BEFORE THE SURFACE TRANSPORTATION BOARD

Docket No. NOR 42144

NORTH AMERICA FREIGHT CAR ASSOCIATION; AMERICAN FUEL & PETROCHEMICAL MANUFACTURERS; THE CHLORINE INSTITUTE; THE FERTILIZER INSTITUTE; AMERICAN CHEMISTRY COUNCIL; ETHANOL PRODUCTS, LLC D/B/A POET ETHANOL PRODUCTS; POET NUTRITION, INC.; AND CARGILL INCORPORATED v. UNION PACIFIC RAILROAD COMPANY

247170

Docket No. NOR 42150

247172

247174 247176

VALERO MARKETING AND SUPPLY COMPANY AND VALERO RAIL PARTNERS, LLC v. UNION PACIFIC RAILROAD COMPANY

ENTERED

Docket No. NOR 42152

Office of Proceedings

February 22, 2019

TESORO REFINING & MARKETING COMPANY LLC;
TESORO GREAT PLAINS GATHERING & MARKETING, LLC;
AND DAKOTA PRAIRIE REFINING, LLC v. UNION PACIFIC RAILROAD COMPANY

Part of Public Record

Docket No. NOR 42153

ARKEMA INC. v. UNION PACIFIC RAILROAD COMPANY

COMPLAINANTS' JOINT OPENING EVIDENCE AND ARGUMENT

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February 22, 2019

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I. INTRODUCTION

Complainants in these consolidated proceedings (collectively "Complainants")¹ hereby submit their Joint Opening Evidence and Argument. In Counts I and II of the First Amended Complaint in Docket No. 42144, Complainants challenge, respectively, the lawfulness of (1) Item 55-C, Subpart D, in UP Tariff 6004-C ("Item 55-C") implemented by defendant, Union Pacific Railroad Company ("UP"), effective January 1, 2015,² and (2) UP's failure to compensate tank car providers in compliance with 49 U.S.C. §§ 11121 and 11122. Although the Complainants in Docket Nos. 42150, 42152 and 42153 assert only Count I, the evidence and arguments in support of Count II also support Count I. This joint evidence is supported by the attached Verified Statement of Thomas D. Crowley ("Crowley V.S.") and exhibits referenced throughout this pleading. In addition to this Joint Opening Evidence and Argument, the Individual Complainants each are submitting supplemental evidence and argument as to their individual circumstances (e.g., fact background, damages, communications with UP).³

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¹ The Complainants in Docket NOR 42144 are the North America Freight Car Association ("NAFCA"); the American Fuel & Petrochemical Manufacturers ("AFPM"); The Chlorine Institute, Inc. ("TCI"); The Fertilizer Institute ("TFI"); the American Chemistry Council ("ACC"); Ethanol Products, LLC d/b/a POET Ethanol Products ("POET Ethanol); POET Nutrition, Inc. ("POET Nutrition"); and Cargill Incorporated ("Cargill") (collectively, "NOR 42144 Complainants"). The Complainants in Docket NOR 42150 are Valero Marketing and Supply Company and Valero Rail Partners, LLC (collectively "Valero"). The Complainants in Docket NOR 42152 are Tesoro Refining & Marketing Company, LLC; Tesoro Great Plains Gathering & Marketing LLC; and Dakota Prairie Refining, LLC (collectively "Tesoro"). The Complainant in Docket NOR 42153 is Arkema, Inc. ("Arkema"). NAFCA, AFPM, TCI, TFI and ACC are hereafter collectively referred to as "Association Complainants" and the other Complainants as "Individual Complainants."

² See Ex. 1. All references to "Item 55-C" hereafter refer solely to subpart D.

Throughout this joint evidence and accompanying verified statement, information that has been designated "Highly Confidential" pursuant to the Protective Order entered in Docket NOR 42144 by decision served on February 11, 2016, is contained within double brackets, e.g., {{...}}, and such information has been redacted from the public version of this pleading.

A. Summary of the Argument

This case is about UP's scheme to profit from empty tank car movements to and from repair facilities in violation of 49 U.S.C. §§ 10702, 11121 and 11122. Rail common carriers must supply all rail equipment, including, as is relevant here, tank cars, necessary to provide the transportation that they hold themselves out to perform. Railroads may satisfy this statutory mandate either by providing transportation in a railroad-supplied car or by compensating a third party for its costs associated with supplying the car, which includes the cost of transportation to and from repair facilities. In the case of tank car movements, railroads rely entirely upon tank cars owned or leased by their customers. Compensation for providing those tank cars historically has occurred through the payment of mileage allowances to rail customers on their loaded movements. Item 55-C is unlawful because UP does not compensate tank car providers for that, or any other, cost of tank car ownership through mileage allowances or any other form of compensation. Moreover, in adopting Item 55-C, UP engaged in unreasonable practices in violation of § 10702 both by deceiving its customers about its true motives for Item 55-C and attempting to "exit" unilaterally the mileage equalization program prescribed in Ex Parte No. 328. Investigation of Tank Car Allowance System. 4 For these reasons, UP's actions are manifestly unreasonable and a violation of federal law.

Even though §§ 11121 and 11122 require UP, and other railroads, to bear the cost of transporting tank cars to repair facilities, UP implemented Item 55-C for no reason but to profit from such movements by forcing tank car providers to bear the costs of these repair moves without compensation. In the wake of anticipated increases in tank car movements to repair facilities to satisfy new Pipeline and Hazardous Materials Safety Administration ("PHMSA")

⁴ 3 I.C.C. 2d 196 (1986) ("Ex Parte 328").

The Interstate Commerce Commission ("ICC") historically prohibited railroads from charging for tank car repair moves because § 11122 places that responsibility upon them. In reversing that blanket prohibition in General American Transportation Corporation v. Indiana Harbor Belt Railroad Company,⁵ the ICC held that, under the circumstances of that case, it was permissible for rail carriers to charge separately for transporting tank cars to repair facilities when those "charges are ... considered a cost of repair to be included in the computation of mileage allowances that the railroads pay the shippers." In such circumstances, although tank car providers initially would pay for repair moves, § 11122 would not be violated because ultimate responsibility would remain with the railroads through their payment of mileage allowances. The ICC recommended this approach to address an unintended consequence of its blanket prohibition on tank car repair move charges. Specifically, some terminal and switching railroads with little or no opportunity to earn revenue from loaded tank car movements were saddled with large numbers of free repair moves due to the presence of one or more repair facilities on their lines. This resulted in a "misallocation and cross-subsidy" of repair move costs among railroads. But when railroads pay mileage allowances on loaded movements, the ICC

⁵ 3 I.C.C. 2d 599, 599 (1987) ("IHB-II"); on reconsideration, 1988 ICC LEXIS 55 (Feb. 22, 1988) ("IHB-II Reconsideration"); aff'd sub nom. Gen. Am. Transp. Corp. v. I.C.C., 872 F.2d 1048 (D.C. Cir. 1989) ("IHB-II Appeal").

recognized that those railroads that benefit most from using private tank cars also would bear the most responsibility for tank car movements to repair facilities, thereby eliminating this misallocation and cross-subsidy among railroads.

UP, however, has improperly invoked *IHB-II* as legal justification for Item 55-C. In the intervening 30 years since that decision, UP, along with all Class I railroads, has ceased to pay mileage allowances on nearly all loaded tank car movements, the payment of which was a critical predicate to the *IHB-II* decision. Indeed, UP's{{}} motives underlying adoption of Item 55-C are flatly inconsistent with both its statutory duty to compensate tank car providers for repair move charges under § 11122 and the ICC's rationale in *IHB-II* for permitting repair move charges in the first instance. Specifically, UP, which received over {{}} in annual revenue from loaded tank car traffic in 2014 (the year before Item 55-C became effective), did not adopt Item 55-C to address any problem with "misallocation or cross-subsidization" of repair move responsibility between it and other railroads, which was the ICC's rationale for permitting the repair move charges in *IHB-II*. Indeed, substantial consolidation of the rail industry since *IHB-II* has virtually eliminated that problem as to any Class I railroad because they all receive significant revenue from loaded tank car movements.

Despite the foregoing facts, UP nevertheless asserts that the ICC's decision in LO Shippers Action Committee v. Aberdeen and Rockfish Railway Company,⁶ permits it to compensate tank car providers through the payment of "zero-mileage" rates⁷ in lieu of mileage allowances because, "all other things being equal, the rates it charges for transportation under zero-mileage rates are lower than it would charge for the same transportation that provided for

⁶ 4 I.C.C. 2d 1 (1987) ("*LOSAC*").

