

SUPPLEMENT 31 TO FREIGHT TARIFF RIC 6004

(Supplement 31 cancels Supplement 30) (Supplement 31 contains all changes)

NAMING GENERAL CAR DEMURRAGE RULES AND CHARGES As provided in Section 1 herein

> STORAGE RULES AND CHARGES As provided in Section 2 herein

SPECIAL CAR DEMURRAGE RULES AND CHARGES As provided in Section 3 herein

CAR DEMURRAGE RULES AND CHARGES ON COAL AND COAL PRODUCTS As provided in Section 4 herein

APPLYING AT ALL POINTS ON CARRIERS SHOWN AS PARTICIPANTS HEREIN (Except as otherwise provided)

ISSUED BY

This tariff is also applicable on intrastate traffic, except where expressly provided to the contrary in connection with particular items.

ISSUED: March 8, 2017

EFFECTIVE: April 1, 2017

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ITEM 2.10	PA]	ITEM 2	.10 [PA]
AI	LIST OF PARTICIPATING CARRIERS PHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note, this item)			LIST OF PARTICIPATING CARRIERS PHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note, this item)
CARRIER ABBR	CARRIER NAME ITEMS	CARRII ABBR	ER	CARRIER NAME ITEMS
AKDN -	Acadiana Railway Company37, 38	PR	-	Palmetto Railways2325 [A-3]
AR -	Aberdeen & Rockfish Railroad Company[D-10]	PTR	-	Port Terminal Railroad of South Carolina [D-8]
AUAR -	Austin Area Terminal Railroad [D]			
BCLR -	Bay Colony Railroad Corporation	PUCC	-	Port Utilities Commission of Charleston, S.C,
BJRY -	Burlington Junction Railway [D-13]			The[D-8]
BRC -	Belt Railway Company of Chicago, The [D]	PW	-	Providence and Worcester Railroad Company385-B
CBRW -	Columbia Basin Railroad Company, Inc. [D]	SCTR	-	South Central Tennessee Railroad Corp. [D]
CHAT -	Chattahoochee & Gulf Railroad Co. Inc [D]	SGLR	-	Seminole Gulf Railway, L.P.
CLP -	Clarendon and Pittsford Railroad Company, The [D]	SL	-	Salt Lake City Southern Railroad Company, Inc.[D]
COER -	American Rail Heritage Ltd., d/b/a Crab Orchard and Egyptian Railroad [D-7]	SM	-	St. Marys Railroad Company [D-14]
ECBR -	East Cooper & Berkeley Railroad Company [D-8]	TCKR	-	Turtle Creek Industrial Railroad, Inc. [D]
EJE -	Elgin, Joliet and Eastern Railway Company [D]	TZPR	-	Tazewell & Peoria Railroad, Inc. [D]
GMRC -	Green Mountain Railroad Corporation [D]	UTAH	_	Utah Railway Company [D]
GRW -	Gary Railway Company	VTR	_	Vermont Railway, Inc. [D]
	187, 2325	WACR	_	Washington County Railroad Corporation [D]
HOB -	Henderson Overton Branch	WSOR	-	Wisconsin & Southern Railroad Company [D]
IMRR -	Illinois & Midland Railroad, Inc.[D]	_		
KXHR -	Knoxville & Holston River Railroad Co. Inc. [D-9]			
MNJ -	Middletown and New Jersey Railway Company, Inc. [D]			
MRL -	Montana Rail Link, Inc278, 279, 1675, 4005			
MRS -	Manufacturers Railway Company [D]			
MSE -	Mississippi Export Railroad Company [D-12]			
MSV -	Mississippi & Skuna Valley Railroad Company [D]			
PAM -	Pittsburgh, Allegheny & McKees Rocks Railroad Company [D]			
PBR -	Patapsco and Back Rivers Railroad Company [D]			
PCC -	Palouse River and Coulee City Railroad [D]			
PDRR -	Pee Dee River Railway[D-11]			
PHRR -	Port Harbor Railroad375			
	(Continued in next column)			
For exp	anation of terms, abbreviations and reference marks no	t explained	here	in, see last page of original tariff.

