ROGUE VALLEY TERMINAL RAILROAD CORPORATION



FREIGHT TARIFF RVT 8000-G

(For cancellations, see Item 1, this tariff)

NAMING

MISCELLANEOUS RULES AND CHARGES

ALSO

SWITCHING, DEMURRAGE AND STORAGE RULES AND CHARGES

APPLYING

FROM, TO AND AT STATIONS ON THE

ROGUE VALLEY TERMINAL RAILROAD CORPORATION

LOCAL TARIFF

This tariff is also applicable on intrastate traffic, except where expressly provided to the contrary in connection with particular rates and provisions contained herein.

ISSUED: May 1, 2016

EFFECTIVE: June 1, 2016

ISSUED BY

Scott DeVries President & General Manager Rogue Valley Terminal Railroad Corporation 2095 Avenue F White City, OR 97503-3210 www.RogueValleyRR.com

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SUPPLEMENTS AND REISSUES

When reference is made in this tariff, or supplements, to other publications for rates or other information, it includes "Supplements thereto or successive issues thereof."

Where reference is made in this tariff to items, it includes "reissues" of such items.

RULES AND OTHER GOVERNING PROVISIONS	RULES AND OTHER GOVERNING PROVISIONS
RULES AND REGULATIONS - UNLIMITED	
ITEM 40 [C]	ITEM 40 (Cont'd) [C]
DEFINITIONS	DEFINITIONS
ACTUAL PLACEMENT – When a car is placed in an accessible position for loading or unloading or at a point previously designated by the Customer.	HAZARDOUS MATERIALS - A substance or material that the United States Secretary of Transportation has determined is capable of posing an unreasonable risk to health, safety, and property when transported in commerce,
CARE OF PARTY – The party entitled to receive shipments on behalf of the Consignee at the final rail destination.	is designated as hazardous under 49 USC § 5103, including hazardous substances, hazardous wastes, marine pollutants, elevated temperature materials, materials designated as hazardous in the Hazardous
CONSIGNEE – The party to whom a shipment is consigned, or the party entitled to receive the shipment.	Materials Table (49 CFR §172.101), and materials that meet the defining criteria for hazard classes and divisions in 49 CFR §173.
CONSIGNOR – The party in whose name a car(s) is ordered; or the party who furnishes forwarding instructions. CONSTRUCTIVE PLACEMENT – When a car consigned	HI-WIDE DIMENSIONAL CARS – Specialized cars used primarily for the transport of Hi-Wide Dimensional Shipments.
or ordered to a private track or other-than-public-delivery track and cannot be actually placed because of Customer- Attributable Conditions, such car will be held at available hold point, notice shall be sent or given to the Customer that the car is being held and that RVT is unable to effect	HI-WIDE DIMENSIONAL SHIPMENTS – Railcars exceeding 286,000 lbs. Gross Rail Load and/or exceeding AAR Plate F Dimensions (excluding double-stack intermodal cars).
placement, such car will be considered constructively	HOLIDAYS – The calendar days designated in Item 60. [A]
placed at such time; or if a car is placed on private track or other than public delivery track serving the Customer, such car will be considered constructively placed at such time.	INTERCHANGE SWITCHING – A switching movement starting or ending at interchange with another rail carrier.
CUSTOMER – The Consignor (Shipper), Consignee or Care Of Party that ships or receives railcars at stations located on RVT. For the purpose of applying this tariff, Customer includes any business, entity or person receiving	INTRA-PLANT SWITCHING – A switching movement from one track to another within the same plant or industry, or from one location to another location on the same track within the same plant or industry.
railcars from this railroad for loading or unloading as more specifically provided for in 49 CFR § 1333. CUSTOMER-ATTRIBUTABLE CONDITIONS – Any	INTRA-TERMINAL SWITCHING - A switching movement (other than intra-plant switching and movements starting or ending at interchange with another rail carrier) from one track to another track of the same carrier, within the
condition caused by, controlled by or attributable to, in whole or part, the Customer or the Customer's employees,	switching limits of one station or industrial switching district.
agents, suppliers (excluding RVT) or contractors. FORWARDING INSTRUCTIONS – Shipping instructions	LEASE TRACK – Tracks owned by RVT that are leased by a Customer pursuant to a written agreement for the exclusive, dedicated use of that Customer.
conforming with the Uniform Bill of Lading format provided at the point of loading that contain all the necessary information to transport the shipment to its final destination.	LOADING – The complete or partial loading of a car(s) in conformity with loading and clearance rules and the furnishing of forwarding instructions.
FREIGHT BILL PARTY – The person or entity responsible for the guarantee and payment of rail freight transportation charges as designated on the forwarding instructions	LOADED CAR(S) – A car(s) that is completely or partially loaded.
provided to RVT by the Customer or a delivering rail carrier. If no such party is designated, or if not provided to RVT, the Customer will become the party responsible for	NORMAL BUSINESS HOURS – The hours of operation specified in Item 50. [A]
the payment of specified charges as provided in this tariff. GROSS RAIL LOAD – The combined tare (empty) weight	PRIVATE CAR(S) – A car(s) bearing other than railroad reporting marks that is not controlled by a railroad or the TTX Company.
of the railcar and the weight of the lading and dunnage.	PRIVATE TRACK – Tracks that are not owned or leased by RVT.
(Continued in next column)	(Continued on next page)

RULES AND OTHER GOVERNING PROVISIONS RULES AND REGULATIONS - UNLIMITED

ITEM 40 (Cont'd)

DEFINITIONS

RAILROAD-CONTROLLED CARS – Cars that are owned, controlled or marked for any railroad or the TTX Company.