Within the rail industry, "zero-mileage rates" refer to rates for transportation in private cars for which the railroad does not pay a mileage allowance. The term "zero-allowance," which appears frequently in ICC and STB precedent, is synonymous with "zero-mileage."

payment of mileage allowances." In *LOSAC*, which was decided later the same year as *IHB-II*, the ICC held that compensation for private hopper cars could be provided in the form of discounts on otherwise applicable rail transportation rates, in lieu of paying mileage allowances, but only when a rail carrier offers both a rate for transportation in railroad-supplied cars and a lower "zero-mileage rate" for the same transportation in private cars, because "the adequacy of the differential is subject to the same tests as the adequacy of an allowance." But UP does not offer a transportation service in UP-supplied tank cars and thus does not offer the dual rate scales that *LOSAC* required as a predicate to permitting compensation through reduced zero-mileage rates. Consequently, UP's reliance upon *LOSAC* is misplaced because the Board has no means by which to verify UP's claim that its zero-mileage rates compensate tank car providers.

⁸ See, Docket NOR 42144, First Amended Answer ¶¶ 33–35; Docket NOR 42144, "Motion to Dismiss Complaint or to Make Complaint More Definite," at 2, 13 (filed April 20, 2015) ("Motion to Dismiss").

⁹ LOSAC at 17–18.

hypothetical rates UP claims would apply for transportation in UP-supplied tank cars. But UP has not produced any evidence through discovery to inform this issue. In the absence of evidence that UP is compensating tank car providers for their repair move costs, UP may not impose charges for tank car repair moves under Item 55-C.

In addition to violating §§ 11121 and 11122, Item 55-C constitutes an unreasonable practice under § 10702 because UP sought to increase revenues through the device of misleading its customers. Railroad practices must have a reasonable business or policy purpose and they must not be predicated upon "misrepresentations or misleading conduct by the carriers." ¹⁰

Item 55-C, it never once revealed that motive to its customers, instead concocting multiple *post hoc* justifications designed to conceal UP's true objective. In *Rail Fuel Surcharges*, the Board held such conduct to be an unreasonable practice under § 10702, and it should do the same in this case.

Furthermore, UP's attempt to "exit" the mileage equalization program prescribed in *Ex*Parte 328, for the purpose of receiving substantially **more** revenue from empty tank car miles than the mileage equalization rule otherwise permits, also constitutes an unreasonable practice. In *Ex Parte 328*, the ICC prescribed a negotiated agreement among key stakeholders, including railroads, shippers and tank car lessors, on both mileage allowances and mileage equalization (hereinafter the "Ex Parte 328 Agreement" or the "Agreement"). The Agreement provides for the payment of mileage allowances, calculated according to prescribed formulas, as a safe-harbor

Ex Parte No. 661, Rail Fuel Surcharges (served Jan. 26, 2007).

method of compensating tank car providers in compliance with the statute. But an equally important part of the Agreement also sought to incentivize the efficient movement of empty tank cars by discouraging the accumulation of excessive empty miles by tank car providers through the prescription of a mileage equalization rate that applies when and to the extent a tank car fleet's empty miles exceed loaded miles by more than 106% annually. All empty miles below that threshold were deemed to be the railroads' responsibility under § 11122 and thus to be provided without charge. Item 55-C contravenes the Ex Parte 328 Agreement because UP unilaterally replaced the ICC-prescribed mileage equalization rate for compensating railroads for excessive empty tank car miles with substantially higher charges upon tank car repair move miles and assesses such charges regardless of whether the 106% threshold has been exceeded. This undermines the balance struck in *Ex Parte 328* between railroad responsibility for repair moves and incentivizing efficient repair moves by tank car providers. The ICC previously held that railroads may not unilaterally revise or fail to comply with the terms of *Ex Parte 328* without agency authorization, which UP has neither sought nor obtained.

Complainants, therefore, request that the Board (1) declare that UP's adoption of Item 55-C, Subpart D, and its related assessment of charges is unlawful under 49 U.S.C. §§ 10702, 11121 and 11122; (2) order UP to immediately rescind Item 55-C, Subpart D, and the associated charges as they apply to tank car movements to and from repair facilities; and (3) as to the Individual Complainants, order UP to refund all monies that they have paid to UP pursuant to Item 55-C, Subpart D, from January 1, 2015 through the date of the Board's order. The Board also should find that UP is not compensating tank car providers for its use of their tank cars and, as to POET Ethanol, POET Nutrition, and Cargill, direct UP to pay reparations in the form of the mileage allowances they otherwise were entitled to receive for their tank cars, in accordance with

applicable law and their car lease agreements, from March 31, 2013 through the date of the Board's order.

B. Procedural History

The NOR 42144 Complainants filed their original complaint on March 31, 2015, three months after the effective date of Item 55-C. Their complaint challenged (1) UP's implementation of Item 55-C, and (2) UP's failure to compensate tank car providers whether through the payment of mileage allowances pursuant to *Ex Parte 328* or through discounted zero-mileage rates. On April 20, 2015, UP filed both its Answer and a Motion to Dismiss. The NOR 42144 Complainants filed a First Amended Complaint on June 2, 2015, to which UP filed its Answer on June 22, 2015. In a decision served on December 21, 2015, the Board denied the Motion to Dismiss.

Subsequently, three additional complaints were filed against UP challenging the lawfulness of Item 55-C: *Valero Marketing and Supply Co. v. Union Pacific*, NOR 42150 (filed December 19, 2016); *Tesoro Refining & Marketing Co. v. Union Pacific*, NOR 42152 (filed December 30, 2016); and *Arkema, Inc. v. Union Pacific*, NOR 42153 (filed August 1, 2017). In each case, UP asked the Board to consolidate these new proceedings with Docket NOR 42144, which the Board granted over Complainants' objections in separate decisions served in each proceeding on March 31, 2017 (as to Valero and Tesoro) and Oct. 5, 2017 (as to Arkema). UP then pursued extensive discovery of the Complainants and non-party tank car lessors. After the parties filed a Joint Status Report and Motion for Modification of Procedural Schedule on

Arkema took no position on UP's motion to consolidate NOR 42153 with the other proceedings, while the other Complainants opposed any consolidation of their cases with NOR 42153.

January 23, 2019, the Board granted the parties' proposed modifications to the procedural briefing schedule set forth in the Board's March 31, 2017 decision.

II. STATEMENT OF FACTS

A. UP Developed and Implemented Item 55-C to Exploit New Tank Car Safety Regulations as a Means to Profit From Empty Tank Car Moves To and From Repair Facilities.

In the year preceding UP's publication of Item 55-C, regulators signaled that new safety rules would require a significant increase in tank car movements to and from repair facilities for retrofits. In September 2013, in the aftermath of train derailments (the root cause of most being track integrity), PHMSA¹² issued an Advance Notice of Proposed Rulemaking ("ANPR") seeking comments on proposals to improve tank car safety. Among these proposals were requirements to retrofit approximately 77,000 DOT-111 tank cars used to transport crude oil, ethanol and other highly flammable commodities.

PHMSA issued a Notice of Proposed Rulemaking ("NPRM") on August 1, 2014.¹⁵ Specifically, PHMSA proposed new rules that would require existing DOT-111 tank cars to be phased out or retrofitted to meet new performance requirements.¹⁶ PHMSA estimated that 272,119 of the 334,869 existing tank cars, or approximately 81% of the then-current fleet, were

PHSMA is the agency within the Department of Transportation ("DOT") responsible for establishing standards for tank cars that transport hazardous materials.

Docket No. PHMSA-2012-0082 (HM-251), Hazardous Materials: Rail Petitions and Recommendations to Improve the Safety of Railroad Tank Car Transportation (RRR), 78 Fed. Reg 54,849 (Sept. 6, 2013).

¹⁴ *Id.* at 54,855–59.

Docket No. PHMSA-2012-0082 (HM-251), Hazardous Materials: Enhanced Tank Car Standards and Operational Controls for High-Hazard Flammable Trains, 79 Fed. Reg. 45016 (Aug. 1, 2014).

¹⁶ *Id.* at 45,018.

DOT-111 cars.¹⁷ Accordingly, all industry stakeholders understood that the new tank car rules would require a significant number of empty tank car moves to repair facilities for the purpose of retrofitting existing tank cars to comply with the more stringent standards. PHMSA eventually finalized new regulations addressing tank car safety in May 2015. ¹⁸

UP does not furnish tank cars to its customers.¹⁹ Instead, UP's customers provide the tank cars that UP uses in revenue service. Thus, unlike the Individual Complainants and the members of the Association Complainants, UP did not have any retrofit obligations under the new PHMSA rules. Consequently, where tank car providers, comprised of lessors and shipper owners and/or lessees of tank cars, anticipated significant additional costs to retrofit their tank car fleets to comply with the new PHMSA rules, UP's marketing department saw opportunity:

Moreover, this provided UP with cover to also begin charging for all other types of repair facility movements (e.g., repairs, inspections, cleaning) for which UP had not previously charged.

