ALASKA RAILROAD CORPORATION



EXEMPT RATE MEMORANDUM NO. 2-U

(Cancels Exempt Rate Memorandum No. 2-T)

LOCAL CHARGES AND PROVISIONS

FOR TRANSPORTATION OF FREIGHT, ALL KINDS (Except as Noted) IN TOFC/COFC SERVICE BETWEEN RAMP FACILITIES AT STATIONS SERVED BY ALASKA RAILROAD CORPORATION IN ALASKA

SUBJECT TO CHANGE WITHOUT NOTICE

ISSUED: December 10, 2012

EFFECTIVE: January 1, 2013

ISSUED BY:

Dale Wade Vice President, Business Development 327 W. Ship Creek Ave. Anchorage, AK 99501

RULES AND REGULATIONS - GENERAL	RULES AND CHARGES		
ITEM 5	ITEM 110		
METHOD OF CANCELLING ITEMS	GENERAL APPLICATION		
As this memorandum is supplemented, numbered items with letter suffixes cancel correspondingly numbered items in the original tariff or in a prior supplement. Letter suffixes will be used in alphabetical sequences starting with A. Example: Item 100-A cancels Item 100 and Item 200-B cancels Item 200-A in a prior supplement which in turn cancelled Item 200.	 The rules and charges in this memorandum apply to rail trailer-on-flatcar/container-on-flatcar (TOFC/COFC) transportation by rail of: A. Any freight-laden highway truck, freight-laden trailer, or freight-laden semi trailer. B. The freight-laden container portion of any highway truck trailer as acmit trailer begins a demountable. 		
ITEM 100	truck, trailer, or semi trailer having a demountable chassis.		
EXPLANATION FOR USE This memorandum sets forth the terms and conditions under which ARR will provide transportation of trailers and containers between specifically named intermodal ramp locations. Except as otherwise stated in specific items, service includes loading to rail car and unloading from rail car at respectively designated ramps.	 C. Any freight-laden multi-modal vehicle designed to operate both as a highway truck, trailer, or semi trailer and as a railcar. D. Any freight-laden intermodal container comparable in dimensions to a highway truck, trailer, or semi trailer and designed to be transported by more than one mode of transportation. 		
The provisions of this memorandum shall be incorporated by reference in a contract of carriage (Bill of Lading) executed by shipper and ARR for any transportation provided under this memorandum, and shall also be	E. Any of the foregoing types of equipment when empty and being transported incidental to its previous or subsequent use in TOFC/COFC service.		
incorporated in all certificates, receipts, and other documents described within this memorandum.	ITEM 120 EQUIPMENT		
The ARR shall provide service under this memorandum as hirer only. The provisions of this memorandum and the transportation documents executed by shipper and ARR shall constitute the entire contract for transportation between the parties and any law relating to common carriers shall not apply. In the event the terms and conditions of such transportation documents conflict with	Units must be furnished by shipper which are suitable for mechanical lifting and conform to AAR design specifications. ARR will not be responsible for damage caused by mechanical loading to units that are not suitable for mechanical loading. Such units will be accepted at owner's risk.		
those in this memorandum, the terms and conditions of this memorandum shall control.	Trailers with sliding axels must have the axels slid before tendering for shipment. Trailers with rear drop axels must have the axels chained before tendering for shipment.		
If any part, term, item or provision of this memorandum is	ITEM 130		
held by a court or by any agency having or purporting to have jurisdiction over this memorandum or the shipper or ARR, to be unenforceable, such part, item, term or provision shall be considered severable from the rest of the memorandum.	LOADING, BLOCKING & BRACING Shipper shall ensure that lading of vehicles is properly distributed, secured and blocked to withstand the normal shock and vibration of rail transportation, and to permit saf movement by rail. When not so loaded, ARR may reject the shipment or arrange for reloading of the unit by an		
	agent of and at the expense of the shipper. Shipper shall ensure that shipments loaded to open top trailers are loaded, blocked, braced and secured in compliance with provisions of ARR's "TOFC Loading and Securement Manual."		
	All shipments moved pursuant to the terms of this memorandum shall be packaged by shipper in accordance with the provisions of the Uniform Freight Classification UFC 6000-Series in effect on the date of shipment.		