ITEM 2.20-V

CUMULATIVE INDEX OF NEW OR CHANGED ITEMS

New Items added in supplements and items in the original tariff which have been amended in supplements are listed below with reference to the supplement in which such items may be found. (See Item 20 for Method of Cancellation).

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ITEM 2.20-V (Cont'd)

CUMULATIVE INDEX OF NEW OR CHANGED ITEMS

New Items added in supplements and items in the original tariff which have been amended in supplements are listed below with reference to the supplement in which such items may be found. (See Item 20 for Method of Cancellation).

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

SECTION 1 EXCEPTIONS TO GENERAL CAR DEMURRAGE RULES AND CHARGES	SECTION 1 EXCEPTIONS TO GENERAL CAR DEMURRAGE RULES AND CHARGES
ITEM 33-B	ITEM 130-A
APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM (Exception to Items 800 and 1410)	APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM (Exception to Item 900)
Cars subject to Average Agreement Plan, Item 800, when as the result of the act of neglect of any railroad, cars originating at the same point, moving via the same route and consigned to one consignee at one point are bunched and tendered for delivery by this railroad in accumulated numbers in excess of daily shipments, consignee shall be allowed such free time as he would have been entitled to had the cars not been bunched, to the extent that demurrage charge assessed on such cars for detention beyond the cancelable debit day period may be adjusted, but when any car is released before the expiration of free time, the free time on the next car will be computed from the first 7:00 AM following such release; provided, however, no allowance will be made unless claim is presented in writing to this railroad's agent within thirty (30) days, exclusive of Saturdays, Sundays and holidays after the date on which bill for demurrage is rendered, supported by a statement certifying car initial and number and the date of shipment of he car to the point of shipment of shipment of the car to the point of unloading, and the point of shipment is where the forwarding or reforwarding directions are effected for movement of the car to the point of unloading, and the point of shipment is where the forwarding or reforwarding directions are effected for movement of the car to the point of unloading.	 On cars not subject to Average Agreement Plan, Item 800 and for detention not subject to Item 1405 (Strike Interference), after expiration of free time allowed or without free time allowance, when none is provided, charge of \$40.00 per car per day, or fraction of a day, will be made until car is released. The applicable charge will accrue on all Saturdays, Sundays and holidays subsequent to the first chargeable day, including a Saturday, Sunday or holiday immediately following the day on which the first chargeable day begins to run, except as otherwise provided in Items 1225 or 1400 through 1440. Conecuh Valley Railroad Laurinburg and Southern Railroad Company Nash County Railroad Three Notch Railroad Co. Inc. Wiregrass Central Railroad Company, Inc. Yadkin Valley Railroad Company
Chicago SouthShore and South Bend Railroad[39]	ITEM 142-A (Provisions formerly shown herein and not brought forward are hereby canceled.)
ITEM 34-B	ITEM 150-A
APPLIES ONLY FOR ACCOUNT OF CARRIERS NAMED IN THIS ITEM (Exception to Items 815 and 900)	(Provisions formerly shown herein and not brought forward are hereby canceled.)
After the expiration of free time allowed, a charge of \$20.00 per car per day, or fraction of a day, will be made until the car is released.	ITEM 176-A
Columbia & Cowlitz Railway Company DeQueen and Eastern Railroad Company Golden Triangle Railroad	(Provisions formerly shown herein and not brought forward are hereby canceled.)
(The above exception applies to charges only. All other provisions of Items 815 and 900 continue to apply.)	
ITEM 38	
ACADIANA RAILWAY COMPANY (Exception to Items 37, 610, 815 and 900)	
Unit trains interchanged to the Acadiana Railway Company will be allowed twenty-four (24) hours free time for loading and unloading. Free time will be computed from the first 8:00 AM after placement. For the purpose of computing free time Saturdays, Sundays and holidays will be included.	
After expiration of free time allowed, a charge of \$3000.00 per day, or fraction of a day, including Saturdays, Sundays and holidays, plus a horsepower charge of \$0.01603 per hour for locomotive assigned to the unit train, will be made and accessed customer until the entire train is released.	
For explanation of terms, abbreviations and reference marks not	explained herein, see last page of original tariff.