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¹⁷ 79 Fed. Reg. 45,025, tbl. 8.

Docket No. PHMSA-2012-0082 (HM-251), Hazardous Materials: Enhanced Tank Car Standards and Operational Controls for High-Hazard Flammable Trains; Final Rule, 80 Fed. Reg. 26,644 (May 8, 2015). Congress amended PHMSA's Final Rule by passing the "Fixing America's Surface Transportation Act" (the "FAST" Act), Pub. L. 114-94, which was signed into law on December 4, 2015. See also PHMSA-2016-0011 (HM-251C), Hazardous Materials: FAST Act Requirements for Flammable Liquids and Rail Tank Cars, 81 Fed. Reg., 53,935 (Aug. 15, 2016) (codifying changes to the Hazardous Materials Regulations as mandated by the FAST Act).

Docket NOR 42144, First Amended Answer ¶ 13.

Prior to January 1, 2015, UP had assessed the freight charges published in its Tariff UPRR 4703 only on movements of empty tank cars made for the benefit of a private tank car owner. Specifically, UP charged tank car providers for moving new or re-stenciled tank cars in commercial service for the first time and for tank cars moving for dismantling, sale, or scrap. Charging for such transportation was consistent with industry practice and law, whereby railroads were permitted to charge for empty tank car moves when tank cars are transported as "property" of the tank car owner, but not when they are "instrumentalities of transportation" necessary for railroads to fulfill their common carrier obligation. That changed after PHMSA proposed the new tank car safety rules.

Ex 1, Item 55-C, Subparts A through C. *See also*, Ex. 7, Tariff RIC 6007, Item 190 (this item from an industry tariff published by Railinc, which is an AAR subsidiary, defines which empty tank car moves are, or are not, chargeable). As detailed in Part III.B.2 below, UP adhered to Item 190 prior to 2015, but "flagged out" of this restriction, in Item 170, simultaneous with its adoption of Item 55-C, Subpart D, so that it could charge for repair moves.

²¹ See generally, Consol. Rail Corp. v. ACF Indus., Inc., 750 F. Supp. 935, 939 (N.D. Ill. 1990).

Ex. 13 at UPRR0000674–90 (COLOR). "OTE," which is short for "Other Transportation Equipment," is UP's terminology for empty rail car revenue movements. *See id.* at UPRR0000675.

²³ Ex. 13 at UPRR0000688.

25 Ex. 14 at UPRR0018361–364 (COLOR).				
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²⁵ Ex. 14 at UPRR0018361–364 (COLOR).	²⁴ <i>Id</i> .			
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Ex. 14 at 01 KK0016301.	²⁶ Ex. 14 at UPRR001836	1.		
27 See id. at UPRR0018362 ("{{		2 ("{{		

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B. UP's Plan to Exit the Mileage Equalization Program to Effectuate Item 55-C.

UP also was keenly aware that the amount of revenue that it could realize on empty tank car moves was constrained by the mileage equalization program negotiated by industry stakeholder groups as part of the Ex Parte 328 Agreement which the ICC adopted first in 1979 and subsequently revised in 1986.²⁸ Under the mileage equalization program in the Ex Parte 328 Agreement, UP was entitled to receive revenue from empty tank car moves to and from repair facilities only to the extent that a tank car fleet's empty miles exceeded its loaded miles by more than 6% annually and only at the mileage equalization rate in Tariff RIC-6007.²⁹ In 2015, the mileage equalization rate was 91 cents per mile.³⁰ However, UP wanted more. Specifically, UP wanted to charge at least \$2.96 per mile, plus a fuel surcharge, for the tank car repair moves covered by Item 55-C and an even higher rate per mile at distances below 500 miles.³¹ Prior to 2015, even at the much lower mileage equalization rate, UP had received in excess of {{

See Ex Parte No. 328, Investigation of Tank Car Allowance System, slip op. (served June 19, 1979) and 3 I.C.C. 2d 196 (1986).

See, e.g., IHB-II at 601, n. 5 (describing how the mileage equalization rule functions).

³⁰ Ex. 9, Item 187, Part A.1.

Ex. 2, Item 1100. Although UP assessed a two-tiered per-car charge at distances from 0–250 and 251–500 miles, the effective per-mile rate for nearly every distance within those tiers exceeded \$2.96.

³² See Ex. 15 at UPRR 0025231 (color chart on right side of page).

Shortly after PHMSA announced its rulemaking, UP began in earnest the process that culminated in publishing Item 55-C.³³ Mr. Kenny Rocker, UP's Assistant Vice President Chemicals at the time, supervised a team of individuals led by Douglas Craven, then UP's Senior Director Industrial Chemicals, which performed analyses, developed internal presentations, and ultimately prepared internal and external marketing materials to roll out Item 55-C.³⁴ {{ }}

This singular objective had two related components: {{ }}

}} ³⁶ These two components together constituted a single objective because UP could not achieve the former without first completing the latter. {{

Deposition Transcript of Douglass Craven ("Craven Tr.") at 67:5–68:12 (attached as Ex. 31); Deposition Transcript of Kenny Rocker ("Rocker Tr.") at 10:17–19 (attached as Ex. 30), 18:21-19:17; see also Ex. 16 at UPRR 0003937.

³⁴ See Rocker Tr. (Ex. 30) at 7:7–8:6, 11:23–12:19, 13:6–16:19, 47:17–49:15; Craven Tr. (Ex. 31) at 7:22–8:13, 12:7–18, 67:24–68:12, 89:17–91:3.

³⁵ Ex. 16 at UPRR0003937.

³⁶ See Ex. 17 at UPRR0000809; Ex. 18 at UPRR0000836; Craven Tr. (Ex. 31) at 60:14–61:3, 64:20–65:7, 69:5–25; Rocker Tr. (Ex. 30) at 23:1–16, 20:24–21:9, 42:7–15.



The decision-making process within UP culminated in a November 10, 2014 presentation by Mr. Rocker to the Operating Committee, whose members are the highest officers within UP, followed by the Committee's official authorization to charge for tank car repair moves. 39 {{

³⁷ Ex. 17 at UPRR0000809. See also Ex. 18 at UPRR0000836 ("{{ }}").

³⁸ Ex. 19 at UPRR0000808.

³⁹ Ex. 15 at UPRR0025230–37 (COLOR). See also, Rocker Tr. (Ex. 30) at 46:11–47:16, 51:13–24.

⁴⁰ Rocker Tr. (Ex. 30) at 65:14–66:11.

C. UP Misled Its Customers About Its Reasons for Implementing Item 55-C.

UP did not divulge the rationale it presented for the Operating Committee's approval of Item 55-C when it publicly announced the new tariff and its transition away from the mileage equalization program. Instead, UP fabricated new justifications for overhauling its tank car revenue practices. Upon receiving the Operating Committee's approval, the same UP team that developed the mileage equalization exit strategy began developing UP's strategy for rolling out the charge to UP's customers. In a December 5, 2014 e-mail to the UP Marketing & Sales Team, Mr. Craven distributed two presentations to UP marketing personnel, one for internal and the other for external use, to roll out the new Item 55-C charges to UP's customers. 41

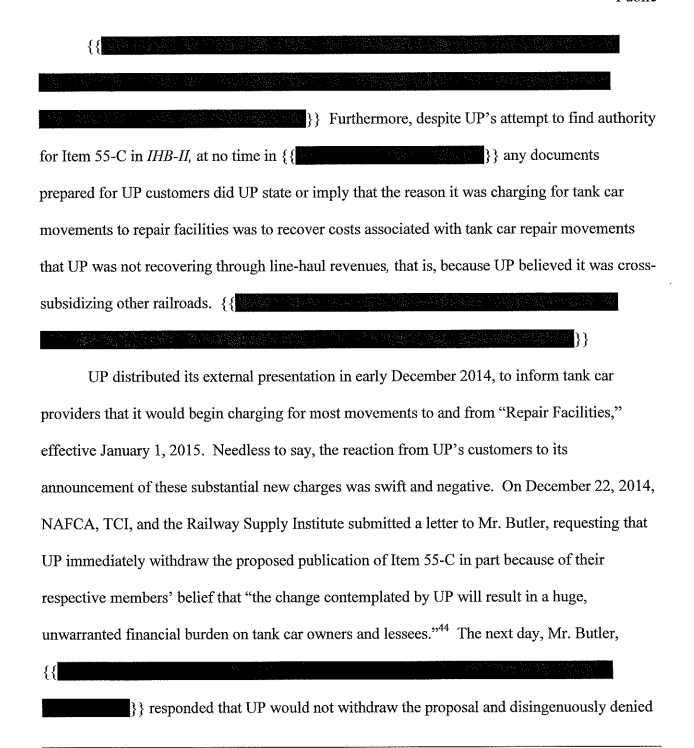
benignly characterized its decision to begin charging for empty repair movements that it previously had transported at no charge as merely an effort to "align tank cars more closely with treatment of empties of all other car types."