RULES AND CHARGES	RULES AND CHARGES				
ITEM 140	ITEM 140 (Cont'd)				
LOSS OR DAMAGE TO LADING	LOSS OR DAMAGE TO LADING				
ARR shall only be liable for actual loss or damage as set forth in "49 USC 11706" for shipments made under this memorandum except for the following: ARR's liability shall not exceed \$50,000 per unit at	Claims shall be filed in writing within nine (9) months of delivery date or reasonable time for delivery, and shall include copy of shipping order (Bill of Lading), invoice, inspection report, or other proof, and paid freight bill. ARR will not accept claims for less than \$250.				
charges named in, or otherwise governed by this memorandum. If shipment value exceeds \$50,000,	ITEM 145				
consignor shall declare lading value and secure a special quote from ARR representative before tendering shipment. If consignor fails to comply,	SHIPPING INSTRUCTIONS				
ARR's liability shall not exceed \$50,000. ARR's liability applies only to loss or damage while in ARR's control.	Proper shipping instructions are necessary for ARR to provide the correct transportation services and to invoice the appropriate rate. The Shipper is responsible for providing complete and accurate information on the				
If desired, consignor may request the ARR to provide a special quote for insurance on the declared value of TOFC/ COFC consignment over \$50,000 per unit. This request	shipping instructions and all shipments must be tendered with complete shipping instructions.				
must be made at least five business days prior to shipment in writing.	ARR requires receipt of shipping instructions prior to shipment acceptance at an ARR facility or prior to dispatching empty equipment for ARR origin drayage.				
By accepting this offer, consignor recognizes its options under "49 USC 10502(e)" to choose terms for liability and claims outlined in 49 USC 11706, and acknowledges that	When delivering the equipment to an ARR facility, the drayman is required to provide the applicable:				
by accepting this contract, it has chosen to accept the rates and terms for liability outlined in this memorandum, as	Shipper Intermodal facility destination				
opposed to the full liability rates available in ARR's published tariffs. ARR is not liable for loss, damage or delay to lading caused by act or default of consignor, act of	Hazardous commodity declaration and Emergency Response Guide numbers				
God, public enemy, authority of law, riots, strikes, vandalism, inherent nature of commodity, or occurring when shipment is not in ARR's possession. ARR shall not be liable for improper loading, blocking or bracing, securement, or lack of protective covering. Consignor is responsible for all damages, except that caused by ARR negligence. ARR shall not be responsible for damages of	When hazardous shipments are tendered to ARR all shipping instructions must be complete, including all the hazardous information or documentation, the actual hazardous commodity description and accurate applicable Emergency Response Guide numbers. Any type of FAK commodity description is prohibited for hazardous commodities.				
any type resulting from delay in transportation of the shipment, unless otherwise specified. ARR shall not be liable until it takes actual possession, and ARR's liability shall cease when it tenders possession to another railroad, drayman, consignee or others for further handling.	Shipments arriving at ARR facilities with incomplete, missing, or incorrect shipping instructions may be held at origin and or destination until complete and correct shipping instructions are provided to ARR. Detention and				
ARR will not be responsible for any damages considered special or consequential damages including but not limited to lost profits and alternate transportation costs, nor will	storage charges will be assessed at origin and /or destination for shipments that are delayed while shipping instructions are completed or corrected.				
ARR be responsible for any damages caused by any act or omission of the shipper or consignee.	If shipment arrives at an ARR facility without proper shipping instructions/documentation the Shipper should send the required shipping instruction/documentation via				
Consignor shall indemnify ARR and assume all legal defense against any third-party claims for loss, damage, or injury including attorneys fees, for failure to comply with its obligations under this memorandum.	send the required shipping instruction/documentation via e-mail or fax to an ARR Customer Service Representative. Shipper must e-mail or fax complete documentation to an ARR Customer Service Representative prior to departure of equipment from ARR Facility. If an ARR Customer Support Representative or other ARR personnel is involved				
(Continued in next column)	in changing/completing the shipping instruction/ documentation a \$25.00, per document, charge will be assessed to the Shipper.				

