Agreements, Switching Contracts or any other type of Rail Transportation Contracts entered into by the Subscribing Carrier and Customer take precedence over prices	Prices subject to rules and conditions of railway Equipment Register, STCC 6001, OPSL6000 and UFC 6000 and all supplements thereto and reissues thereof.		
published herein for the same commodities over the same routes.	ITEM 1570 RULE 11 Charges in this Tariff will not apply on a rule 11 basis unless		
ITEM 1530 CONFLICT OF RULES	specifically specified.		
The rules in this document will take precedence over rules contained in other separate publications when shipments move under the prices contained in a Subscribing Carrier's public price document.			

ITEM 2000 APPLICATION

This section applies to all Customers served by the Subscribing Carrier and covers all railway and private marked freight car(s) held for or by the Customer(s).

With the following exceptions:

- Private car(s), on private tracks,
- Car(s) containing refused or unclaimed freight to be sold by Subscribing Carrier.
- Empty car(s) of railway ownership rejected as unsuitable for loading.
- Cars for loading or unloading of Subscribing Carrier's company material while held on tracks or private siding connecting therewith.
- Cars of railway ownership, leased for storage of commodities while held on lessee's tracks.
- Cars specially equipped for handling welded railway rail held for loading such rail.
- Cars covered by storage

ITEM 2005 INDEMNIFICATION, RISK OF LOSS, DEMURRAGE AND STORAGE

Customer recognizes and agrees that the railcars covered by the General Freight Tariff 6000 may be placed in an area on the Subscribing Carrier which is not enclosed or protected from potential incursion by third parties or Acts of God. Consequently, Customer agrees to indemnify and hold harmless Subscribing Carrier, its owners, Hudson Bay Railway and their respective employees, officers, members, managers, and directors (the "Subscribing Carrier Indemnitees") from and against any and all claims, administrative proceedings, lawsuits and damages and agrees to reimburse the Subscribing Carrier Indemnitees from any costs, lawsuits, obligations, judgments, debts and expenses of any nature, including reasonable solicitors' fees, suffered or incurred by the Subscribing Carrier Indemnitees arising out of or resulting from loss and/or damages to the railcars and lading caused by Acts of God or parties other than Subscribing Carrier, except to the extent proximately caused by the negligent acts or omissions or willful misconduct of the Subscribing Carrier.

ITEM 2010 NOTIFICATION TO CONSIGNEE/CONSIGNOR

Subscribing Carrier will furnish the following notifications as indicated:

- Cars for other than public delivery tracks:
 - Notice of constructive placement if car(s) are held on Subscribing Carrier's tracks due to reasons attributable to the consignor or consignee.
 - Delivery of car(s) upon tracks of consignee will constitute notice.
 - When two or more parties, each performing their own switching, take delivery of cars from the same interchange track, notice will be given when cars are placed on the interchange track.
- Cars for public delivery tracks:
 - Notice will be given to the party entitled to receive notification when car(s) is actually placed.
- Cars stopped In transit
 - Notice will be given to the consignor, consignee or owner responsible for the car being stopped upon arrival of the car at the point of stoppage.
- Refused loaded car(s)
 - When a loaded car is refused at destination, Subscribing Carrier will give notice of such refusal to the consignor or owner.

Notification may be given in writing or electronically, and will contain the following:

- Car initials and number.
- If lading transferred enroute, the initials and number of the original car.
- Commodity.
- Date and time.

ITEM 2020

NOTIFICATION TO SUBSCRIBING CARRIER

- All forwarding instructions must be submitted to Subscribing Carrier using one of the Class I web sites or by making arrangements directly with third party logistics services providers to submit forwarding instructions on their behalf via a Class I website or via EDI. Subscribing Carrier will accept forwarding instructions to its Customer Service Center via phone (1. 888.445.1112), or email (customers.hbr@arcticgateway.com), subject to a \$35.00 charge per phoned, faxed or emailed bill of lading. Subscribing Carrier reserves the right to reject as an unreasonable request for service, any "fax" or "email" forwarding instructions that are illegible due to poor transmission quality, poor or illegible handwriting, or otherwise. Subscribing Carrier will not accept delivery of forwarding instructions by US Mail or Canadian Post, express service, personal delivery, or otherwise. Charges for "fax" forwarding instructions do not apply to hazardous waste. United States or Canadian Government shipments, or voids and corrections.
- Notwithstanding the foregoing, all empty release information must be submitted to Subscribing Carrier using RailConnect[™]. Subscribing Carrier will accept empty release information to its Customer Service Center via phone (1.888.445.1112), or email (<u>customers.hbr@arcticgateway.com</u>), subject to a \$35.00 charge per phoned, faxed or emailed release.
- When electronic or mechanical devices are used to furnish forwarding instructions and/or empty release information to Subscribing Carrier, the recorded date and time that the instructions are received by the Subscribing Carrier will govern.

ITEM 2030

SETTLEMENT OF DEMURRAGE CHARGES

Settlement of charges will be made monthly on all car(s) released during each calendar month

ITEM 2040 CARS HELD FOR LOADING

TENDER:

The notification, actual or constructive placement, of empty car(s) placed on orders of the consignor.

RELEASE:

- Date and time forwarding instructions are received by Subscribing Carrier.
- Car(s) placed on the interchange tracks of a consignor, who performs its own switching, must be returned to the interchange track for release.
- Improperly loaded or overloaded car(s) at origin will not be considered released until the load has been adjusted properly.