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⁴¹ Ex. 20 at UPRR 0000061-74. See also Rocker Tr. (Ex. 30) at 39:14-40:23.

⁴² Ex. 20 at UPRR0000070.

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initial inclusion of this rationale in marketing materials and its subsequent removal are further evidence that UP's external materials were drafted to conceal from shippers and tank car providers UP's true objectives in imposing the new charges. In this instance, UP thought better of including a false justification for which it later could be held accountable by a clearly objective measure.

⁴⁴ Ex. 22 at ACC000006.

that Item 55-C would have a large financial impact on UP's customers. 45 Mr. Butler also parroted the talking points from the December 2014 roll-out document. 46

D. Item 55-C Was More Lucrative Than UP Had Initially Projected.

Item 55-C provides that the line-haul charges published in Tariff UPRR 4703-series shall apply to empty tank cars moving to and from "Repair Facilities" except: (i) empty movements that are immediately preceded by a loaded line-haul revenue movement on UP; (ii) empty tank cars taken out of service by UP inspection and way billed by UP's Mechanical Department under Rule 1 of the AAR Interchange Rules; and (iii) empty tank cars damaged by UP.⁴⁷ UPRR 4703 establishes three tiers of charges for tank car repair moves, which UP has increased annually since 2015. The applicable rates on January 1, 2015, and as of 2019, are set forth below:

	2015 Rates ⁴⁸	2019 Rates ⁴⁹
1-250 miles	\$1,317 per car	\$1,555 per car
251-500 miles	\$1,477 per car	\$1,744 per car
Above 500 miles	\$2.96 per mile	\$3.49 per mile

UP also applied its standard fuel surcharge to repair moves, which has generated additional revenue above and beyond these rates. At the same time it published Item 55-C, UP simultaneously "flagged out" of Item 190 in Supplement 31 to Tariff RIC 6007-N, effective January 1, 2015, which prohibited railroads from charging for tank car repair moves. ⁵⁰

⁴⁵ Ex. 23 at ACC000003.

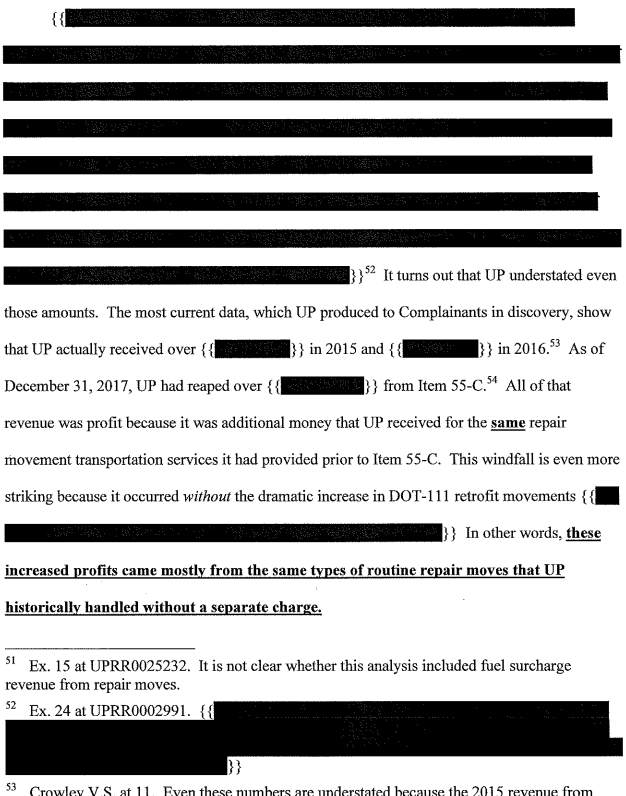
⁴⁶ The Individual Complainants discuss their interactions with UP surrounding the implementation of Item 55-C in their individual filings.

⁴⁷ Ex. 1, Item 55-C.

⁴⁸ Ex. 2, Item 1100.

⁴⁹ Ex. 6, Item 1200-C.

⁵⁰ See Ex.9, Item 170 (the UP flag-out provision) and Item 190(2) (identifying which type of empty tank car moves are subject to charges).



⁵⁴ *Id.* at 11 (2017 is the most current data that UP has produced in this case).

Despite the fact that UP has been able to rake in revenue far in excess of what it originally anticipated, it has made no change to Item 55-C and the related charges other than to increase the latter each year since 2015. The enormous revenue windfall that UP obtained from repair move charges in just the first year of implementation exemplifies the financial burden that Item 55-C imposes upon tank car providers for a tank car ownership cost that by statute should be UP's responsibility. Indeed, it appears that the UP personnel who devised the scheme to profit from the new PHMSA requirements had little or no knowledge of the fact that UP has a statutory duty to compensate the providers of tank cars that UP uses in revenue service. ⁵⁵ {{

HI. ARGUMENT

A. Item 55-C is Unlawful Because UP Does Not Compensate Tank Car Providers for This Cost Through Mileage Allowances, or Any Alternative, in Violation of 49 U.S.C. § 11121, 11122 and Board Precedent.

Item 55-C violates the compensation requirement of 49 U.S.C. §§ 11121 and 11122 because UP does not pay mileage allowances, or any alternative form of compensation, to ensure that railroads rather than tank car providers ultimately bear this cost of transporting tank cars to and from repair facilities. As discussed in subpart 1 below, UP does not pay the mileage allowance compensation that the ICC required in *IHB-II* as a prerequisite to permit tank car repair move charges, and UP's objective {{ }}} is

⁵⁵ Craven Tr. (Ex. 31) at 15:13–18; 106:5–107:22.

subsidization of repair move costs between terminal and Class I railroads. As discussed in subpart 2, UP's claim that it nevertheless fulfills its statutory duty to compensate tank car providers by charging reduced zero-mileage rates in lieu of paying mileage allowances also does not constitute compensation in light of the Board's LOSAC decision and the distinct realities of tank car shipping relative to other car types. Finally, as discussed in subpart 3, UP has not produced any evidence through discovery that it is compensating the vast majority of tank car providers for <u>any</u> of their ownership and maintenance costs, not just repair move charges, through mileage allowances, discounted zero-mileage rates, or any other means. {{

}} In the absence of compensation paid to tank car providers that includes recoupment of UP's repair move charges under Item 55-C, UP's imposition and collection of such charges violates 49 U.S.C. § 11122.

1. Item 55-C satisfies neither the ICC's essential compensation predicate nor its rationale for permitting tank car repair move charges in *IHB-II*.

UP has invoked the ICC's 1987 decision in *IHB-II* as authority for imposing tank car repair move charges under Item 55-C. ⁵⁶ But UP's adoption and implementation of Item 55-C do not satisfy the central predicate in that decision that tank car providers ultimately recoup such charges through mileage allowances. Nor was UP's underlying motivation consistent with the ICC's rationale for permitting tank car repair move charges in *IHB-II* despite the ICC's long-standing blanket prohibition against such charges.

Docket NOR 42144, Answer to First Amended Complaint ¶ 18; Motion to Dismiss at 7, 9–10.

a. UP does not pay mileage allowances on loaded tank car movements, as the ICC assumed would occur in *IHB-II*, to compensate tank car providers for repair move charges.

Pursuant to their common carrier obligations, railroads must provide an adequate supply of rail cars suitable to transport a wide range of goods.⁵⁷ In actual practice, however, railroads often rely upon their customers to provide the rail cars, which the customers either own or lease, to transport their goods. Accordingly, railroads must pay those rail car providers the costs of owning and maintaining the cars, since those costs would be the responsibility of the railroads had they supplied the cars used to provide transportation services.⁵⁸ This includes the cost of transporting rail cars to and from repair facilities for cleaning, inspection, maintenance and repair.⁵⁹ Thus, as a general rule, the ICC historically prohibited railroads from charging tank car providers for repair facility movements.⁶⁰

In *IHB-II*, the ICC reversed this long-standing precedent, but in doing so, it made the critical assumption that, even though tank car providers would incur these charges <u>initially</u>, railroads would be responsible for those charges <u>ultimately</u> through their payment of mileage allowances determined by *Ex Parte 328* as the compensation that railroads must pay tank car providers for using private tank cars under 49 U.S.C. § 11122.⁶¹ The D.C. Circuit's affirmance

⁵⁷ 49 U.S.C. §§ 11101, 11121.

⁵⁸ 49 U.S.C. § 11122. See also Charges for Movement of Empty Cars, Buffalo & Pittsburgh R.R., Inc. 7 I.C.C. 2d 18, 19–20 (1990) ("B&P").

⁵⁹ E.g., Union Tank Car Co., 264 I.C.C. 479, 485–86 (1946).