RULES AND CHARGES

ITEM 150

LOAD SPECIFICATION

Without prior approval, shipments may not exceed the following size and weight limitations:

Turno	Minimums	s Maximums						
Type of Unit	Length	Length	Width	Height	Gross Weight (Ibs)			
	20'	30'	8' 6"	13' 6"	55,000			
Semi Trailer	30' 1"	53'	8' 6"	13' 6"	65,000			
Intermodal	20'	30'	8' 6"	8' 6"	45,000			
Container	30' 1"	53'	8' 6"	8' 6"	55,000			

Subject to prior approval, shipments exceeding the above specifications, or which for any reason are unsuited for normal mechanical handling may be accepted and handled on a non-priority basis, subject to the following charges, which will be assessed separately and individually in addition to all other charges:

- All weight exceeding allowable gross weight (\$ per 100 pounds): \$3.05
- B. Shipments not suitable for normal mechanical handling, but suitable for rail ramp loading may be accepted at an additional per unit charge of: \$469.00
- C. Units of unusual size or dimension, or otherwise not suitable for vanlifter handling, but suitable for forklift handling may be accepted for shipment between Anchorage and Fairbanks, by prior arrangement only, at an additional per unit charge of: \$235.00
- D. When shipments exceed the maximum dimensions named in this item, the otherwise applicable Base Rate will be increased by the following percentages:

Type of Over Dimensions	Increment of Over Dimensions	Arbitrary Rate		
Length	1 foot or fraction thereof	10%		
Height	1 foot or fraction thereof	10%		
Width	1 foot or fraction thereof	10%		

NOTE 1 : Oversize arbitrary charges will be assessed separately and individually for each increment and each type of Over Dimension, and in addition to all other charges.

NOTE 2 - An additional charge will be assessed when oversized shipments necessitate a "10 MPH" or "Walking Speed" restriction. The shipper must contact the ARR Marketing Department for rates.

(Continued in next column)

RULES AND CHARGES

ITEM 150 (Cont'd)

[1]

LOAD SPECIFICATION

ARR reserves the right, in its sole discretion, to refuse any unit for transportation under this memorandum. Approval and acceptance of overweight or oversized units is at the sole discretion of ARR's appropriate personnel, and entirely dependent upon the unit and time-specific circumstances, including price agreement. Such acceptance and approval shall in no way be construed as universal nor imply any waiver of other charges, rules, or limitations.

For further information or to inquire regarding extraordinary service requirements, contact ARR's Marketing Department.

ITEM 160

ADDITIONAL CHARGES

- Except where more specifically provided in individual rate agreements, when shipments in the possession of ARR are discovered to be overweight or oversize, or to contain commodities named in Item 170, the following provisions will govern:
 - A. When non-compliance is discovered after the shipment has been accepted by ARR at origin or point of interchange, shipper will be given the opportunity to correct or reload the shipment. Consignor and/or consignee may not transfer lading from one vehicle to another on ARR premises without approval of ARR terminal manager.
 - B. When non-compliance is discovered en route, notification will be given the shipper, requesting disposition of the shipment. If within 48 hours after notice is given, the shipper fails or refuses to furnish instructions, ARR may take whatever steps it deems appropriate to safely move the shipment to destination or return it to origin at consignor's expense.
 - C. When non-compliance is discovered at destination, notice of the non-compliance will be given the shipper or consignee that additional charges are due.
 - D. ARR will charge the following accessorial and service charges in addition to all other applicable charges. These charges must be paid in full as advance charges prior to release of unit to consignee:
 - 1. Loading, re-loading, storage, detention, weighing, permitting and added transportation charges.
 - Per unit service charge when non-compliance is discovered at:

Origin	\$159.00
En Route	\$469.00
Destination	\$469.00

(Continued on next page)