COMPUTATION:

- Time will be computed from the first 00:01 AM hours after tender until the release.
- When the same car is unloaded and reloaded, time will be computed from the first 00:01 AM hours after advice is received that the car(s) is empty until the car(s) is released.
- When the same car is unloaded and reloaded, empty release information must be furnished. If not furnished, demurrage will continue on the car until the forwarding instructions are received by Subscribing Carrier.
- Notwithstanding the foregoing, when a private car is actually placed on a private track, demurrage charges shall not apply to such private car.

FREE TIME:

24 hours

CHARGES:

Except as otherwise specified in Items 2080, 2090 and 2100 of this Tariff, the demurrage charges in the Subscribing Carrier's Rate Tariff 8001 shall apply in addition to other applicable charges specified in this Tariff.

ITEM 2050

CARS HELD FOR UNLOADING

TENDER:

The notification, actual or constructive placement, of a loaded car(s).

RELEASE:

- Date and time that the railway receives advice that the car(s) is empty.
- Car(s) placed on the interchange tracks of a consignee who performs its own switching must be returned to the interchange track for release.
- When the same car is unloaded and reloaded, empty release information must be provided at the time the car is made empty. If not furnished, demurrage will continue on the car until the forwarding instructions are received.

COMPUTATION:

• Time will be calculated from the first 00:01 AM hours after tender until release.

FREE TIME:

• 48 hours

•

CHARGES:

• Except as otherwise specified in Items 2080, 2090 and 2100 of this Tariff, the demurrage charges in the Subscribing Carrier's Rate Tariff 8001 shall apply in addition to other applicable charges specified in this Tariff.

ITEM 2060

CARS HELD FOR OTHER THAN LOADING/UNLOADING

Applies to car(s) held:

- On orders of consignor or consignee.
- Awaiting proper disposition from the consignor or consignee.
- As a result of conditions attributable to consignor or consignee.

(continued on next column)

ITEM 2060 (CONTINUED) CARS HELD FOR OTHER THAN LOADING/UNLOADING

CHARGES:

Except as otherwise specified in Items 2080, 2090 and 2100 of this Tariff, the demurrage charges in the Subscribing Carrier's Rate Tariff 8001 shall apply in addition to other applicable charges specified in this Tariff.

There is no Free Time and the demurrage charges are in addition to other applicable charges specified in this Tariff.

ITEM 2070 STORAGE

All storage handled on Subscribing Carrier roads will require a Private Railcar Storage Agreement.

If a fully executed Private Railcar Storage Agreement is not in place, storage charges will be applied as specified in the Subscribing Carriers Rate Tariff 8001. Storage Charges per car per day shall apply for each day and fraction thereof that a railcar is on the Subscribing Carrier's tracks. There is no Free Time and the storage charges are in addition to other applicable charges specified in this Tariff.

ITEM 2075 NON-CHARGEABLE DAY

Sundays and Holidays will be considered non-chargeable when the car has been tendered within 24 hours for loading and 48 hours for unloading before the Sunday or Holiday. If the free time on the car has already expired and Customer is in chargeable days, then all subsequent Sundays and Holidays are chargeable. A Sunday or Holiday cannot be the first chargeable day

Holidays shall include the following:

In Canada:

- New Year's Day
- Good Friday
- Victoria Day
- Labour Day
- Thanksgiving Day
- Christmas Day
- Boxing Day

ITEM 2080 DEMURRAGE ON DANGEROUS GOODS EXCLUDING TIH/PIH

Except as otherwise provided in Item 2090 of this Tariff, the demurrage charges provided in this item apply to loaded railcars containing Dangerous Goods and to an empty railcar which on the prior move contained Dangerous Goods as specified in Item 4005 of this Tariff.

The demurrage charges as specified in the Subscribing Carrier's Rate Tariff 8001 apply to a loaded railcar which contains Dangerous Goods (excluding TIH/PIH) and to an empty railcar which on the prior move contained Dangerous Goods (excluding TIH/PIH). These demurrage charges are in lieu of other demurrage charges which are specified in this Tariff. Demurrage will be computed from the actual placement or notification of constructive placement of the railcar on the Subscribing Carrier's tracks was sent or given by the Subscribing Carrier to Customer until complete forwarding instructions are received by the Subscribing Carrier in accordance with Item 2020 of this Tariff. These demurrage charges shall be in addition to other applicable charges specified in this Tariff.

ITEM 2090 DEMURRAGE ON TIH/PIH

The demurrage charges as specified in the Subscribing Carrier's Rate Tariff 8001 apply to a loaded railcar which contains TIH/PIH as specified in Item 4000 of this Tariff and to an empty railcar which on the prior move contained TIH/PIH as specified in Item 4000 of this Tariff. These demurrage charges are in lieu of other demurrage charges which are specified in this Tariff. Demurrage will be computed from the actual placement or notification of constructive placement of the railcar on the Subscribing Carrier's tracks was sent or given by the Subscribing Carrier in accordance with Item 2020 of this Tariff. These demurrage charges shall be in addition to other applicable charges specified in this Tariff.