E.g., Union Tank Car Co. Terminal Service, 268 I.C.C. 338 (1947); General American Transp. Corp. et al. v. Indiana Harbor Belt R.R. Co., 357 I.C.C. 102 (1977) ("IHB-I").

IHB-II, 3 I.C.C. 2d at 608 ("No statutory requirement would be violated if private car owners initially pay repair move costs and then are reimbursed for those expenses through the allowance system."). See also id. at 610 ("Under a method that would let the railroads charge for repair moves, the car owners may recover those expenses through the mileage allowance system in the same way that they recover other car repair costs."); 613–16 (explaining how repair move costs

of *IHB-II* also was contingent upon that critical predicate. ⁶² Payment of the applicable allowances under *Ex Parte 328* was a key assumption because such payment constitutes a safe harbor for compliance with the statutory car compensation requirement. ⁶³ Since the ICC decided *IHB-II* in 1987, however, UP and all other Class I railroads have ceased to pay mileage allowances on nearly all tank car movements.

UP concedes that it seldom pays mileage allowances.⁶⁴ This is validated in data provided by UP in this case showing that it paid mileage allowances on just {{\$\frac{10000}{30000}}} of its loaded tank car moves from 2014 through 2017.⁶⁵ Because it does not pay mileage allowances, UP satisfies neither the safe harbor conditions for establishing tank car compensation in *Ex Parte 328* nor the *IHB-II* predicate for permitting repair move charges.

could be recovered through the mileage allowance system in the same manner other private car costs are recovered).

interval in the costs of empty-repair moves...would resolve the intercarrier-allocation problem without doing violence to the principle of carrier responsibility for the costs of owning railroad cars, for car providers could simply combine the costs of empty-repair moves with other costs of ownership in charging the railroads mileage allowances"); id. at 1057 ("Petitioners' argument ...runs aground on section 11122 of the Act, which plainly contemplates initial railroad charges for freight movements with a 'pass-back' of ownership costs to carriers through allowances.").

See Ex Parte No. 328, slip op. at 19 (served June 15, 1979) ("[W]e find that private tank car allowances determined under this agreement will be reasonable and otherwise in accordance with 49 U.S.C. §§ 11122 and 10747, and that our adoption of this agreement is warranted."). Cf. Cargill, Inc. v. BNSF Ry. Co., NOR 42120, slip op. at 3, 7–10, 14 (served Aug. 12, 2013) (a prior STB decision finding that the HDF Index was reasonable for measuring fuel surcharges provided a "safe harbor" for rail carriers that employ that index in their fuel surcharge programs despite evidence that the defendant over-recovered its actual fuel costs).

Docket NOR 42144, First Amended Answer ¶¶ 17–18, 32. See also, "Stipulation Agreement," Stipulation No. 10 (Ex. 12). The parties have entered into a "Stipulation Agreement" pursuant to which they have agreed to litigate the claims in this proceeding based upon certain stipulations of fact which shall be taken as true without the need for production of evidence, shall not be rebutted or contradicted by the parties, and shall be binding on the Board in its management of this proceeding and in any final decision.

⁶⁵ Crowley V.S. at 10.

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67 Therefore, in
the absence of mileage allowance compensation or any intent by UP to compensate tank car
providers for repair move charges at all, IHB-II provides no authority for Item 55-C.

b. UP's motivation for adopting Item 55-C contravenes the ICC's rationale for permitting repair move charges in *IHB-II*.

In *IHB-II*, the ICC's reason for reversing its long-standing blanket prohibition against tank car repair move charges was to address an unintended consequence of that prohibition: a "cross-subsidization and misallocation" of repair move responsibility among railroads which resulted in certain railroads bearing a disproportionate responsibility for free repair moves relative to their participation in loaded revenue moves. At no point in the development of Item 55-C, during its public rollout, or over the course of this case, has UP ever alleged that Item 55-C is necessary to remedy UP's cross-subsidization of any other railroad's repair move responsibility. Indeed, that problem is much less prevalent today and is non-existent with respect to UP. Consequently, UP's adoption of Item 55-C is inconsistent with the remedial objective of *IHB-II* due to the absence of any cross-subsidy or misallocation problem to justify UP charging

⁶⁶ Rocker Tr. (Ex. 30) at 60:18–25, 61:11–15; Craven Tr. (Ex. 31) at 111:13–21.

⁶⁷ See also Ex. 13 at UPRR0000686 {{
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}} Ex. 14 at UPRR0018361.

Six months later, UP began assessing that same charge on tank car repair moves. UP also assesses its standard fuel surcharge on top of this highly lucrative repair move charge even though UP consumes less fuel to transport an empty tank car.

⁶⁸ IHB-II at 603-06; IHB-II Reconsideration, 1988 ICC LEXIS 55, at *2-3.

for repair movements that by statute ultimately are its legal responsibility.

As discussed in the preceding section, the ICC historically prohibited railroads from charging tank car providers for repair facility movements because the responsibility for providing tank cars belongs to rail carriers as part of their common carrier obligation in the first instance. If rail carriers fulfilled their obligation by providing their own tank cars, they would transport their tank cars to and from repair facilities without separately charging their customers for that transportation. In the absence of repair move charges, railroads also could not separately profit from repair moves. But as discussed in Part II.A above, {{

Although this historical prohibition against repair move charges ensured that railroads would be responsible for the cost of transporting tank cars to and from repair facilities consistent with the statute, the ICC subsequently realized that it had unintended consequences for certain railroads as the rail industry was structured in 1987. Over time, the ICC identified circumstances where some terminal and switching rail carriers bore a disproportionate responsibility for the cost of tank car repair movements relative to their participation in tank car line-haul revenue movements from which such costs ordinarily are recouped. The small geographic footprint of these terminating railroads meant that they had few, if any, opportunities to recover their repair move costs from loaded tank car line-haul revenues. But the presence of one or more repair facilities on their lines meant that they incurred costs to handle large numbers of repair movements. Consequently, their cost of handling tank car repair movements without charge significantly exceeded their benefit from loaded tank car revenue movements.

⁶⁹ *IHB-II* at 604. *See also B&P*, 7 I.C.C.2d at 22–23.

In IHB-II, the ICC identified what it perceived to be a ready-made solution to this crosssubsidization and misallocation of repair move responsibility among railroads in the form of the tank car mileage allowance system, which had been updated just one year earlier in Ex Parte 328. Noting that repair move charges are a maintenance cost, the ICC agreed with rail industry claims that, so long as the charge assessed by the railroad providing the repair move is included in the calculation of the mileage allowance rate, tank car providers will be compensated for that cost in the same manner as they are compensated for all other tank car ownership and maintenance costs in accordance with the statute. This way, the ICC reasoned, the railroad providing the repair move will be adequately compensated initially by the tank car provider, but the tank car provider ultimately would recoup that charge through the mileage allowances it receives from the line-haul railroads on loaded tank car moves. 71 As a result, the line-haul railroads that received most of the loaded tank car revenue also would bear most of the responsibility for repair move costs through their mileage allowance payments to tank car providers, resulting in a more equitable allocation of repair move responsibility among all railroads and eliminating the cross-subsidy problem. 72

UP, however, cannot credibly claim to be in the same situation as the terminal and switching railroads in *IHB-II* or otherwise genuinely assert that it bears a disproportionate responsibility for repair move costs. {{

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⁷⁰ *IHB-II* at 613–16.

⁷¹ *Id.* at 616.

⁷² Cf. IHB-II at 606 (criticizing mileage equalization as a means to address the cross-subsidization problem because "there is no necessary relationship between each carrier's share of repair move responsibility in terms of loaded revenue miles and its participation in repair move operations.").

The potential for misallocation and cross-subsidization of repair move costs also is far smaller today than it was when the ICC decided *IHB-II* in 1987. The number of Class I railroads has decreased substantially through mergers. ⁷⁶ Accordingly, there is far less potential for misallocation and cross-subsidization of repair move costs among those rail carriers because they

⁷³ See, e.g., Ex. 13 UPRR0000674–90; Ex. 15 UPRR0025230–37; Ex. 16 UPRR0003937; Rocker Tr. (Ex. 30) at 65:14–66:11.

Crowley V.S. at 7. This revenue data, which UP provided through discovery, is understated because UP also receives switching and haulage revenue for tank car movements that are not reflected in UP's data production. *See* Ex. 12, Stipulation #12.

⁷⁵ Ex. 15 at UPRR0025231 (color chart on right side of page).

⁷⁶ See Timeline of Class I Railroads (1977-present), <u>https://en.wikipedia.org/wiki/Timeline_of_Class_I_railroads_(1977%E2%80%93present)</u> (identifying by year each railroad consolidation involving a Class I carrier).

all have tank car repair facilities on their lines <u>and</u> participate extensively in loaded tank car revenue moves. Thus, the concerns upon which *IHB-II* was predicated have little or no relevance to a Class I railroad in today's rail industry.