EXEMPT RATE MEMORANDUM NO. 2-U

RULES AND CHARGES	RULES AND CHARGES				
ITEM 160 (Cont'd)	ITEM 190				
ADDITIONAL CHARGES	CLAIMS				
 Trailers without axels slid or rear drop axels chained (per item 120) will be charged accordingly". 	Claims for overpayment of freight charges must be filed in writing within one year from the date of original freight bill.				
Axels not slid \$132.00	ITEM 200				
Drop axels not chained \$132.00	[1]				
 If requested, trailers or containers (time permitting) can be offloaded at origin for an additional fee of \$132.00. Late Arrival Charge: Late trailers or containers, delivered after the cutoff time for accepting loads, will be charged an additional \$99.00 per unit. 	STORAGE If consignee is unable to accept units after notification of their availability for delivery, storage charges will be assessed as follows: \$53.00 (per unit per day, after free time has expired, for the first two days)				
	\$91.00 (per unit per day thereafter)				
ITEM 170 ARTICLES NOT ACCEPTED	Forty-eight hours free time will be allowed and computed from 7:00 AM of the next following regular week day after notification.				
 Except where specifically provided, or in individual rate agreements or quotations, rates or charges will not apply when any of the following articles are included in the lading: A. Articles of extraordinary value as described under Rule 3 of UFC. B. Hazardous waste or substance as listed in Title 40 CFR 261. C. Hazardous materials, in bulk. D. Materials designated Class A or Class B explosives by U.S. Department of Transportation (DOT) Hazardous Materials Regulations, Title 49 CFR. E. Iron or steel pipe or piling when loaded on open top containers or trailers. NOTE: ARR reserves the right at its sole discretion to refuse to accept any articles other than those listed above. 	 The above named rates will also apply for detention of ARR owned chassis or units for pickup or delivery, except that time will be computed from the first 7:00 AM after placement. Additional handling, pickup, delivery or redelivery services, or attempts will be charged at equipment and manpower rates named in this memorandum in addition to storage and detention charges. When empty units which have been tendered to ARR for return movement are picked up or otherwise diverted by consignor before return movement is effected, storage rates named in this item will apply with no allowance for free time. 				
ITEM 180 PAYMENT OF CHARGES ARR requires prior payment of charges for all services provided under the terms and conditions of this memorandum unless shipper receives credit approval from ARR's Accounting Department.					

EXEMPT RATE MEMORANDUM NO. 2-U

RULES AND	CHARGES			RULES AND	CHARGES	
TEM 210			ITEM 400	1		
[I] PROTECTIV	E SERVICE			DEFINITION	OF TERMS	
ARR will not provide service fo heat or cold or to overcome ter deteriorate or decay. Shipper is mechanical protective service a its operation. ARR will assume to lading caused by freezing, the Upon prior request and dependence equipment, ARR may furnish p 220 and 480 volt electrical unit follows:	ndency of such f must provide ow and assume res e no risk for loss nawing, or deteri dent upon availa ower for operati	reight to /n ponsibility for or damage ioration. bility of on of	Holiday -	New Year's Day President's Day Memorial Day Independence Day Labor Day Columbus Day Veteran's Day Thanksgiving Day Christmas Day	January 1 Third Monday in February Last Monday in May July 4 First Monday in September Second Monday in October November 11 Fourth Thursday in November December 25	
Date	Volume	Rate (per unit)				
April 1 to September 15 each year September 16 to March 30	1 or more units 1 or more units	\$83.00 \$83.00			on a Saturday or Sunday the preceding Friday or the respectively.	
each year		ф 03.00				
In addition, if power service is f the following per unit charges v assessed in addition to all othe	will be assessed		Ramp -	Area designated by intermodal trailers		
first 24 hours (or part thereof) \$76.00 each day thereafter (or part thereof) \$76.00		Shipper -	Consignor, Consignee, Connecting carrier, or their agent			
			Unit -	Trailer or Container approved by ARR and described in ITEM 110		
ITEM 300 FUEL SUR						
Issuance of a Special Fuel Cha to Memo 2 will apply on rates p contracts and other agreement Memo 2.	published herein	and on				