RAILROAD TRACK – Tracks that are owned or leased by RVT, excluding those tracks that are leased by a Customer from RVT pursuant to a written agreement for the exclusive, dedicated use of that Customer.

RSSM – Rail Security Sensitive Materials commodities that are designated in or included by definition of 49 CFR §1580.100(b) and/or commodities subsequently designated in writing as rail security sensitive materials by the Transportation Security Administration and/or the United States Department of Transportation.

TEAM TRACK – Track owned or leased by RVT that is open to the general public for loading and unloading.

UNIT TRAIN(S) – A dedicated train or block of 26 or more consecutively-coupled cars with or without dedicated locomotives attached, that is moving intact from origin to destination other than for locomotive changes or removal of defective cars in bad order status.

ITEM 50

[C]

NORMAL BUSINESS HOURS

The normal business hours of operation of the RVT are from 7:00 AM to 2:00 PM, PT, Monday through Friday, except Holidays.

ITEM 60

HOLIDAYS

Holidays, as referred to in this tariff, shall mean only the days listed below:

New Year's Day – January 1 (See Note, this item) President's Day – Third Monday of February Good Friday – Friday before Easter Sunday Memorial Day – Last Monday of May Independence Day – July 4 (See Note, this item) Labor Day – First Monday of September Veteran's Day – November 11 (See Note, this item) Thanksgiving Day – Fourth Thursday of November Day after Thanksgiving – Friday after Thanksgiving Day Christmas Eve – December 24 (See Note, this item) Christmas Day – December 25 (See Note, this item) New Year's Eve – December 31 (See Note, this item)

Other Non-Operating Days Designated in Writing in Advance by RVT Management.

Note: When this date occurs on a Saturday, the previous Friday will be observed. When this date occurs on a Sunday, the following Monday will be observed as the holiday.

RULES AND OTHER GOVERNING PROVISIONS RULES AND REGULATIONS - UNLIMITED

ITEM 70

LOADING AND UNLOADING REQUIREMENTS

Consignors, Consignees and Care Of Parties will load and unload cars.

Consignors must load all cars in accordance with the Association of American Railroads' Circular 42 Series and appropriate AAR commodity loading publications and revisions thereof, or as approved by RVT. All unused securement devices must be returned to and stored in the same car from which removed, and devices must be secured. To inquire about loading and unloading requirements contact the RVT General Manager for more information.

Temporary blocking, flooring or lining, corrugated fiberboard or plywood separators or dividers, standards, strips, stakes or similar bracing or supports (hereafter referred to as dunnage), bulkheads, partitions, temporary doors or door protection, not constituting a part of the car, when required to protect and make freight secure for shipment, will be furnished and installed by Consignor at their sole expense.

Transportation charges for dunnage, when made, shall be at the price applicable to the freight which it accompanies. The Customer is responsible for unloading all material from the rail car. This includes lading, dunnage, loading or unloading enhancement materials, or any other miscellaneous debris. Failure to comply with these rules will result in the Customer being charged for all associated removal costs (minimum of \$150.00 to a maximum of \$500.00 per car).

When equipment is found to be improperly loaded or overloaded, the Consignor will be given the opportunity to correct the situation at the Consignor's sole expense. Consignor is responsible for all damage to freight, rail equipment, or both caused by improper loading or overloading.

The Customer is required to return and secure the same car, all railroad owned securement devices removed to complete unloading, securely lock all bulkhead doors, return wooden doors used in transportation of bulk commodities and close all exterior doors and hatches.

RULES AND OTHER GOVERNING PROVISIONS RULES AND REGULATIONS - UNLIMITED

ITEM 75

PAYMENT OF CHARGES

Customer shall be liable for the payment of any and all demurrage and other charges accruing on traffic from, to and at stations on the RVT. All charges in this tariff are billed to and the sole responsibility of the Customer unless otherwise specified herein. Nothing herein shall limit the right of the RVT to require at time of movement, shipment or delivery the prepayment or guarantee of such charges. Customer will pay RVT immediately upon presentation of a bill therefor by the RVT. The RVT will not accept shipment from Customer, make delivery of shipment to Customer, or accept request for any other movement of car without payment or guarantee of all outstanding and current charges, unless Customer has entered into an agreement for credit with the RVT. RVT reserves the right, in its sole discretion, to refuse to grant credit to a Customer or to cancel the credit of any Customer at any time.

When cars are held by the RVT, such cars will be considered constructively placed and subject to demurrage charges in Item 360 when held beyond the free time allowed in Item 350.