In today's rail industry, where mileage allowances are no longer routinely paid and industry consolidation has all but eliminated the misallocation and cross-subsidization concerns in IHB-II, allowing railroads to charge for repair moves poses a far greater risk that tank car providers will not be compensated for that cost. Among all tank car ownership costs, repair move charges are unique because they are the only ownership cost that a tank car provider pays directly to a railroad; all other costs (e.g., purchase, lease, cleaning, maintenance) are paid to a third party. If UP supplied its own tank cars for transportation, it would incur all the same thirdparty costs, but UP would not pay itself to move tank cars to and from repair facilities. Rather, UP would recover its repair move costs through its line-haul rates on loaded tank car movements the same way that UP recovers most, if not all, of its other costs. 77 Indeed, this is how UP recovered its repair move costs for private tank cars prior to Item 55-C. By charging separately for repair moves through Item 55-C, however, UP has created a new revenue stream without incurring any additional costs. Because UP does not pay mileage allowances and otherwise has not reduced its line-haul rates on tank car movements to offset this new revenue stream from Item 55-C, all of that revenue falls directly to UP's bottom line as profit.⁷⁸

As detailed in Part III.A.2 below, it is extremely difficult, if not impossible, for the Board to verify that a railroad is complying with its statutory duty to compensate tank car providers for their ownership costs in the absence of mileage allowance payments. This difficulty enables railroads to exploit repair move charges as a tool to **shift** their repair move responsibility to tank

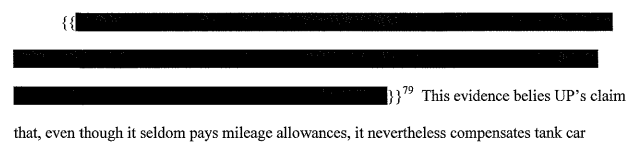
⁷⁷ Rocker Tr. (Ex. 30) at 67:11–18.

⁷⁸ Rocker Tr. (Ex. 30) at 60:18–25, 61:11–15; Craven Tr. (Ex. 31) at 111:13–21.

car providers, contrary to the statute and the ICC's intent in *IHB-II* that such charges would be passed-back to tank car providers through mileage allowance payments as a means of more fairly allocating repair move responsibility **among** railroads. Repair move charges thus are distinct from all other tank car ownership costs in a way that merits a narrow application of *IHB-II* to prevent railroads from exploiting repair moves merely to enhance their profitability when there is no evidence of a misallocation and cross-subsidization of repair move responsibility among railroads, which is precisely what UP has done.

The Board should permit repair move charges only by rail carriers that can demonstrate a clear misallocation of responsibility for repair move costs to them if they are not allowed to assess such charges. Those carriers are most likely to be terminal and switching railroads that serve repair facilities on their lines and otherwise do not participate in significant loaded revenue tank car movements, just like the defendants in *IHB-II*. For nearly 30 years following *IHB-II*, the entire rail industry, including UP, took this approach. UP's departure from this practice was an unreasonable and opportunistic attempt {{ }}} that had nothing to do with the objectives of *IHB-II*. {{ }}} UP's objectives are so misaligned with those in *IHB-II* that the Board should outright reject UP's reliance upon that precedent.

2. Board precedent precludes UP's resort to zero-mileage rates to compensate tank car providers in lieu of paying mileage allowances.



⁷⁹ Rocker Tr. (Ex. 30) at 60:18–25, 61:11–15; Craven Tr. (Ex. 31) at 111:13–21.

providers for their tank car ownership costs (which include repair move costs), in compliance with 49 U.S.C. § 11122, through discounted zero-mileage rates. But even if the Board were to disregard that evidence, agency precedent precludes UP's resort to zero-mileage rates as a substitute for mileage allowance payments with respect to tank cars.

In *LOSAC*, the ICC permitted railroads to compensate providers of hopper cars by establishing zero-mileage line-haul rates that were less than the rates established for transportation in hopper cars supplied by the railroad.⁸⁰ Indeed, whenever the ICC has found zero-mileage rates to be a lawful form of compensation for providing rail cars, it has done so in the context of dual rate scales that included **both** a full service rate (i.e. for service in railroad-supplied cars) and a reduced service rate (i.e. for service in private cars).⁸¹ In *LOSAC*, the ICC explained the rationale underlying this dual rate scale requirement:

When a carrier offers a lesser service for a lower rate than the rate for a complete service, and the offer at the lower rate is accepted by the shipper, the carrier is not obligated to do more than it has offered to do for the lower rate, and no allowance can be made to a shipper for performing a service the avoidance of which is the consideration for the lower rate. 82

A zero-mileage rate is for a "lesser" service because the railroad is not providing the rail car which otherwise is part of its common carrier obligation. The zero-mileage rates at issue in *LOSAC* were an acceptable means of compensating hopper car providers because "[a] railroad escapes no legal obligation concerning car compensation **by publishing zero allowance rates in dual rate scales**. The adequacy of the differential is subject to the same tests as the adequacy of

⁸⁰ 4 I.C.C. 2d at 17–18.

E.g., Nat. Gas Pipeline, 323 I.C.C. 75, 99 (1964); E. Cent. M. Carriers Assn. v. Baltimore & O. R.R. Co., 314 I.C.C. 5, 46 (1961), aff'd sub nom Cooper-Jarrett, Inc., v. U.S., 226 F. Supp. 318 (W.D. Mo.), aff'd per curium, 379 U.S. 6 (1964).

⁸² LOSAC at 17 (emphasis added) (quoting Nat. Gas Pipeline, 323 I.C.C. at 99).

the allowance."⁸³ In the absence of a dual rate scale, the Board cannot determine whether a railroad is employing the fiction of discounted zero-mileage rates to avoid its statutory car compensation obligation.

UP nevertheless claims that discounting its zero-mileage rates to compensate tank car providers is lawful because its zero-mileage rates "are lower than the [hypothetical] rates that it would charge for the same transportation under rates that provided for mileage allowances." But this claim misses the mark of the LOSAC test, which permits discounting only when there is a full service rate for actual transportation in a railroad-supplied car to compare with a zero-mileage rate for actual transportation in a private rail car. The two rates required by LOSAC are for two different services that a railroad actually provides: one in railroad-supplied cars and the other in private cars. As described by UP, however, a full-allowance rate for tank cars, in addition to being hypothetical, would be for the same transportation service in private cars as a zero-mileage rate. Because UP does not supply tank cars to its customers, it does not offer the full-service rates that LOSAC requires.

The ICC allowed discounted zero-mileage rates as an alternative to mileage allowances only in circumstances that are inapplicable to tank car shipping. Unlike all other types of rail cars, railroads historically have not owned fleets of tank cars and thus have not offered transportation service in railroad-supplied tank cars as an alternative to transportation in privately-owned cars. That choice of service options for other rail car types has enabled the

⁸³ LOSAC at 18 (emphasis added).

Docket NOR 42144, Answer to First Amended Complaint ¶ 33 (emphasis added); *see also id.* ¶¶ 34–35. The referenced full-allowance rates are "hypothetical" because UP has not in fact published full-allowance rate alternatives to its zero-mileage rates either in tariffs or contracts.

See In the Matter of Private Cars, 50 I.C.C. 652, 673–74 (1918). See also Docket NOR 42144, First Amended Answer ¶ 13.

agency to perform its statutory duty to ensure that those rail car providers are adequately compensated through zero-mileage rates by measuring the differential between the rates for those two service options. Correspondingly, the lack of a service option in railroad-supplied tank cars denies the agency that same ability to ensure that tank car providers are compensated through zero-mileage rates.

Accordingly, UP's claim that it may compensate tank car providers by establishing discounted zero-mileage rates is contrary to statutory authority and Board precedent. The Board thus should find that UP's failure to pay mileage allowances is a violation of UP's statutory duty to compensate tank car providers for use of their tank cars. Furthermore, because UP cannot employ zero-mileage rates to fulfill its statutory compensation duty to tank car providers, neither can UP invoke its zero-mileage rates as evidence that it is compensating tank car providers for repair move charges made applicable by Item 55-C.

3. Even if discounted zero-mileage rates are a permissible means of compensating tank car providers in lieu of paying mileage allowances, UP cannot demonstrate that such discounting exists.