ITEM 2100

DEMURRAGE ON HEAVY CAPACITY CARS

Heavy duty flat cars of but not limited to mechanical designation "FD" "FM" or "FW" with capacity in excess of 130 tons, will be subject to demurrage charge listed in the Subscribing Carrier Rate Tariff 8001. These demurrage charges are in lieu of other demurrage charges which are specified in this Tariff. Demurrage will be computed from the actual placement or notification of constructive placement of the railcar on the Subscribing Carrier's tracks was sent or given by the Subscribing Carrier to Customer until complete forwarding instructions are received by the Subscribing Carrier in accordance with Item 2020 of this Tariff. These demurrage charges shall be in addition to other applicable charges specified in this Tariff.

SECTION 3: SWITCHING AND ACCESSORIAL				
ITEM 3000 SUBSCRIBING CARRIER RATE TARIFF 8001	ITEM 3060 LOCAL RATES			
	 LOCAL RATES When Customer requests that shipments be moved between two points on Subscribing Carrier track, a local charge will apply per the Subscribing Carrier's Rate Tariff Series 8001 or Private Rate Agreement. Other applicable charges as specified in this Tariff shall apply. ITEM 3070 FOREIGN RAILROAD - RECEIVED IN ERROR When loaded or empty cars are interchanged to Subscribing Carrier from connecting roads: • That are not consigned to Subscribing Carrier or its customers, or • When Subscribing Carrier is not in the route, or • When shipper, consignee or owner changes billing instructions to move car(s) via an outbound carrier other than Subscribing Carrier's Rate Tariff 8001 against the interchanging Carrier. THEM 3080 FOREIGN RAILROAD - RECEIVED IN IMPROPER CONDITION When an empty railroad owned car is provided for loading and is refused due to improper condition, a charge as specified in Subscribing Carrier's Rate Tariff 8001 will be assessed to the foreign railroad supplying the 			
	car. If customer does not follow rules and procedures outlined in the AAR guidelines and foreign railroad supplying car denies Subscribing Carrier's charge, Subscribing Carrier will bill all applicable switching and demurrage charges to the customer.			

SECTION 3: SWITCHING AND ACCESSORIAL			
ITEM 3090 ERROR RELEASED-DELIVERED OFF	ITEM 3130 RETURNED CAR(S) TO CUSTOMER FACILITY		
 If a car is (1) released empty and found to be loaded, or (2) released loaded and found to be empty, or (3) Customer furnishes incomplete or incorrect billing instructions 	A per car charge as specified in Subscribing Carrier's Rate Tariff 8001 will be assessed on cars released by Customer not yet interchanged beyond Subscribing Carrier, and subsequently ordered returned to the Customer.		
and subsequently interchanged to a connecting carrier, the customer will be assessed a returned car fee in addition to any applicable line-haul charge as specified in Subscribing Carrier's Rate Tariff 8001. ITEM 3100 EMPTY IN, EMPTY OUT	ITEM 3140 REFUSED RETURNED LOADED SHIPMENTS On shipments reaching destination but not unloaded (for reasons other than the Subscribing Carrier's errors), Customer shall submit new loaded billing instructions to Subscribing Carrier and will be subject to applicable new loaded billing.		
When an empty car interchanged is returned as an empty car back to interchange or to another point on Subscribing Carrier's line with no loaded movement a charge will apply as specified in Subscribing Carrier's Rate Tariff 8001.	ITEM 3150 INDUSTRIAL INTERCHANGE When an empty car is interchanged to Subscribing Carrier for		
ITEM 3110 EMPTY OR LOADED RAILCARS RELEASED NOT AVAILABLE TO PULL – EARLY RELEASE	loading and loaded car is delivered in direct connection with another Carrier a per car charge will apply as specified in Subscribing Carrier's Rate Tariff 8001.		
When a Customer releases an empty or loaded car and it is determined upon arrival that the equipment cannot be pulled by railway as a result of conditions attributable to consignor, loader, consignee, Care-of-Party or unloader, a per car charge will be assessed in addition to all other demurrage charges as specified in Subscribing Carrier's Rate Tariff 8001.			
ITEM 3120 EMPTY OR LOADED RAILCARS ORDERED IN UNABLE TO PLACE			
When a Customer orders in an empty or loaded car, but cannot receive the car as a result of conditions attributable to consignor, loader, consignee, Care-of-Party or unloader, a per car charge will be assessed in addition to all other demurrage charges as specified in Subscribing Carrier's Rate Tariff 8001.			

SECTION 3: SWITCHING AND ACCESSORIAL

ITEM 3170 HOLD FOR INSTRUCTION

When on Customer's instructions loaded cars, or empty cars moving on own wheels, are removed from industry, shop or team tracks and are held by carrier awaiting forwarding instructions, a per car per day charge will be assessed against the party responsible for providing the forwarding instructions.

On loaded cars the charge will be assessed against the party physically loading the car and in whose name demurrage is maintained by the Subscribing Carrier. If cars are subsequently ordered returned to loaders tracks, the applicable switching charge will be assessed against the loader. The charges provided in this item are specified in Subscribing Carrier's Rate Tariff 8001.

The charges provided in this item are in addition to applicable demurrage and storage charges and will not be absorbed in whole or in part by Subscribing Carrier.

Instructions include:

- Valid EDI Billing and Disposition
- Customs Clearance
- Any other document that prevents Subscribing Carrier from moving car

ITEM 3180 HANDLING OF HEAVY WIDE DIMENSIONAL CARS

An additional charge will be added to the regular switching rates named herein to for cars bearing mechanical designation: • "FW" of any capacity

- Fw of any capacity
- "FM" of 151,000 lbs. and over nominal capacity, and
- "FD"".