Customers that are granted credit will be invoiced monthly. Except as otherwise provided herein or in another current, written agreement in effect between RVT and the Customer, invoices are due and payable thirty (30) days following the date of the invoice. In the event that the invoice has not been paid, or payment has not been received by Customer within ten (10) days after such payment is due, a late payment charge of one percent (1%) or \$5.00 minimum shall be assessed on the outstanding balance owed. In addition, a finance charge of one percent (1%) per month shall be assessed on the outstanding balance owed (including payments, late payment charges, and finance charges). Payments shall be applied first to finance charges, second to late payment charges, and then to the outstanding balance.

RVT shall be entitled to recover all legal counsel fees, court costs, collection costs and expenses from the Customer incurred by RVT for the collection of any debt.

ITEM 80

GOVERNING JURISDICTION OF TARIFF TERMS

Customers tendering or receiving railcars whose movement is not governed by a duly-executed written agreement with RVT, hereby agree that the laws and courts governing any billing dispute, tariff dispute or related litigation shall be those whose jurisdiction is applicable to the County of Jackson, State of Oregon, United States of America unless otherwise expressly prohibited by law.

RULES AND OTHER GOVERNING PROVISIONS RULES AND REGULATIONS - UNLIMITED

ITEM 85

FREIGHT LOSS AND DAMAGE LIABILITY OF THE CARRIER

RVT shall be liable for claims only if negligence of RVT is shown by the claimant to be the proximate cause of the loss or damage. Carrier liability for shortage of goods shall be conditioned upon evidence of unauthorized entry into the rail car while the same is in the possession of RVT.

RVT shall not be liable for special or consequential damages, including market decline claims, products deterioration, or other such claims based on delay in transportation, nor shall RVT be liable for punitive damages or legal counsel fees.

Carrier liability for damages or shortages is contingent upon RVT receiving immediate notification of all noted visible damages and/or shortages discovered during the unloading of a rail car. Damage or shortages discovered outside of Normal Business Hours as defined in Item 50, are subject to reporting no later than 24 hours following unloading from rail car, Saturdays, Sundays, and Holidays excluded. Concealed damage must be reported immediately upon discovery and made available for inspection at point of delivery.

Failure of the Consignor to comply with packaging requirements of the Uniform Freight Classification and AAR loading provisions shall be a valid defense for RVT to utilize in any claim for damage. Any claim for loss or damage shall be filed in writing as specified by the RVT General Manager within three (3) calendar months of the date the shipment was delivered, or in the case of failure to make delivery, then within three (3) months after a reasonable time for delivery. Any lawsuit or other action for the enforcement or liability for loss of damage shall be instituted within one (1) year after the railroad first declines the claim.

RULES AND OTHER GOVERNING PROVISIONS RULES AND REGULATIONS - UNLIMITED	RULES AND OTHER GOVERNING PROVISIONS RULES AND REGULATIONS - UNLIMITED
ITEM 90	ITEM 90 (Cont'd)
DEFINITION OF CUSTOMER-ATTRIBUTABLE CONDITIONS	DEFINITION OF CUSTOMER-ATTRIBUTABLE CONDITIONS
Any condition caused by, controlled by or attributable to, in whole or part, the Customer or the Customer's employees, agents, suppliers (excluding RVT) or contractors. Examples of such conditions or circumstances include, but	 Examples of such conditions or circumstances include, but are not limited to: (Cont'd) The presence of any unsafe condition at the plant or industry that, in RVT's sole judgment, may interfere with
 Insufficient track space to accommodate additional inbound railcars on the Customer's track. 	 the safe operation of trains on the industry track(s). The failure of the Customer to pre-pay all applicable accessorial charges for a specific car movenent in the absence of the Customer holding an approved line of
 Partially-loaded cars that the Customer is not done loading/unloading that block or obstruct the Railroad's access to switch other railcars that have been previously released. 	 credit that is in good standing with RVT. The failure of the Customer releasing a car to RVT, to forward all required waybill data as specified in Item 330.
 Hazardous materials cars missing placards, missing required documentation, leaking contents, insecure valves/hatches. 	• The existence of a valid embargo notice that prevents RVT from delivering the car to CORP, UP or the final destination.
 Cars leaking contents or otherwise unsafe to move due to improper loading or improper securement of doors, tie-downs, hatches or valves. 	
 Open or partially open/unsecure plug-door type boxcar doors. 	
 Cars with loading equipment (hoses, pulleys, cables, dock plates, etc.) that is still attached to the car. 	
 Industry tracks that are inaccessible due to placement of Customer-owned or Customer-controlled blue flags, red flags, derails, doors or gates that are not promptly removed/cleared upon the arrival of the RVT train crew to pull the designated car(<u>s</u>). 	
 Industry tracks that are blocked or fouled by Customer equipment or other non-railroad equipment or vehicles (i.e. trucks or forklifts obstructing tracks). 	
• Industry tracks that are unusable due to unacceptable track condition (permanent or temporary), provided that the Customer did or should have known the condition of the track(s) in advance. RVT, the Federal Railroad Administration and the Oregon Department of Transportation (Rail Division) share the exclusive right to make final determination as to whether an industry track is deemed to be in "unacceptable" condition.	
 Industry tracks that are inaccessible or unsafe to operate due to a strike or other labor action at the Customer's plant or industry. 	
(Continued in next column)	

For explanation of terms and explanation of abbreviations and reference marks not shown herein, see last page of tariff.