A rail carrier may not fulfill its statutory car compensation obligation for tank cars by merely asserting without any support, as UP does in this case, that it offers discounted zero-mileage rates in lieu of paying mileage allowances. Rather, a rail carrier claiming to meet its statutory obligations through a discounted line-haul rate must demonstrate that its rate has been discounted, and by how much. Absent such proof, the Board has no means by which to verify

See, e.g., Motion to Dismiss at 6 ("Union Pacific uses zero-mileage rates in order to compensate shippers for furnishing tank cars in most cases."); and id. at 13 ("In today's commercial environment, Union Pacific has offered lower freight rates rather than mileage allowances to compensate shippers for furnishing cars."). Both of these statements, and other similar statements in UP's Motion and Answer, were offered without any evidentiary support.

the existence of any discount at all, much less evaluate whether any discounted rate sufficiently compensates the tank car provider in accordance with the statute.

As discussed in the preceding section, to verify and evaluate such discounting, the ICC required railroads to establish a dual rate scale allowing for comparison of a full-service rate for actual transportation in a railroad-supplied car and a zero-mileage rate for actual transportation in a private car. UP, however, does not offer rates for transportation in UP-supplied tank cars because UP does not supply the tank cars in which it provides rail service. If the Board nevertheless permits UP to fulfill its statutory tank car compensation duty through discounted zero-mileage rates despite the lack of a dual rate scale, UP must present evidence that its zero-mileage rates in fact are discounted, and that they adequately compensate tank car providers in compliance with § 11122 in lieu of paying mileage allowances.

UP has defended itself in this case with the assertion that, "all other things being equal, the rates it charges for transportation under zero-mileage rates are lower than the rates it would charge for the same transportation under rates that provided for payment of mileage allowances." Moreover, UP advances this defense despite stipulating that, since at least 2010, it has "seldom, if ever, expressly informed shippers that the rates it established for movements in tank cars were reduced in lieu of paying mileage allowances." Therefore, whatever rate discounts UP claims to be granting shippers to compensate them for providing tank cars in accordance with § 11122, in lieu of paying mileage allowances, are known only to UP.

⁸⁷ LOSAC at 17–18.

Docket NOR 42144 Answer to First Amended Complaint ¶ 33; see also Motion to Dismiss at 13.

⁸⁹ Ex. 12, Stipulation #11.

fact that *LOSAC* requires a comparison with a rate for transportation in a UP-supplied tank car, and even if the Board were to accept a full-mileage rate as an equivalent comparison, the transition from full-mileage to zero-mileage rates was a one-time event for each movement. UP has not produced a single document that indicates any form of full-mileage rate adjustment to create a discounted zero-mileage rate for any old or new movements subsequent to those initial conversions. Today's zero-mileage rates are so far removed in time from the last full-mileage rates that actually applied to any movements that there is no basis for concluding that any such

See Ex. 25, Complainant's First Discovery Requests, dated April 15, 2015, Document Requests Nos. 2, 5, 9, 12, 14 and 15; and Ex. 26, Complainants Second Discovery Requests, dated February 4, 2016, Interrogatories 14 and 16. As one example, Interrogatory 16 asked UP to "Identify all facts, documents, and analyses upon which You intend to rely to support Your claim that the Zero-Mileage Rates charged by You for tank car shipments are or were less than the rates You otherwise would have charged."

discounts currently exist even if they once did. Nor has UP produced any other evidence that it currently compensates tank car providers through zero-mileage rate discounts.

But some adjustment clearly would be warranted if UP was discounting its zero-mileage rates to compensate tank car providers for car ownership costs, which include the cost of transportation to and from repair facilities pursuant to Item 55-C. 95 UP's objective {{ }} contravenes that premise, however, along with any claim that UP genuinely expected to pass that revenue back to tank car providers through rate discounts. UP's discounting claims also are inconsistent with Mr. Rocker's testimony that UP prices its transportation services at whatever rates the market will bear. 96 In summary, to the extent UP provided any information in the discovery phase of this case on its alleged discounting of line-haul rates, the information demonstrates that UP currently does **not** discount its zero-mileage rates to tank car providers for the purpose of fulfilling its obligations under §11122.

⁹³ Rocker Tr. (Ex. 30) at 60:18–25.

⁹⁴ Craven Tr. (Ex. 31) at 111:13–21.

⁹⁵ Cf. IHB-II at 614 ("if charges for repair moves are made, the car owners may pass them back to the railroads as repair expense elements in mileage allowance computations"), 616 ("allowing carriers initially to charge for repair movement services and permitting carriers and private car owners to treat those expenses just like other repair expenses recoverable through the mileage allowance system appears the most appropriate solution suggested in this proceeding.").

⁹⁶ Rocker Tr. (Ex. 30) at 35:9–11.

In addition, each of the Individual Complainants testify through verified statements that UP has not represented to them that its line-haul transportation rates have been discounted to compensate them for providing the tank cars in which UP provides freight service to them, which confirms what UP already has stipulated.⁹⁷ These Complainants also testify that, instead of reducing their line-haul rates after the implementation of Item 55-C to offset this new tank car maintenance cost, UP actually has increased their line-haul rates in every year since Item 55-C became effective in 2015.⁹⁸ Contemporaneously, UP also has increased the Item 55-C charges for transporting tank cars to repair facilities annually.⁹⁹ These facts further indicate that UP is not fulfilling its statutory obligations under § 11122 by discounting its line-haul rates in lieu of paying mileage allowances.

Nevertheless, UP seeks to convince the Board that it has complied with the statute by charging zero-mileage line-haul rates that are lower than **hypothetical** rates that UP says it otherwise might charge, even though UP stipulates that it has not attempted to quantify those hypothetical rates or even inform shippers that their zero-mileage rates have been reduced below

See Supplemental Opening Evidence and Argument of Arkema, Inc., Verified Statement of J. Brent Grow and Stephen Trombetta ¶ 11 ("Grow/Trombetta V.S."); Supplemental Opening Evidence and Argument of Ethanol Products, LLC, d/b/a POET Ethanol Products, Verified Statement of Phil Spieckermann at 9 ("Spieckermann V.S."); Supplemental Opening Evidence and Argument of POET Nutrition, Inc., Verified Statement of Jeff Siebrecht at 8 ("Siebrecht V.S."); Supplemental Opening Evidence and Argument of Valero Marketing and Supply Company and Valero Rail Partners, LLC, Verified Statement of Robert Buchek ("Buchek V.S.") ¶ 12; Supplemental Opening Evidence and Argument of Tesoro Refining & Marketing Company LLC, Tesoro Great Plains Gathering & Marketing, LLC, and Dakota Prairie Refining, LLC, Verified Statement of John Hack ("Hack V.S.") ¶ 13; Supplemental Opening Evidence and Argument of Cargill Incorporated, Verified Statement of Kevin Zimski ¶ 33 ("Zimski V.S."). See also, Ex. 12, Stipulation #11.

See Grow/Trombetta V.S. ¶ 10; Spieckermann V.S. at 11; Siebrecht V.S. at 9; Bucheck V.S. ¶ 13; Hack V.S. ¶ 14; Zimski V.S. ¶ 36.

⁹⁹ See Exhibits, 2–6.

such hypothetical rates in lieu of receiving mileage allowances. In *Ex Parte 328*, the ICC established mileage allowances as a safe harbor for complying with § 11122. In *LOSAC*, the ICC set the standard by which it would determine whether discounted zero-mileage rates constitute an acceptable alternative means of compliance. But UP has forsaken the safe harbor protections afforded by *Ex Parte 328* and opted to rely solely upon allegedly discounted zero-mileage rates without complying with *LOSAC*. Thus, to the extent such discounts do exist, they are within the exclusive knowledge and purview of UP. Accordingly, UP must present evidence to demonstrate that it is in fact compensating tank car providers in compliance with §11122 through its zero-mileage rates.

Where critical information is entirely within the purview of the party making the claim, it is reasonable to require that party to come forth with evidence to prove that claim. In an analogous situation within the context of the Fair Labor Standards Act ("FLSA"), for example, the Supreme Court recently held:

[W]hen employers violate their statutory duty to keep proper records, and employees thereby have no way to establish the time spent doing uncompensated work, the "remedial nature of [the FLSA] and the great public policy which it embodies...militate against making" the burden of proving uncompensated work "an impossible hurdle for the employee." [Andersen v. Mt. Clemens Pottery Co., 328 U.S. 680], at 687, 66 S. Ct. 1187, 90 L. Ed. 155; see also Hoffman-La Roche Inc. v. Sperling, 493 U.S. 165, 173, 110 S. Ct. 482, 107 L. Ed. 2d 480 (1989) ("The broad remedial goal of the statute should be enforced to the full extent of its terms"). Instead of punishing "the employee by denying him any recovery on the ground that he is unable to prove the precise extent of uncompensated work," the Court held "an employee has carried

¹⁰⁰ Ex. 12, Stipulation Nos. 1 & 11.