SECTION 1 EXCEPTIONS TO GENERAL CAR DEMURRAGE RULES AND CHARGES	SECTION 1 EXCEPTIONS TO GENERAL CAR DEMURRAGE RULES AND CHARGES
ITEM 181-A	ITEM 187
(Provisions formerly shown herein and not brought forward are hereby canceled.)	GARY RAILWAY COMPANY (Exception to Item 1225)
ITEM 182-A (Provisions formerly shown herein and not brought forward are hereby canceled.)	When empty cars are placed on orders or appropriated but not used in transportation service, demurrage will be charged for all detention, including Saturdays, Sundays and holidays, from actual or constructive placement or appropriation until date and time advice is given to authorized personnel of this railroad, either by telephone or in writing, that such cars will not be used and are available to this railroad (See Notes 1 and 2). In the application of this item a demurrage day consists of a
ITEM 185 GARY RAILWAY COMPANY (Exception to Item 610)	twenty-four (24) hour period or fraction thereof computed from the hour of actual or constructive placement of the car or appropriation, except that on cars placed in advance of the date for which ordered for loading, time will be computed from 7:00 AM of the day for which so ordered.
When intraplant switching service is required at industrial locations on Saturdays, Sundays or holidays, such days will be included in computing time and charges on cars in intraplant switching service, other than those owned or leased by the industry.	When a car so ordered and placed on a public track is not used, and no advice from the party who ordered the car has been received within forty-eight (48) hours, exclusive of Saturdays, Sundays and holidays, from the first 7:00 AM after demurrage charges begin, the car may be removed and treated as released at the time of removal.
 ITEM 186 GARY RAILWAY COMPANY (Exception to Item 900) 1. On cars not subject to Average Agreement Plan, Item 800 and for detention not subject to Item 1405 (Strike Interference), after expiration of free time allowed or without free time allowance, when none is provided, the following charges per car per day, or fraction of a day, will be made until car is released: \$20.00 for each of the first four chargeable days, \$30.00 for each of the next two days, \$60.00 for each subsequent day. 2. The applicable charge will accrue on all Saturdays, Sundays and holidays subsequent to the first chargeable day, including a Saturday, Sunday or holiday immediately following the day on which the first chargeable day begins to run, except as otherwise provided in Items 1225 or 1400 through 1440. 	In the event a car is rejected account not suitable for loading, this item will not apply if the party ordering the car advises this railroad of rejection and condition that caused car to be rejected within twenty-four (24) hours (seventy-two (72) hours in the case of a covered or enclosed car), exclusive of Saturdays, Sundays and holidays, after actual placement or after constructive placement on shipper-owned or leased tracks. (See Notes 1 and 2). If rejection has not been made within the time specified in the previous paragraph, demurrage will be charged for all detention, computed as set forth in this item. Note 1 - When advice cannot be furnished because of authorized personnel of this railroad not being on duty to accept the advice, the party ordering the car will have until 9/00 AM of the next day on which this railroad has such personnel on duty to furnish the advice and the car will be released at the time during the railroad's off-duty hours such party was ready, willing and able to furnish the advice. Note 2 - Industries performing switching service for themselves or other parties must, in addition to advising this railroad that cars will not be used in transportation service for loading, return such cars to the industrial interchange track.
	ITEM 212-C (Provisions formerly shown herein and not brought forward are hereby canceled.)