SECTION 1 MISCELLANEOUS RULES AND CHARGES

ITEM 100

HAZARDOUS MATERIALS

Shipments of Hazardous Materials will not be accepted in interchange unless prior arrangements have been made with RVT.

Security guard protection services that are required by law or requested by the Customer to secure hazardous materials cars from tampering or damage must be contracted by the Customer in advance of the need of such services. RVT does not hold itself out to provide these services. If such services are required by any law or regulation applicable to RVT, and Customer fails to procure such services in advance, RVT will contract these services with a reputable vendor of its own choosing, and re-bill the Customer for those services at 160% of that rate that vendor's charges are billed to RVT.

ITEM 105

HAZARDOUS MATERIALS DOCUMENTATION & SECURITY FEE

All shipments of hazardous materials will be assessed a \$155.00 per car fee billed to the Customer for the processing/review of required shipping papers and for additional railcar security inspections.

ITEM 110

[C]

EMPTY CARS ORDERED BUT NOT LOADED

On empty cars that are ordered for loading and order is canceled and car is in route, or the service of switching or placing of car has been performed and the car is not loaded but returned to this railroad empty, a charge of [I]\$300.00 per car will be assessed and collected from the Customer ordering such cars. (See Notes 1 and 2, this item.)

The Customer will still be responsible for all applicable demurrage or private car storage charges prior to notifying RVT of the cancellation of the empty car order or empty release of an inbound empty car.

- Note 1: Charge will not apply on cars unfit for loading as defined by the applicable AAR Loading Rules or approved by the RVT General Manager.
- Note 2: This charge applies to all empty private cars received by RVT with valid forwarding instructions to a Customer, that are subsequently cancelled or not loaded by a Customer when such car(s) have already been placed in Actual Placement or Constructive Placement status on RVT prior to RVT's receipt of notification from the Customer, regardless of whether or not the Customer requested, ordered or solicited the car(s).

SECTION 1 MISCELLANEOUS RULES AND CHARGES

ITEM 120

TURNING OF CARS TO PERMIT LOADING OR UNLOADING, ETC.

If cars are turned at request of Customer to facilitate loading or unloading, or for any other purpose, a charge of \$450.00 per car per occurrence will be assessed to the Customer and will be in addition to all other applicable charges. Car(s) requested to be turned will be interchanged to CORP for turning, with CORP's charges related to the turning movement absorbed by RVT.

ITEM 130

EMPTY CARS REJECTED UNFIT FOR LOADING

When an empty railroad-controlled car is received from a connecting carrier for loading by an industry located on RVT, and is subsequently refused by the industry because the car is not in proper condition to load and must be returned to the connecting carrier, a charge of \$300.00 per car will be assessed against the connecting carrier. The charge will be made for one direction only. If the connecting carrier that supplied the car refuses to pay this charge due to the Customer's failure to adhere to that connecting carrier's applicable policies and rules regarding how the unfit for loading determination was made, then the \$300.00 per car.

Customers loading empty private cars that find a private car unsuitable for loading must contact the car owner/ lessor that controls the car movement and maintenance functions for repair or disposition. Such private cars reported unfit for loading will only be pulled from the Customer's track empty upon receipt of complete forwarding instructions by RVT from the responsible car owner/lessor. A service charge of \$200.00 per car will be assessed against the car owner/lessor submitting forwarding instructions to RVT. The charge will be made for one direction only.

The Customer will still be responsible for all applicable demurrage or private car storage charges incurred prior to notifying RVT that the car is unfit for loading.