F	RULES AND C	HARGES			RU	LES ANI	D CHA	RGES			
ITEM 500	ITEM 1000										
ACCESSORIAL EQUIPMENT AND LABOR					[I] SPECIFIC LINE HAUL CHARGES						
The following char equipment and lak item or when addir not specifically cov ing of equipment a	oor rates wher tional services vered in this m and labor is de	e reference i are perform nemorandum ependent on	is made to this led which are l. The furnish- availability.	carrier cor	are subject ivenience. booked ar dum.	Rates na	med h	erein will	apply or		
Time will be comp continue until retu			atch and will		_	Volume		Rate	Loaded		
When equipment i separately for equ rates. Equipment	s furnished, cl ipment and op	harges will b berator at ap	plicable hourly	From	То	per Year	ment Size	Per Unit (\$)	Returns (\$)	To Note	
	CHARGES - NOT INCL m Charge will	UDED		Anchorage	Whittier	Any Quantity	Up to 48'	682.00	682.00	2,3,4,5	
·	one quarte					Any Quantity	53'	800.00	800.00	2,3,4,5	
FORKLIFT Capacity	3 Tons	15 Tons	Over 15 Tons								
Rates per hour (\$)	77.00	116.00	154.00	Whittier	Anchorage	Any Quantity	Up to 48'	682.00	682.00	2,3,4,5	
VANLIFTER						Quantity	40				
Capacity	N/A					Any	53'	800.00	800.00	2,3,4,5	
Rates per hour (\$)	232.00					Quantity	55	800.00	800.00	2,3,4,5	
CRANE		1									
Capacity	20 Tons	Ove	r 20 Tons	Anchorage	Fairbanks	Any	Up to	853.00	426.00	1,2,3,4,	
Rates per hour (\$)	116.00	1	63.00			Quantity	48'			5	
	LABOR CH. (\$ Per H Minimum Cha plicable rate fo	our) arge will be th	ne			Any Quantity	53'	1008.00	504.00	1,2,3,4, 5	
Location	Straight Time	Overtime	Double Time	Fairbanks	Anchorage	Any	Up to	853.00	853.00	1,2,3,4,	
Anchorage	67.00	99.00	124.00			Quantity	48'			5	
Fairbanks	71.00	106.00	142.00								
						Any Quantity	53'	1008.00	1008.00	1,2,3,4, 5	
					(Cc	ontinued o	on next	page)			

EXEMPT RATE MEMORANDUM NO. 2-U

	RU	LES AND	CHARGE	S		EXPLANA	TION OF ABBREVIATIONS AND REFERENCE MARKS
[I]	0 (Cont,d)		L CHARGE	S (Cont'd)	ABB/ REF	EXPLANATION
Bookings carrier cor shipments Memoran Note 1: C The rates supersede Specific C Casing; F	are subject nvenience. s booked and dum. commodity below are the Fairba commoditie	t to space Rates na nd tender Exceptior listed as " anks rates s, VIZ: Irc inds, in lo	availability med herein ed to ARR u ns: Commodity s otherwise on or Steel F ads exceed	for commo will apply o inder this Exception contained	s" and herein: or	AAR ARR CFR NOS STB STCC UFC [A] [C] [D] [I]	Association of American Railroads Alaska Railroad Corporation Code of Federal Regulations Not otherwise Specified Surface Transportation Board Standard Transportation Commodity Code Uniform Freight Classification, UFC 6000- series Addition/New Change in wording resulting in neither an increase or decrease in charges Cancel/Eliminated Increase
Between	And	Volume	Rate	Loaded Returns	Subject to Notes	[R] %	Reduction/Decrease Percent
Anchorage	Fairbanks	Any Quantity	1224.00	Not Available	2,3,4		I
(Note 3: E F C I I I I I I I I I I I I I I I I I I	elsewi b) Shipmo Empty Retu Rates inclue origin, or po oaded mov under provi within 30 da positioning. allowed. No oads and e poeriod may	odities mo here in thi ents exce d in Item 1 urning Uni de return positioning vement. L sions of th ays of load Substitu lo combin empty unit exceed th s shipped od.	ore specifica s memorano eding maxir 50.	dum. num dimer its to ramp its for subs zed free re st be tende ent or emp units will be bund (retur uring any 3 of outbound	nsions o of sequent eturn ered ty e m) 30-day d		
F	Rates inclue	des returr than 10,0	n of unit con 00 lbs. per u ditions in No	unit to ram			
5	Oversize Sh Subject to (150).	-	Arbitrary cha	arge (See I	tem		