SECTION 1 EXCEPTIONS TO GENERAL CAR DEMURRAGE RULES AND CHARGES	SECTION 1 EXCEPTIONS TO GENERAL CAR DEMURRAGE RULES AND CHARGES
ITEM 213-A	ITEM 240-A
(Provisions formerly shown herein and not brought forward are hereby canceled.)	(Provisions formerly shown herein and not brought forward are hereby canceled.)
ITEM 215-A	ITEM 252-A
(Provisions formerly shown herein and not brought forward are hereby canceled.)	(Provisions formerly shown herein and not brought forward are hereby canceled.)
ITEM 226.1-A	ITEM 258-A
LANCASTER AND CHESTER RAILWAY COMPANY (Exception to Charges in Items 800 thru 850 and 900)	(Provisions formerly shown herein and not brought forward are hereby canceled.)
After the expiration of free time allowed, the following charges per car per day, or fraction of a day, will be made until the car is	 ITEM 280-A
released:	(Provisions formerly shown herein and not brought forward are
\$30.00 for each of the first two chargeable days, \$60.00 for each subsequent day.	hereby canceled.)
The applicable charge will accrue on all Saturdays, Sundays or	ITEM 366-A
holidays subsequent to the first chargeable or debit day, including a Saturday, Sunday or holiday immediately following the day on which the first chargeable day begins to run, or debit day begins to accrue.	(Provisions formerly shown herein and not brought forward are hereby canceled.)
When computing charges on cars subject to average agreement, at the end of each calendar month, the total number of credits will be deducted from the total number of debits and \$30.00 and/ or \$60.00 per debit, as the case may be, will be charged for the remainder. If the credits equal or exceed the debits, no charge will be made for the detention of the cars except as otherwise provided herein for detention beyond the fourth debit day. (The above exception applies to charges only. All other provisions of Items 800 thru 850 and 900 continue to apply.)	
For explanation of terms, abbreviations and reference marks not	

SECTION 1	SECTION 1
EXCEPTIONS TO GENERAL CAR DEMURRAGE RULES AND CHARGES	EXCEPTIONS TO GENERAL CAR DEMURRAGE RULES AND CHARGES
ITEM 375	ITEM 420-A
PORT HARBOR RAILROAD (Exception to Items 800 thru 850 and Item 900)	(Provisions formerly shown herein and not brought forward are hereby canceled.)
After the expiration of free time allowed, the following charge per car, per day, or fraction of a day, will be made until the car is released:	ITEM 426-D
\$30.00 for each of the first four chargeable debits days \$50.00 for each subsequent chargeable debit day	TERMINAL RAILROAD ASSOCIATION OF ST. LOUIS (Exceptions to Items 610, 800 thru 850 and 900)
When computing charges on cars subject to average agreement, at the end of each calendar month, the total number of credits will be deducted from the total number of debits and \$30.00 per debit will be charged for the remainder. If the credits equal or exceed the debits, no charge will be made for the detention of the cars except as otherwise provided herein for detention beyond the	Forty-eight (48) hours free time will be allowed for loading and unloading. After the expiration of free time allowed, demurrage charge of
fourth debit day.	\$65.00 per car per day, or fraction of a day, will be made until the car is released.
(The above Exception applies to charges only. All other provisions of Items 800 thru 850 and Item 900 continue to apply.)	The above charge will accrue on all Saturdays, Sundays or holidays subsequent to the first chargeable day, including a Saturday, Sunday or holiday immediately following the day on which the first chargeable day begins to run, except as otherwise
ITEM 385-B	provided in Item 1225 and 1230 or Item 1400.
PROVIDENCE AND WORCESTER RAILROAD COMPANY (Exception to Items 815 and 900) After the expiration of free time allowed, the following charges per car per day, or fraction of a day, will be made until the car is released: \$35.00 for each of the first four chargeable days; \$45.00 for each of the next two days; \$75.00 for each of the next two days; \$75.00 for each of the subsequent days The applicable charge will accrue on all Saturdays, Sundays or holidays subsequent to the first chargeable or debit day, including a Saturday, Sunday or holiday immediately following the day on which the first chargeable day begins to run, or debit day begins to accrue. (On cars subject to Average Agreement, charges which accrue after the fourth debit day may not be offset by credits.) (The above exception applies to charges only. All other provisions	When computing charges on cars subject to average agreement, at the end of each calendar month, the total number of credits will be deducted from the total number of debits and \$65.00 per debit will be charged for the remainder. If the credits equal or exceed the debits, no charge will be made for the detention of the cars except as otherwise provided herein for detention beyond the fourth debit day. (The above Exception applies to free time and charges only. All other provisions of Items 610, 800 thru 850 and Item 900 continue to apply.) ITEM 427 TERMINAL RAILROAD ASSOCIATION OF ST. LOUIS (Exception to Item 1410)
of Items 815 and 900 continue to apply.)	The Terminal Railroad Association of St. Louis will only grant relief from bunching when causes are directly attributable to itself.
ITEM 407-A	ITEM 444-A
	(Provisions formerly shown herein and not brought forward are hereby canceled.)
(Provisions formerly shown herein and not brought forward are hereby canceled.)	
, ,	ITEM 480-A
ITEM 418-A	(Provisions formerly shown herein and not brought forward are hereby canceled.)
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For explanation of terms, abbreviations and reference marks no	t explained herein, see last page of original tariff.