SECTION 1 MISCELLANEOUS RULES AND CHARGES	SECTION 1 MISCELLANEOUS RULES AND CHARGES
ITEM 140	ITEM 150
BOXCAR DOOR OPENING/CLOSING SERVICES BY RAILROAD	RAILCAR REPAIR SERVICES – DAMAGE TO CARS BY CUSTOMER
All boxcar doors must be closed and properly secured prior to releasing loaded or empty boxcars. RVT will charge the following rates to Customers for boxcars released without doors properly closed and secured, or if Customer requests/requires assistance in opening, closing or securing boxcar doors: Door Opening or Closing (See Note 1)\$150.00 per car + parts (parts re-billed at 125% of prevailing AAR rates)	Customers loading or unloading cars on RVT are responsible for all damage caused to railcars in the possession or utilized by the Customer, when such damage is caused in whole or part by the Customer, or the Customer's employees, agents, contractors or suppliers. This includes, but is not limited to, any mishandling, negligence, overloading, improper load securement, moving cars with equipment other than a locomotive or railroad-approved railcar mover unit (e.g. damage caused by forklifts, cables, etc.), collision
RVT offers this service at its sole convenience and may refuse to provide or discontinue this service on any occasion without advance notice for any reason.	with other vehicles (e.g. trucks) while railcar is on the Customer's track or any other damage attributable to the Customer, or the Customer's employees, agents, contractors or suppliers.
Note 1: Repairs that cannot, in the sole judgment of the RVT, be safely completed on the Customer's track will also incur one Intra-Terminal Switch Charge (Item 230) per car in addition to the above charges. All repairs requiring welding work performed by RVT will require an intra-terminal switch service from the Customer's track to an RVT designated repair location.	Railcar repairs performed due to Customer-caused or Customer-attributable damage as described above, will be billed to the Customer at 125% of the prevailing AAR railcar repair rates for replacement parts and labor services. Additionally, any repairs that cannot be made, in RVT's sole judgment, on the Customer's track or on the outbound train will also be billed one Intra-Terminal Switching Charge (Item 230) per damaged railcar.
Note 2: RVT will not move boxcars with open or unsecured plug-type doors unless the open plug-type door(s) are damaged, and in RVT's sole judgement the boxcar(s) may be safely moved to an RVT designated repair location.	Note: Boxcar doors repaired and billed under the provisions of Item 140 of this tariff are exempt from this Item.
Note 3: RVT will not move loaded or partially-loaded boxcars with open or unsecured sliding-type doors unless the open sliding-type door(s) are damaged, and in RVT's sole judgement the boxcar(s) may be safely moved to an RVT designated repair location.	
Note 4: These charges do not apply to empty inbound car orders that are rejected by RVT or by the Customer due to being unfit for loading.	

SECTION 2 SWITCHING RULES AND CHARGES

ITEM 200

INTERCHANGE SWITCHING CHARGE – OTHER THAN UP HANDLING CARRIER TRAFFIC

(Traffic moving in interchange other than UP handling carrier movements)

RVT will assess the following service charges to Customers on all interchange switching movements that are not covered under the terms and conditions of a UP handling carrier movement in effect between UP and RVT:

CBR, CORP, PNWR & YW Interline Traffic		
\$275.00 per car		
\$325.00 per car		
\$350.00 per car		
\$400.00 per car		
Request quote		
See Item 250 (Special Switching Service)		
See Item 250 (Special Switching Service)		
Request quote		
\$225.00 per car		
\$275.00 per car		

This charge will be in addition to all other applicable charges that are associated with the movement.

Note: For cars empty inbound and loaded outbound, this charge applies only to the outbound interchange switching movement.

For cars loaded inbound and empty outbound, this charge applies only to the inbound interchange switching movement.

For cars loaded inbound and outbound (reloaded cars), this charge applies to the interchange switching movements in both directions.

SECTION 2 SWITCHING RULES AND CHARGES

ITEM 210

INTERCHANGE SWITCHING CHARGE – UP HANDLING CARRIER TRAFFIC

(Traffic moving in connection with UP pursuant to a current UP-RVT handling carrier agreement)

RVT will assess the following service charges to Customers on all interchange switching movements on traffic originating, terminating or moving via UP where UP incorporates RVT as a handling carrier road in the linehaul movement (See Note 1, this item):

UP Handling Carrier Interline Traffic		
Intermodal Containers & Trailers	Request quote	
Hi-Wide Dimensional Shipments	See Item 250 (Special Switching Service)	
Locomotives, Cabooses & Empty Passenger Train Equipment	See Item 250 (Special Switching Service)	
Unit Trains	Request quote	
All Other Traffic	No charge	

This charge will be in addition to all other applicable charges that are associated with the movement.

Note 1: Traffic originating/terminating on or moving via UP where RVT is not included as a handling carrier, or UP fails to pay RVT the agreed handling carrier rate division, such traffic will be handled and billed at the rates shown in Item 200 in lieu of the rates in this Item.

Note 2: For cars empty inbound and loaded outbound, this charge applies only to the outbound interchange switching movement.

> For cars loaded inbound and empty outbound, this charge applies only to the inbound interchange switching movement.

For cars loaded inbound and outbound (reloaded cars), this charge applies to the interchange switching movements in both directions.