Charges are in Subscribing Carrier's Rate Tariff 8001.

ITEM 3200

HANDLING OF OVERLOADED CARS

When it is determined that a car is loaded beyond its registered and stenciled capacity, the cars shall not be moved until the extent of the overload is determined.

The Customer shall be notified by Subscribing Carrier that identified the overload and be given the opportunity to take corrective action.

Handling of overloaded cars shall be at the Customer sole cost and expense. A setback charge will apply plus all applicable demurrage charges. Charges are specified in Subscribing Carrier's Rate Tariff 8001.

track and structures and does not take into account pricing issues.

For cars in transit that are found to be overloaded, the following actions shall govern further movement:

220,000 lbs Gross Rail Load Cars:

Up to 4,000 lbs. overload, the car may be moved without mechanical inspection. Up to 10,000 lbs. overload the car may be moved if it passes mechanical inspection. Greater than 10,000 lbs. overload (230,000 GRL) requires load reduction. 268,000 lbs Gross Rail Load Cars: Up to 4,000 lbs. overload, the car may be moved without mechanical inspection. Up to 10,000 lbs. overload the car may be moved if it passes mechanical inspection. Speed should be reduced by one track class for the movement. Greater than 10,000 lbs. overload (278,000 GRL) requires load reduction. In all cases the local Sales Manager shall be notified of overload condition as the above only covers acceptance criteria involving car,

SECTION 3: SWITCHING AND ACCESSORIAL

ITEM 3210

SPECIAL SWITCH/SPECIAL TRAIN SERVICE

Upon specific request of the Customer and at the railway's sole discretion, carloads may be handled in special (not in regular) service. Special service is generally required when shipments cannot be handled in normal train operations at regularly scheduled times.

The charge for special switch service for any movement less than 20 miles when required by Customer or railway will be a per hour charge as specified in the Subscribing Carrier's Rate Tariff 8001.

The charge for special train service for any movement over 20 miles when required by Customer or railway will be a per mile charge as specified in the Subscribing Carrier's Rate Tariff 8001.

PC*Miler Rail product will be used to calculate total miles.

The charges specified above will be in addition to any other applicable switching, demurrage or storage charges.

Charges will be assessed against the Customer requesting special switch/special train service.

Exception: These fees do not apply to special train or special switch services for the movement of dimensional or high-valued loads. Such shipments and applicable rates must be approved in advance, in writing, by railway and Customer prior to shipment.

ITEM 3220 DIVERSION OR RE-CONSIGNMENT

When a request is placed with the Subscribing Carrier by the Consignee, Consignor, or Owner of shipment, that modifies any provision or terms described below, a diversion/re- consignment charge as specified in Subscribing Carrier's Rate Tariff 8001 will apply to the party requesting change.

- Change in the name of the Consignee
- Change in the name of the Consignor
- Change in the destination
- Change in the route
- Any other instruction given by the Consignor, Consignee or Owner affecting delivery and requiring addition to or change in billing (except orders received prior to arrival of the car on the Carrier Road or after departure from Subscribing Carrier), and additional movement of the car, or both.

If this information is received by the Subscribing Carrier:

- After the advanced waybill information is received, or
- Before the car is delivered by the Subscribing Carrier,

Then a charge will be applied per diversion, in addition to the cost of any switching, demurrage, line-haul or other applicable charges that may accrue as a result of the diversion. Charges are in addition to the applicable price publications.

Cars stopped, diverted or re-consigned under the terms of this Item are subject to demurrage provisions as described in the Subscribing Carriers Rate Tariff 8001.

Diversion or re-consignment orders will not be accepted by Subscribing Carrier for cars that have already left Subscribing Carrier's control.

SECTION 3: SWITCHING AND ACCESSORIAL

ITEM 3230 TURNING OF CARS	ITEM 3260 SWITCHING EMPTY CARS FOR REPAIRS			
At the request of the Customer or when it is necessary to turn a car, in order that a car may be unloaded or loaded, a charge will apply as specified in Subscribing Carrier's Rate Tariff 8001 to the appropriate party based on circumstances necessitating turning of car.	A round trip charge per car (See Notes 1 and 2) will apply on empty cars as specified in Subscribing Carrier's Rate Tariff 8001 destined to a shop facility for cleaning, lining, relining, maintenance, modification or repairs. This charge is applicable only on empty private freight cars as registered in UMLER, that arrive at a station free of line-haul charges.			
ITEM 3240 CLOSING OR OPENING DOORS ON RAILCARS Loaded cars will not be moved unless all doors, hatches, outlet gate doors on covered hoppers, gates and tie-down devices are secured. All applicable switch charges will apply if any subsequent trips to the Customer are necessary due to doors, etc., not being secured. On empty or loaded cars, when it becomes necessary for the Carrier or their contractor, to close or open doors, hatches, gates, outlet gate doors on covered hoppers, or secure tie- down devices, charges will be assessed against the Customer releasing said car as specified in Subscribing Carrier's Rate Tariff 8001.	NOTE 1 Charges apply for round-trip movement from yard track to shop facility and return, when moving solely on the tracks of Subscribing Carrier. If Subscribing Carrier switches the empty car into the shop facility and is not the switching carrier for the eventua movement from the shop facility, then the switching charge, as named in this item, applies only on the inbound movement. NOTE 2. – Unless otherwise provided on a bill of lading or in a transportation contract, the charges in this item will be assessed against and collected from the person, firm or corporation ordering the movement.			
This service is provided at the convenience and discretion of the Carrier.	ITEM 3270 IDLER CARS			
	Are considered loads while moving in conjunction with a loaded movement. Charges apply as specified in Subscribing Carrier's Rate Tariff 8001.			
	ITEM 3280 BUFFER CARS			
	Are considered loads while moving in conjunction with a loaded movement. Charges apply as specified in Subscribing Carrier's Rate Tariff 8001.			
	ITEM 3290 HANDLING PRIVATE RAIL PASSENGER CARS			
	Needs pre-approval before Subscribing Carrier can accept. Subscribing Carrier will provide a Private Rate Quote.			