SECTION 1 GENERAL CAR DEMURRAGE RULES AND CHARGES	EXCEPTIONS T	SECTION 2 O STORAGE RUI	LE AND CHARGES
ITEM 500-A	ITEM 1608-A		
GLOSSARY OF TERMS	APPLICABLE ON	ILY WHEN SPECI MADE HERETO	FIC REFERENCE IS
For the purpose of applying rules in Section 1, the following are defined and shall govern.	When specific reference charge will be as show below in which the num car is included.	n opposite the seri	em, the hourly time ies of car numbers listed BS", "LO", "XL", or "XP"
ITEM 530-A CONSIGNOR	Car Owner and Reporting Marks:	Car Numbers:	Hourly Time Charge: (See Note 1) (In Cents)
The party in whose name cars are ordered and/or the party who furnishes this railroad forwarding directions. For the purpose of applying Section 1, Consignor includes any person receiving railcars from a railroad for loading as more specifically provided for in 49 CFR 1333.	Ashley, Drew, and Northern Rwy (ADN)	500-529 530-534 550-599 700-799	43 71 82 72
ITEM 535-A	Laurinburg and Southern Railroad (LRS)	4001-4100 5001-5100	75 82
CONSIGNEE The party to whom a shipment is consigned and/or the party entitled to receive the shipment. For the purpose of applying	St. Mary's Railroad (SM) [D-14]	6001-6060	106
Section 1, Consignee includes any person receiving railcars from a railroad for unloading as more specifically provided for in 49 CFR 1333.	manner and subject to	same application a	determined in the same as the hourly time charge ilway Equipment Register,
ITEM 705-A	ITEM 1657-D		
(Provisions formerly shown herein and not brought forward are hereby canceled.)	(Provisions formerly	shown herein and hereby canceled	not brought forward are .)
	ITEM 1658-A		
	(Provisions formerly	shown herein and hereby canceled	not brought forward are .)
	ITEM 1688-B		
	(Provisions formerly	shown herein and hereby canceled	not brought forward are .)
	ITEM 1689-B		
	(Provisions formerly	shown herein and hereby canceled	not brought forward are .)
	ITEM 1690-B		
	(Provisions formerly	shown herein and hereby canceled	not brought forward are .)
For explanation of terms, abbreviations and reference marks not	avalation and berain and last		ariff