SECTION 2 SWITCHING RULES AND CHARGES	SECTION 2 SWITCHING RULES AND CHARGES
ITEM 220	ITEM 250
INTRA-PLANT SWITCHING CHARGE	SPECIAL SWITCHING SERVICE
RVT will perform intra-terminal switching services at a charge of \$175.00 per car billed to the Customer. This charge is applicable to all railcars that are	Subject to prior written approval of the RVT General Manager, RVT will provide Special Switching Service at the following rate:
constructively placed (See Item 40) at any location within the confines of a Customer's industry or plant at a location other than the agreed upon final loading/unloading location that requires subsequent repositioning of the car within the	\$1,200.00 per request with additional \$250.00 per hour after four (4) hours billed to the Customer.
industry by RVT.	This charge is applicable to all switch requests performed under the following conditions:
ITEM 230	 Switch performed outside of RVT's normal business hours at Customer's prior written request.
INTRA-TERMINAL SWITCHING CHARGE	 Second or subsequent switch per calendar day after the industry's daily switch.
RVT will perform intra-terminal switching services at a charge of \$175.00 per car billed to the Customer.	 Hi-Wide Dimensional Shipments.
This charge is applicable to all railcars that are constructively placed (See Item 40) at any location on RVT	 Locomotives, Cabooses or Empty Passenger Train Equipment.
outside the industry or plant of the Customer, except when Actual Placement of the car is subsequently made on the same calendar day as Constructive Placement.	Empty freight cars without roller bearings.
This charge does not apply to the following situations:	ITEM 260
 Switching movements that are simultaneously subject to the charges in Item(s) 110, 120, 130, 200, 240, 250, 260 or 340. 	INBOUND CAR SETBACK DUE TO WAYBILL ERRORS OR UNKNOWN CONSIGNEE/CARE OF PARTY Cars interchanged to RVT as empty cars that are subsequently found to be loaded by RVT personnel or an RVT Customer, loaded cars that are billed and delivered
ITEM 240	to RVT in error and subsequently redirected back to CORP or UP by the shipper without unloading on RVT or loaded
INTERCHANGE IN ERROR Unless otherwise covered under a current written agreement, RVT will assess a \$425.00 per car service charge for all cars interchanged to RVT in error against the account of the delivering rail carrier. RVT will not be responsible for car hire on these cars, and will reclaim from the delivering carrier all car hire assessed or owed to the car owner.	cars sent to RVT that fail to designate a valid consignee or "care of" party located on RVT, will be assessed a \$775.00 per car service charge plus a \$15.00 per day storage charge (if stored on RVT-owned tracks) plus any applicable demurrage charges (if any). The service charge, storage charge (if applicable) and any applicable demurrage must be prepaid by the shipper in full and received by RVT prior to the car(s) being released back to CORP or UP interchange.
	RVT will make all reasonable attempts to contact the shipper (if known to RVT) during business hours to arrange payment and car disposition.
	If such car remains on RVT in excess of 21 calendar days after RVT's first attempt to notify the shipper, RVT may in its sole discretion, take possession of the freight as "unclaimed freight" and remove and dispose of any or all freight contained in such car. The car once emptied, will be returned empty to the delivering rail carrier. Proceeds from the sale or auction of "unclaimed freight" will be first used to pay all outstanding charges and fees due to RVT, with any remaining proceeds (if any) being returned to the shipper (if known to RVT).

For explanation of terms and explanation of abbreviations and reference marks not shown herein, see last page of tariff.

SECTION 3 CAR DEMURRAGE RULES AND CHARGES	SECTION 3 CAR DEMURRAGE RULES AND CHARGES
ITEM 300	ITEM 330 (Cont'd)
APPLICATION	[C] RELEASES
Except where provided to the contrary, Demurrage Rules and Charges contained herein apply to all railroad and privately-owned cars held for or by consignors and consignees for any purpose. For the purpose of applying this tariff, Consignor or Consignee includes any person receiving railcars from this railroad for loading or unloading as more specifically provided for in 49 CFR §1333.	 Release notifications sent via e-mail or fax for loaded freight cars, residue hazardous materials cars and all excess dimension cars/special movements requiring clearance documents will not be accepted or processed unless the Customer provides all of the following information in writing to RVT: Railcar Initial(s) & Number(s) Consignee's business name.
ITEM 330	Consignee's full civic address.
[C] RELEASES	 Care Of Party's business name (only if the rail destination is other than the Consignee).
For loaded cars originating on RVT, where UP is included in the route, RVT will only accept releases from Customers	 Care Of Party's full civic address (only if the rail destination is other than the Consignee).
by one of the following methods:	 Destination rail carrier or specified rail route (only if destination station is not located on RVT, CORP or UP).
UP website (see Note, this Item)	 Destination station (as specified by the destination
EDI: Valid instructions sent directly to RVT	serving rail carrier in the Railinc SCRS database).
 EDI: Valid instructions sent directly to UP (see Note, this Item) 	 Actual or estimated weight of lading or gross rail load, specifying which weight type is being reported.
For loaded cars originating on RVT, where UP is not included in the route, RVT will only accept releases from Customers in writing by one of the following methods:	 Billing Method (e.g. Prepaid, Collect, Rule 11, etc.) (loaded cars only). Length, width and height of railcar with lading (excess dimension cars only).
 EDI: Valid instructions sent directly to RVT E-mail: <u>Office@RogueValleyRR.com</u> Fax: (541) 826-4420 	All empty car release notifications that are submitted by fax or e-mail (except for residue hazardous materials cars) will be assessed a \$40.00 service charge per release notification.
 For residue hazardous materials cars being released by Customers, RVT will only accept releases from Customers in writing by one of the following methods: EDI: Valid instructions sent directly to RVT 	Release notifications submitted by e-mail or fax outside of Normal Business Hours will be processed on the next business day, and shown as effective at 07:00 AM on the next business day provided all other release requirements
E-mail: Office@RogueValleyRR.com	are satisfied.
• Fax: (541) 826-4420	Bills of lading, forwarding instructions and release notifications sent by GE ShipperConnect Rail Carrier Interface, UP website or EDI must be completed and
For empty cars (other than residue hazardous materials) being released by Customers, RVT will only accept	provide all data required on the Uniform Bill of Lading.
releases from Customers in writing including the railcar initials and number(s) by one of the following methods:	Additionally, all hazardous materials cars (loaded and residue) must have all required hazardous materials
 GE ShipperConnect Rail Carrier Interface EDI: Valid instructions sent directly to RVT E-mail: <u>Office@RogueValleyRR.com</u> 	documents specified in 49 CFR §172 Subpart C submitted with their release notification before such notification is accepted, processed or made effective.
 Fax: (541) 826-4420 	Any car that is released by a Customer, that is subsequently found by RVT personnel as not ready to be pulled due to Customer-Attributable Conditions will incur a Car Erroneously Released charge (Item 340)
(Continued in next column)	(Continued on next page)