SECTION 4: DANGEROUS GOODS/HAZARDOUS MATERIALS AND TIH/PIH PROCEDURES AND DEFINITIONS

ITEM 4000

TIH/PIH COMMODITIES

A list of applicable STCC numbers is shown below. TIH/PIH: Toxic Inhalation Hazard/Poisonous Inhalation Hazard.

| STCC |
|---------|---------|---------|---------|---------|---------|---------|---------|---------|
| 4821019 | 4910234 | 4920174 | 4920324 | 4920398 | 4921005 | 4921414 | 4925131 | 4929144 |
| 4821029 | 4910370 | 4920175 | 4920325 | 4920399 | 4921006 | 4921420 | 4925181 | 4929147 |
| 4821261 | 4910437 | 4920178 | 4920326 | 4920502 | 4921008 | 4921437 | 4925182 | 4930024 |
| 4821722 | 4910463 | 4920180 | 4920331 | 4920503 | 4921009 | 4921438 | 4925202 | 4930030 |
| 4821831 | 4910475 | 4920181 | 4920337 | 4920504 | 4921010 | 4921439 | 4925203 | 4930050 |
| 4825181 | 4912081 | 4920183 | 4920342 | 4920505 | 4921016 | 4921440 | 4925224 | 4930204 |
| 4825182 | 4913242 | 4920184 | 4920343 | 4920508 | 4921019 | 4921441 | 4925225 | 4930260 |
| 4825202 | 4913295 | 4920187 | 4920344 | 4920509 | 4921020 | 4921447 | 4925310 | 4931201 |
| 4830030 | 4915132 | 4920188 | 4920346 | 4920510 | 4921023 | 4921458 | 4927004 | 4932010 |
| 4860106 | 4916138 | 4920189 | 4920347 | 4920511 | 4921024 | 4921462 | 4927006 | 4932352 |
| 4904209 | 4918180 | 4920195 | 4920348 | 4920513 | 4921027 | 4921463 | 4927007 | 4932385 |
| 4904210 | 4918505 | 4920196 | 4920349 | 4920515 | 4921028 | 4921465 | 4927008 | 4933327 |
| 4904211 | 4918507 | 4920300 | 4920351 | 4920516 | 4921029 | 4921473 | 4927009 | 4935231 |
| 4904879 | 4920101 | 4920301 | 4920352 | 4920517 | 4921030 | 4921487 | 4927010 | 4936106 |
| 4905712 | 4920102 | 4920302 | 4920353 | 4920518 | 4921063 | 4921495 | 4927011 | 4936110 |
| 4905735 | 4920103 | 4920303 | 4920354 | 4920522 | 4921202 | 4921497 | 4927012 | 4940373 |
| 4905745 | 4920104 | 4920304 | 4920355 | 4920523 | 4921207 | 4921558 | 4927014 | 4960115 |
| 4905764 | 4920105 | 4920305 | 4920356 | 4920525 | 4921211 | 4921587 | 4927018 | 4960150 |
| 4905793 | 4920106 | 4920306 | 4920357 | 4920526 | 4921213 | 4921695 | 4927019 | 4960205 |
| 4907223 | 4920107 | 4920307 | 4920359 | 4920527 | 4921216 | 4921722 | 4927022 | |
| 4907235 | 4920108 | 4920308 | 4920360 | 4920528 | 4921239 | 4921727 | 4927023 | |
| 4907255 | 4920110 | 4920309 | 4920368 | 4920530 | 4921245 | 4921730 | 4927024 | |
| 4907265 | 4920111 | 4920310 | 4920369 | 4920531 | 4921248 | 4921741 | 4927025 | |
| 4907409 | 4920112 | 4920311 | 4920371 | 4920534 | 4921251 | 4921742 | 4927026 | |
| 4907412 | 4920113 | 4920312 | 4920373 | 4920535 | 4921252 | 4921744 | 4927027 | |
| 4907434 | 4920115 | 4920313 | 4920375 | 4920536 | 4921254 | 4921745 | 4927028 | |
| 4908129 | 4920116 | 4920314 | 4920378 | 4920547 | 4921255 | 4921746 | 4927029 | |
| 4908162 | 4920117 | 4920315 | 4920379 | 4920550 | 4921275 | 4921756 | 4927031 | |
| 4909153 | 4920118 | 4920316 | 4920380 | 4920556 | 4921287 | 4921767 | 4927034 | |
| 4909166 | 4920122 | 4920317 | 4920381 | 4920559 | 4921288 | 4921769 | 4927035 | |
| 4909255 | 4920135 | 4920318 | 4920382 | 4920570 | 4921304 | 4921830 | 4927036 | |
| 4909265 | 4920160 | 4920319 | 4920383 | 4920571 | 4921401 | 4921831 | 4927037 | |
| 4909306 | 4920164 | 4920320 | 4920392 | 4920715 | 4921402 | 4923113 | 4927038 | |
| 4909307 | 4920165 | 4920321 | 4920394 | 4921000 | 4921404 | 4923117 | 4927039 | |
| 4910134 | 4920167 | 4920322 | 4920395 | 4921003 | 4921405 | 4923209 | 4929142 | |
| 4910159 | 4920173 | 4920323 | 4920396 | 4921004 | 4921413 | 4923298 | 4929143 | |