SECTION 2	
SECTION 3 EXCEPTION TO SPECIAL CAR DEMURRAGE RULES AND CHARGES	SECTION 4 EXCEPTIONS TO CAR DEMURRAGE RULES AND CHARGES COAL AND COAL PRODUCTS
ITEM 1698-A	ITEM 4005-C
(Provisions formerly shown herein and not brought forward are hereby canceled.)	APPLICATION
ITEM 2325-H	The car demurrage rules and charges published in this Section apply only for account of railroads shown below:
APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM Demurrage or detention charges provided in Section 3 will NOT be assessed on private cars while held on private tracks unless, before car leaves point of shipment or reconsignment, the shipping document used to direct movement to the point at which car is held indicates car is subject to demurrage charges, in which case the demurrage or detention rules and charges provided herein will apply.	CBRY - Copper Basin Railway, Inc. MRL - Montana Rail Link NERR - Nashville and Eastern Railroad Corp. WTNN - West Tennessee Railroad Corp. (Railroads formerly listed above and not brought forward are hereby eliminated.)
If, due to clerical error, said notation is not placed on the shipping document, carrier will accept request from consignor in writing, or confirmed in writing, to add same to original shipping document if request is made prior to the arrival of car at destination.	
Private cars and private tracks are as defined in Items 515 and 520.	
Chicago, SouthShore and South Bend Railroad Company[39] Gary Railway Company Golden Triangle Railroad Hampton and Branchville Railroad Company Lancaster and Chester Railway Company Laurinburg and Southern Railroad Company Old Augusta Railroad LLC Palmetto Railways [A-3] Port Bienville Railroad St. Marys Railroad Company [D-14] Sandersville Railroad Company	
For explanation of terms, abbreviations and reference marks not	explained herein, see last page of original tariff.

 [A-3] - Addition. Effective October 1, 2013, the South Carolina Division of Public Railways <i>d/b/a</i> Palmetto Railways consolidated the PUCC, PTR and ECBR into Palmetto Railways (PR). [D-6] - Canceled. For rules and charges to apply, see FT WSOR 6005-series. [D-7] - Canceled. Adopted by the Crab Orchard & Egyptian Railway, a division of Progressive Rail Incorporated (See Adoption Notice COER 9100). For Demurrage rules and charges to apply, see FT COER 6004- series. [D-8] - Canceled. Effective October 1, 2013, the South Carolina Division of Public Railways <i>d/b/a</i> Palmetto Railways consolidated the PUCC, PTR and ECBR into Palmetto Railways (PR). [D-9] - Canceled. For rules and charges to apply, see General Tariffs KXHR 2000 and 2001. [D-10] - Canceled. For rules and charges to apply, see FT AR 6004-series. [D-11] - Canceled. For rules and charges to apply, see FT MSE 8100-A. [D-12] - Canceled. For rules and charges to apply, see FT BJRY 6004. [D-14] - Canceled. For rules and charges to apply, see FT SM 8004-F. [1] Will only apply in connection with Demurrage Charges in Sections 1 and 3. [3] Will only apply in connection with Demurrage Charges in Sections 2 and 4. [4] Will NOT apply on Nebraska intrastate traffic. [5] Will NOT apply on Nebraska intrastate traffic. 	ATION OF REFERENCE MARKS (Cont'd) by on South Dakota and Utah intrastate traffic. by on Nevada intrastate traffic. by on Utah intrastate traffic. ply on Utah intrastate traffic, applies only on traffic p or delivery service, applies only on traffic p or delivery service or on which allowance eu of pick-up or delivery service. by on Nevada and South Dakota intrastate ply on California, Nebraska, Nevada, South Utah intrastate traffic. by via single-line routes. ply via single-line routes. ply for account of BLR, HOB and TCT. ormerly shown herein and not brought forward
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For explanation of terms, abbreviations and reference marks not explained herein, see last page of original tariff.