SECTION 3 CAR DEMURRAGE RULES AND CHARGES	SECTION 3 CAR DEMURRAGE RULES AND CHARGES
ITEM 330 (Cont'd)	ITEM 350
RELEASES	FREE TIME
 Release notifications for loaded cars or special movements will not be accepted or made effective until pre-payment of all freight, demurrage and other accessorial charges have been submitted to RVT per Item 75 unless the Customer releasing the car has an established credit agreement with RVT in effect at the time of release. Note: Bills of lading submitted via the UP website or EDI message directly to UP will only be accepted by RVT only if the one of the following criteria are met: RVT is included in the designated rail route in the Bill of Lading. RVT is shown as the origin switch carrier on the Bill of Lading. RVT is shown as the origin switch carrier in the UP customer Operating Instructions database file for the Customer submitting the Bill of Lading. This must be arranged in advance by contacting UP eBusiness Support at (800)-872-1045. 	 Free time as follows will be allowed for each car: All cars (except Intermodal Cars, Hi-Wide Dimensional Cars, Unit Train Cars and loaded/residue RSSM Cars): Forty eight (48) hours to complete unloading. Forty eight (48) hours to complete loading. Seventy two (72) hours to unload and subsequently re-load the same car, if the car is not required to be moved to another track or spot by RVT in between unloading and subsequent re-loading. No free time permitted for empty cars ordered or requested, that are constructively placed or actually placed and then subsequently released empty (i.e. Item 110 or 130). This does not apply to railroad controlled cars found to be unsuitable for loading, where RVT is notified within 24 hours of actual placement. Intermodal Cars: No free time permitted
 [C] CARS ERRONEOUSLY RELEASED A charge of [I]\$300.00 per car will be assessed for loaded cars reported empty or for empty car reported loaded when such errors are noted by RVT personnel subsequent to the Customer releasing cars. This charge applies to all cars that have been released by the Customer, that are subsequently found by RVT personnel as not ready to be pulled or not accessible to the train crew due to Customer-Attributable Conditions. RVT will adjust the reported release time and corresponding demurrage charges (if applicable) to the earlier of the: Release time reported by the Customer in a second release transaction occurring subsequent to the discovery of the error by RVT. Actual time the car is subsequently pulled by RVT. 	 Hi-Wide Dimensional Cars: Twenty-four (24) hours to complete unloading. Twenty-four (24) hours to complete loading. Forty eight (48) hours to unload and subsequently re-load the same car, if the car is not required to be moved to another track or spot by RVT in between unloading and subsequent re-loading. No free time permitted for empty cars ordered or requested, that are constructively placed or actually placed and then subsequently released empty (i.e. Item 110 or 130). This does not apply to railroad controlled cars found to be unsuitable for loading, where RVT is notified within 24 hours of actual placement. Unit Train Cars: No free time permitted. RSSM Cars (Loaded or Residue): No free time permitted. Free time will be computed from the first Noon following the earlier of the actual placement or the first constructive placement of a car. Cars that are constructively placed (See Item 40) will have free time computed from the first Noon following the first constructive placement time. (Continued on next page)