SECTION 4: DANGEROUS GOODS/HAZARDOUS MATERIALS AND TIH/PIH PROCEDURES AND DEFINITIONS

ITEM 4005 DANGEROUS GOODS : LOSS AND DAMAGE

Dangerous Goods means a product, substance or organism included by its nature or by the regulations in any of the classes listed in the Transportation of Dangerous Goods Act, 1992, S.C. 1992, c.34 ("TDGA") or successor thereof. Explosives are defined as Class 1.1, Class 1.2, Class 1.3, Class 1.4, Class 1.5 or Class 1.6 Explosives as set out in section 2.10 of the Transportation of Dangerous Goods Regulations, SOR/2001-286.

Customers are required to accept delivery of carload traffic of Dangerous Goods within 48 hours after notice of arrival has been sent or given to the Consignee. Customers that anticipate that they will not routinely be able to accept delivery in a timely fashion should make alternative arrangements for storage of cars. Subscribing Carriers do not hold themselves out to provide storage of cars containing Dangerous Goods.

For the purpose of this Tariff, the term "Loss" shall mean any loss, injury, or damage which arises out of transloading, unloading and loading, transportation or disposition (including treatment, storage or disposal) of the Dangerous Goods, including, but not limited to, loss or damage to property (including, without limitation, the property of either of the parties hereto) or to natural resources; injury or death of any person or persons (including, without limitation, employees of Subscribing Carrier); claims, liabilities, damages, fines or penalties; costs of containment, cleanup, response actions, removal actions, remedial actions, and health assessments, as these terms are defined by applicable federal, state or local laws and regulations; fees including, but not limited to, solicitor, consultant, and expert witness fees; and costs of investigation.

For greater certainty but without limitation to the foregoing, the Subscribing Carrier's liability for any delay, loss or damage to Dangerous Goods to the exclusions, limits and defences set out in Item 1140 of this Tariff.

Customer hereby agrees to indemnify and hold harmless Subscribing Carrier, its owners, Hudson Bay Railway and their respective employees, officers, members, managers and directors from and against any and all claims, demands, liabilities and lawsuits brought by any third party or governmental agency under any theory of law against Subscribing Carrier seeking to hold Subscribing Carrier liable for any Loss to the extent that the Loss is caused by Customer's act or omission, or act or omission of Customer's own Customer or contractor, Customer's violation of any law or regulation, Customer's failure to accept delivery, or Customer's breach of any other requirement including, but not limited to, Customer's failure to provide proper identification of the Dangerous Goods to be transported, whether or not

(continued on next column)

ITEM 4005 (continued) DANGEROUS GOODS : LOSS AND DAMAGE

Customer relied on other parties for said identification, unless Subscribing Carrier's act or omission, violation of law or regulation, or breach of any requirement of this Tariff contributed to the Loss.

Notwithstanding any provisions in this Item 4005, Customer hereby agrees to indemnify and hold harmless Subscribing Carrier, its owners, Hudson Bay Railway and their respective employees, officers, members, managers and directors from and against any claim for Loss, regardless of cause, resulting from an event that occurs subsequent to delivery to and acceptance of Dangerous Goods by Customer, another rail carrier, or contractor, or other transporter designated by Customer, or an EPA licensed treatment, storage, or cleanup/disposal site operator designated by Customer.

Customer shall, regardless of the cause, be fully liable for and shall indemnify Subscribing Carrier, its officers, agents, and employees against any Loss to the extent and only to the extent that such Loss or any portion of such Loss is attributable to the release or spill of a Dangerous Goods which is not identified on the bill of lading or manifest.

Customer shall indemnify and hold harmless Subscribing Carrier and the actual owners of equipment used hereunder from and against any and all liability for Loss resulting from future use of or exposure to the equipment where such Loss arises from Customer's failure or negligence in inspecting and/or decontaminating equipment prior to release to Subscribing Carrier or delivering railway or motor carrier.

Knowledge on the part of one party of any violation of any terms of this Tariff by the other party shall constitute neither negligence nor acquiescence in such violation, and shall in no event relieve either party of any of the responsibilities and indemnity obligations assumed in this Tariff.

References to Subscribing Carrier and Customer as used in this Tariff shall include the officers, agents and employees of Subscribing Carrier and Customer. Customer and Subscribing Carrier further agree that each and all of its indemnity commitments in this Tariff shall extend to and include the parent and all subsidiary and affiliated companies of Customer and Subscribing Carrier and their respective officers, agents and employees.