SEC CAR DEMURRAGE F	TION 3 RULES AND CHARGES	STORAGE	SECTION 4 RULES AND CHARGES
ITEM 350 (Cont'd)		ITEM 400	
FREE TIME		[C] PRIVATE C	AR STORAGE CHARGES
No additional free time will be added upon actual placement for cars that are first constructively placed. For the purpose of computing free time, Saturdays, Sundays and Holidays will be excluded. Cars whose free time expires at Noon on Friday (or the day immediately preceding a Holiday) will be considered to have no more free time and will accrue demurrage charges through the subsequent Saturday, Sunday and/or Holidays.		 per car per day, or frag Sundays and holidays be made to the Custon Private cars stored that are not subsec Customer. o Free Time: None 	
ITEM 360		o Start time: First N Placement.	loon following Initial storage
DEMURRA	GE CHARGES	o End time: Storag	e release by car owner/lessor.
per car per day, or fraction o Sundays and holidays, appli cars, will be made to the Cus	allowed, the following charges f a day, including Saturdays, cable only to railroad-controlled stomer until car is released ollowing the expiration of Free	tracks or team trac o Free Time: Time	allowed by Item 350. Noon following expiration of free time.
Demurrage Rates – F	Railroad-Controlled Cars	 Private cars in actu 	al placement status on team tracks.
Intermodal Cars	Request quote		allowed by Item 350.
Hi-Wide Dimensional Cars	Request quote		Noon following expiration of free time. cance of release from Customer.
Unit Train Cars	Request quote		
RSSM Cars	\$1,500.00 per car per day	Private Car S	Storage Rates – Private Cars
All Other Cars	\$60.00 per car per day	RSSM Cars	\$1,500.00 per car per day
Note 1: Cars are considered notification is accept pursuant to Item 330	ed and made effective by RVT	All Other Cars	\$5.00 per car per day [R]
Note 2: Days are charged in increments running from Noon on the given day to 11:59 AM the following calendar day.		RVT expressly disclair	or mileage on private cars in storage. ns any and all liability for damage to
Note 3: Fractions of a day following the expiration of free time will be rounded up to the next whole day for computing demurrage charges owed (e.g. 2.5 days following the expiration of free time will be assessed at 3 whole days x \$60.00 per car per day = \$180.00).		track equipment or oth status on RVT pursua Private car owners or facilities should contact	n railcars, locomotive, cabooses, on- ner rail equipment while in storage nt to the provisions of this Item. lessors that require secure storage of the RVT General Manager to sical security options and rates.
			e on private cars on private tracks.
		notification is	sidered released only when accepted and made effective by t to Item 330.
		(Con	tinued on next page)
For explanation of terms an	d explanation of abbreviations and re	eference marks not shown h	nerein, see last page of tariff.

	ECTION 4 LES AND CHARGES	SECTION 4 STORAGE RULES AND CHARGES
ITEM 400 (Cont'd)		ITEM 410 (Cont'd)
[C] PRIVATE CAR	STORAGE CHARGES	RAILCAR STORAGE SERVICES FOR NON-CUSTOMERS
Noon on the give calendar day. Note 4: Fractions of a da time will be round computing private 2.5 days following	d in increments running from n day to 11:59 AM the following y following the expiration of free led up to the next whole day for e car storage charges owed (e.g. g the expiration of free time will whole days x \$5.00 per car per]	 Storage clients that require secure storage facilities should contact the RVT General Manager to discuss available physical security options and rates. Note 1: This item does not apply to cars held in Constructive Placement status. Note 2: Days are charged in increments running from Noon on the given day to 11:59 AM the following
ITEM 410		calendar day.
OTHER RAIL EQUIP Subject to available capac by RVT), RVT will store er	MENT STORAGE SERVICES ity (as determined exclusively npty or loaded railroad-controlled road tracks subject to the terms lowing rates:	Note 3: Fractions of a day following the expiration of free time will be rounded up to the next whole day for computing private car storage charges owed (e.g. 2.5 days following the expiration of free time will be assessed at 3 whole days x \$15.00 per car per day = \$45.00).
3rd Party Ra	ilcar Storage Rates	
Empty Cars	Request quote	
Loaded Cars	Request quote	
Locomotives	\$15.00 per locomotive per day	
On -Track Equipment	\$10.00 per unit per day	
Empty Passenger Train Equipment & Cabooses	\$10.00 per unit per day	
is placed into storage statu storage status by the car of party responsible for placin	m the initial time the equipment us until the time released from owner, storing rail carrier or other ng the equipment into storage. at the first Noon following initial itus.	
rail carrier or other party re written agreement to perm	trolled cars only if the car owner, equesting storage enters into a it RVT to reclaim all car hire ninst the car owner, storing rail storage (as applicable).	
to or injury occurring from on-track equipment or othe	ny and all liability for damage railcars, locomotive, cabooses, er rail equipment while in storage the provisions of this Item.	
(Continue	d in next column)	
For explanation of terms	and explanation of abbreviations and r	reference marks not shown herein, see last page of tariff.

For explanation of terms and explanation of abbreviations and reference marks not shown herein, see last page of tariff.

EXPLANATION OF ABBREVIATIONS AND REFERENCE MARKS
 AAR - Association of American Railroads CBR - Coos Bay Railroad Operating Company, LLC (d.b.a. Coos Bay Rail Link) CORP - Central Oregon & Pacific Railroad, Inc. FT - Freight Tariff GRL - Gross Rail Load PNWR - Portland & Western Railroad, Inc. RVT - Rogue Valley Terminal Railroad Corporation UP - Union Pacific Railroad Company YW - Yreka Western Railroad Company, Yreka Western Railroad Transportation Company, Flatiron Rail Inc. and/or their successors-in- interest
 [A] - Addition [C] - Change [I] - Increase [NC] - Brought forward without change [R] - Reduction
(<u>Underscored</u> portion denotes addition/change)