In the event of a conflict between provisions in this Item 4005 and the provisions contained in Item 4010 of this Tariff the provisions in Item 4010 shall govern.

SECTION 4: DANGEROUS GOODS/HAZARDOUS MATERIALS AND TIH/PIH PROCEDURES AND DEFINITIONS

ITEM 4030

ITEM 4010 **TIH/PIH LIABILITY**

TIEM 4010 TIH/PIH LIABILITY	PROCEDURE ON UNSAFE OR IMPROPERLY LOADED			
Customers will be liable for all Federal, Provincial, Local penalties or fines which may be assessed for the holding of rail cars containing (TIH/PIH) on railway controlled tracks and shall be jointly and severally liable for any loss, damage, or delay to equipment or lading caused by an Act of God, a public enemy, the authority of law, labor strikes, acts of civil disobedience, the inherent nature or character of the lading, natural shrinkage, an act or default of the Customer/consignor, owner or consignee/receiver, or from any cause whatsoever which occurs while the equipment and lading is in the actual physical custody and control of Subscribing Carrier due to the inability of the Customer to receive equipment or provide proper forwarding instructions, unless it can be proven that carrier's gross negligence was the cause of same. Customers will be responsible for any cost incurred by Subscribing	 When a car is deemed unsafe based on the criteria in the bullet points below, a penalty of \$10,000 may be assessed to the Customer: A car is overloaded, imbalanced or has a shifted load A car is spilling, leaking, or dusting A car containing TIH/PIH commodities or residue is identified moving on the Subscribing Carrier's line for which shipping instructions were not regulatory compliant. A car containing a load that is mislabeled or loads not in compliance with FRA or PHEMSA. 			
Carrier for providing protection or surveillance of any commodity provided in this Item while held on Subscribing Carrier property.	ITEM 4040 PROCEDURE ON ANY MAJOR ADJUSTMENT FOR TIH/PIH CARS			
ITEM 4020 EXPLOSIVES AND DANGEROUS ARTICLES	 When Subscribing Carrier provides any of the following tasks to a TIH/PIH car, a charge equating to actual cost plus 25% (minimum \$1,000) will be assessed to the party requesting or requiring these services: A car needs readjusting, reducing, loading, or unloading of a shipment. Repair or cleaning equipment, or clean-up of leaked/spilled materials 			
For rules and regulations governing the transportation of explosives and other dangerous articles by freight, also specifications for shipping containers and restrictions governing the acceptance and transportation of explosives and other dangerous articles, see Tariff BOE 6000-Series				
ITEM 4025 TIH/PIH RATE	 Applying sprays or suppressants to the shipment or contents 			
Notwithstanding any other rate provisions for transportation of a TIH/PIH car on Subscribing Carrier, charges apply as specified in	ITEM 4050 PROCEDURE ON UNSAFE CONDITION AT CUSTOMER FACILITY			
Subscribing Carrier's Rate Tariff 8001. Charges will be billed on a Rule 11 basis and are subject to the credit terms outlined in Item 1400 of this Tariff.	Where at Subscribing Carrier's sole discretion, safe railway operations are not possible because of an extreme condition such as, but not limited to, the conditions below, train service will be suspended and all applicable demurrage charges will continue to accrue until condition is rectified to the satisfaction of Subscribing Carrier's safety/environmental staff.			
	Condition or practice likely to cause permanent disability, loss of life or body part and/or extensive loss of structure, equipment or material, or repeated/or multiple unresolved conditions or practices that may have a safe work-around.			

SECTION 5: HEAVY WIDE DIMENSIONAL CLEARANCE PROCEDURES

ITEM 5000 GENERAL INSTRUCTIONS

These procedures establish instructions governing the movement of shipments in excess of Plate C dimensions and/or weighing in excess of 268,000 pounds. It applies to all Subscribing Carrier railroads and affiliates.

Shipments weighing in excess of 268,000 pounds require that the route over which the load is to move be checked prior to movement to determine if the roadbed and structures have sufficient capacity to safely carry the load at the timetable speed authorized for the route.

Shipments in excess of Plate C dimensions require that the route over which the load is to move be checked prior to movement to determine if there is sufficient horizontal and vertical clearance to pass the load. Movements of standard equipment with larger plate dimension on routes cleared for those plates are exempt from this clearance requirement.

The Subscribing Carrier General Manager, or designee, where the excess dimension / excess weight load will originate, terminate or traverse is the point of contact for initiating all required clearance files.

In the case of the loads originating on Subscribing Carrier, the Connecting Class I carrier is responsible for ensuring the clearance request is generated based upon the customer's information. This clearance request must be provided to each railroad along the proposed route and the movement cannot be authorized until each clearance request is answered in the positive.

If the Customer has already established clearance procedures with another servicing road in the route, these procedures can continue to be used. The review and approval by the Clearance Bureau is still needed prior to movement.

In the case of loads terminating on or traversing over Subscribing Carrier tracks, the receiving road is responsible for processing the inbound clearance request to the Clearance Bureau. The movement cannot be accepted at interchange until the clearance is approved by the Clearance Bureau.

All clearance related correspondence should be channeled through the <u>clearances.hbr@arcticgateway.com</u> organizational mailbox to ensure proper handling by those assigned responsibility for this function.

ITEM 5010

SPECIAL CAR RESTRICTIONS

Any shipment loaded (or) proposed which exceed any of the following criteria is a dimensional load requiring clearance approval.

- Exceeds 17 ft. high above the rail, "Plate F".
- Overhangs: side(s) and/or end(s) of the railcar.
- Any shipment which requires the use of an idler car(s).
- Weight not to exceed tariff limits.
- Requires the use of heavy duty and/or specialized equipment.
- Any shipment having a combined center of gravity greater than 98 inches above the rail.

ITEM 5020 CLEARANCE RESTRICTIONS

As a common point of reference, The General Tariff 5000 and the Subscribing Carrier's Rate Tariff 8001 for each Subscribing Carrier property shall contain its published weight limit and clearance information. This information can be published at the railroad or subdivision level.

• Where this information is not published in the Subscribing Carrier's Rate Tariff, this clearance policy and its appendices are the source document for line clearance.

Weight limits published in excess of 268,000 lbs must be approved by the Subscribing Carrier and justified by one of the following source documents as approved by the Office of Corporate Development/Engineering:

- A current bridge rating demonstrating capacity sufficient for the intended car weights for each of the structures on the route.
- A copy of the predecessor railroad's bridge roster that contains bridge rating information demonstrating capacity sufficient for the intended car weights at the time of transfer.
- A copy of the predecessor railroad's timetable or tariff information showing the route clearance at the time of transfer.

ITEM 5030 CLEARANCE BUREAU CONTACT INFORMATION

Any questions pertaining to Subscribing Carrier's Clearance Procedures shall be forwarded to the Clearance Bureau for handling and approval:

Clearance Bureau 728 Bignell Ave. The Pas, MB R9A 1L8 Email: <u>clearances.hbr@arcticgateway.com</u> Phone: 1.888.445.1112

EXPLANATION OF ABREVIATIONS AND REFERENCE MARKS

ITEM 99999

Abbreviations	Explanation		
CN	Canadian National Railway		
CPRS	Canadian Pacific Railway Canadian		
СТА	Transportation Act		
DG	Dangerous Goods		
FT	Freight Tariff		
OPSL	Official Railroad Station List		
RER	Railway Equipment Register		
STCC	Commodity Code		
UFC	Uniform Freight Classification		
Reference Mark	Explanation		
[A]	Addition		
[C]	Denotes Change		
[D]	Canceled		
[1]	Increase		
['] [NC]	Brought forward without change		
	Reduction/Decrease		
(<u>Underscored</u> portion denotes change.)			
(<u>Unde</u>	rscored portion denotes change.)		

UDSON &	728	728 BIGNELL AVE, THE PAS, MB, R9A 1L8					
	Phone: 1 (888) 445-1112		Email: ar.hbr@arcticgateway.com		CONFIDENTIAL CREDIT APPLICATION		
Company Information	on		Principals/Ow	ners			
Full Legal Name/Busine	ss Entity		Name		Name		
Doing Business As (DBA	A)		Title	Phone	Title	Phone	
Billing Address	City	State/ZIP Province/PCode	Address		Address		
Phone	Fax	Year Business	Tax ID (if incorpo	orated) / Soc. Sec. #	E-mail		
Website		Established					
A/P Contact		Phone	Company Type				
Credit Line Requested		Entity	Corporation: Partnership: LLC: Proprietorship:		Other:		
Trade Credit Referen	nces		-				
Company Name			Contact Name				
Address	City	State/Prov	ZIP/PCode	Phone		Fax	
Company Name				Contact Name			
Address	City	State/Prov	Zip/PCode	Phone Fax		Fax	
Company Name				Contact Name			
Address	City	State/Prov	Zip/PCode	Phone		Fax	
Bank Reference							
Bank Name Account Number		Account Number	Comments: Checki (For internal use or				
Contact Name		Phone	Fax		y)		
Address	City	State/Prov	Zip/PCode				
Signature				•			
The above information including but not limite monthly finance charg incurred. We agree th	n is warranted to be to ed to bank references ge of 1 1/2% on all pa at all decisions with r	espect to the extension	hereby authorize es, consumer an agree to pay all c	e you to verify and c d /or commercial cre osts of collection an	ollect informatior edit reports. We a d litigation on thi	n on us at will, agree to pay a s account should they be	
Authorized Signature: Print Name:		- i iiit itailie.		nue.		Daic.	

EXPLANATION OF ABREVIATIONS AND REFERENCE MARKS

Requestor Information				
NAME				
PHONE NUMBER				
EMAIL				
Billing Information (party responsible for charges)				
COMPANY NAME				
CONTACT NAME				
PHONE NUMBER				
EMAIL				
Shipment Information				
ESTIMATED SHIP DATE				
SHIPPER NAME				
CONSIGNEE NAME				
ORIGIN CITY, STATE/PROVINCE				
DESTINATION CITY, STATE/PROVINCE				
ROUTE				
LOADING/UNLOADING POINT				
Lading and Dimensions				
COMMODITY				
STCC				
DIMENSIONS				
WEIGHT				
VALUE				
CAR TYPE (INCL. MECHANICAL DESIGNATION)				
Conditions				
Approval must first be obtained before shipments can be tendered to or accepted by Subscribing Carrier. All dimensional shipments are subject to terms, conditions and rates per General Freight Tariff 5000 and Subscribing Carrier's Rate Tariff 8001 and all subsequent provisions.				