¹⁰¹ Ex. 12, Stipulation No. 10; Rocker Tr. (Ex. 30) at 75:14–22, 76:12–18;

Complainants reserve all of their rights to ask the Board to strike from UP's reply evidence any supporting documentation or information that was responsive to their discovery requests but was not produced by UP during the discovery phase of the case.

out his burden if he proves that he has in fact performed work for which he was improperly compensated and if he produces sufficient evidence to show the amount and extent of that work as a matter of just and reasonable inference." 328 U.S., at 687, 66 S. Ct. 1187, 90 L. Ed. 1515. Under these circumstances, "[t]he burden then shifts to the employer to come forward with evidence of the precise amount of work performed or with evidence to negative the reasonableness of the inference to be drawn from the employee's evidence." *Id.*, at 687-688, 66 S. Ct. 1187, 90 L. Ed. 1515. 103

Here, Complainants have produced evidence and testimony demonstrating that UP has not engaged in the discounting it asserts. UP also has not established the dual rate scale that *LOSAC* requires. Complainants therefore are left with no objective way to address—or the Board to evaluate—UP's claim of tank car compensation through discounting. The remedial nature of §11122, and the long-established public policy of compensation which it embodies, militates against such a result.

The Board thus should find that Complainants have carried their burden by proving that:

(1) shippers have provided tank cars for which they have not received mileage allowance payments; (2) there is no dual rate scale by which to validate UP's discounting claims in accordance with LOSAC; (3) {{

support its zero-mileage rate discounting claims. Having made these *prima facie* showings, the burden must shift to UP to demonstrate the existence and sufficiency of its alleged

Tyson Foods, Inc. v. Bouaphakeo, 577 U.S. ___, 136 S. Ct. 1036, 1047 (2016). See also, United States v. New York, New Haven & Hartford R. Co., 355 U.S. 253, 256 n. 5 (1957) ("The ordinary rule, based on considerations of fairness, does not place the burden upon a litigant of establishing facts peculiarly within the knowledge of his adversary."); ITSI T.V. Productions, Inc. v. Agricultural Associations, 3 F.3d 1289 (9th Cir. 1993) (When true facts relating to a disputed issue lie peculiarly within the knowledge of one party, the burden of proof may properly be assigned to that party in the interest of fairness.).

discounting.¹⁰⁴ Accordingly, in the absence of proof that UP is discounting its zero-mileage rates, the Board should find that UP fails to compensate tank car providers through zero-mileage rates in lieu of paying mileage allowances and, hence, UP also is not compensating tank car providers for tank car repair move charges made applicable by Item 55-C. In the absence of such compensation, UP's repair move charges impermissibly shift the responsibility for repair move costs from UP to tank car providers in violation of 49 U.S.C. § 11122.

B. UP's Adoption of Item 55-C is an Unreasonable Practice in Violation of Federal Law.

This does not shift the overall burden of proof which encompasses two distinct burdens: "the 'burden of persuasion,' *i.e.*, which party loses if the evidence is closely balanced, and the 'burden of production," *i.e.*, which party bears the obligation to come forward with the evidence at different points in the proceeding." *Schaffer v. Weast*, 546 U.S. 49, 56 (2005). These two concepts are distinguished by the fact that, unlike the burden of persuasion, the burden of production shifts back and forth between parties throughout the proceeding. *Moore v. Kulicke & Soffa Indus.*, 318 F.3d 561 (3rd Cir. 2003). UP may bear the burden of producing evidence to support its discounting claim without shifting the overall burden of persuasion. *See, e.g., In re G-I Holdings, Inc.*, 385 F.3d 313, 318 (3rd Cir. 2004); *Keeler Brass Co. v. Continental Brass Co.*, 862 F.2d 1063, 1066 (4th Cir. 1988); Fed. R. Evid. 301. *See generally*, Wright & Graham, Federal Practice and Procedure: Evidence 2d § 5122.1.

¹⁰⁵ 49 U.S.C. § 10702(2).

circumvent the constraints of the *Ex Parte 328* mileage equalization program, which was part of a comprehensive integrated agreement to establish the compensation that railroads would pay to tank car providers for supplying the tank cars that railroads employ to fulfill their statutory car service obligations. For each of the foregoing reasons as discussed in more detail below, UP's implementation of Item 55-C is manifestly unreasonable in violation of § 10702(2).

1. UP had no reasonable business or policy purpose underlying Item 55-C, and UP intentionally misled it customers as to its true motivation.

The United States Government's policy is "to encourage honest and efficient management of railroads." To that end, rail practices must have a reasonable business or policy purpose. Practices are reasonable, for example, where they encourage efficient management of railroads and foster sound economic transportation conditions. But practices that include "misrepresentations or misleading conduct by the carriers" are unreasonable, and it is well within the scope of this Board's authority to proscribe them. UP expressed no reasonable business or policy purpose when deciding to adopt Item 55-C and, moreover, it subsequently misrepresented its true objectives to its customers.

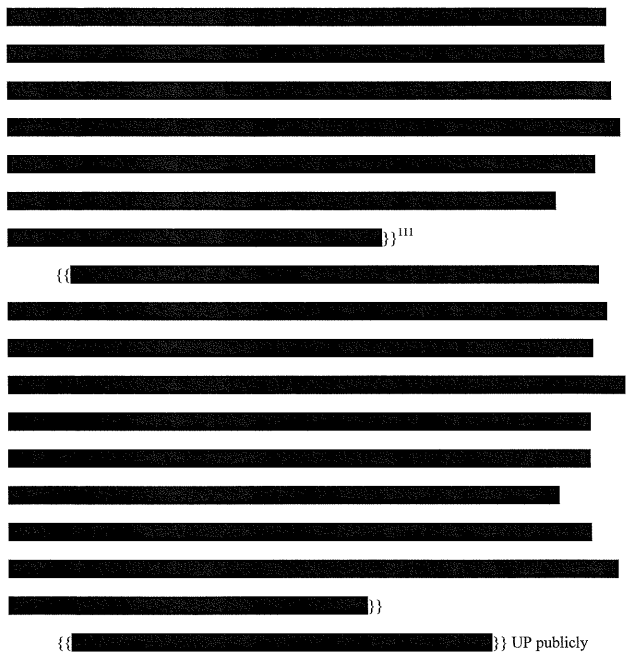
In deciding to adopt Item 55-C, UP did not express any reasonable business or policy purpose. {{

¹⁰⁶ 49 U.S.C. § 10101(9).

¹⁰⁷ NOR 42060 (Sub-No. 1), *N. Am. Freight Car Ass'n v. BNSF Railway Co.*, slip op. at 7 (served Jan. 26, 2007).

¹⁰⁸ Rail Fuel Surcharges, slip op. at 7 (served Jan. 26, 2007).

¹⁰⁹ Ex. 13 UPRR0000674–90. See also supra Part II.A.

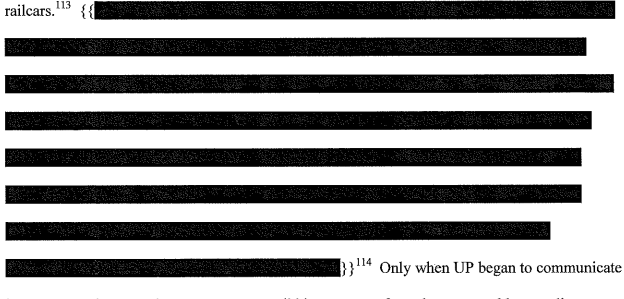


claimed that its empty repair move tariff was necessary to encourage efficient fleet management, reduce empty miles, and align tank car repair moves with repair moves for other types of

 $^{^{110}\,}$ Ex. 16 UPRR0003937. See also supra Part II.B.

¹¹¹ Ex. 15 at UPRR0025231; Rocker Tr. (Ex. 30) at 65:14–66:11. See also supra Part II.B.

¹¹² See supra Part II.A.



its empty repair move charge to customers did it attempt to formulate reasonable-sounding justifications for the new tariff. 115

This Board has recognized that railroad practices undertaken to mislead customers are not reasonable. In *Rail Fuel Surcharges*, the Board held that railroads' implementation of a surcharge ostensibly to recover fuel costs was an unreasonable practice. The Board noted that the surcharge at issue was imposed as a percentage of the base rate without any link to fuel consumption. The Board reasoned that "the term 'fuel surcharge' most naturally suggests a charge to recover increased fuel costs associated with the movement to which it is applied. If it is used instead as a broader revenue enhancement measure, it is mislabeled." The Board further noted that the railroads' mislabeling appeared designed to avoid the responses railroads

¹¹³ See supra Part II.C.

¹¹⁴ See Ex. 13 UPRR0000674-90; Ex. 15 UPRR0025230-37; Ex. 16 UPRR0003937.

¹¹⁵ Ex. 20 at UPRR0000068-74.

¹¹⁶ Rail Fuel Surcharges, slip op at 1.

¹¹⁷ *Id.* at 7.

likely would receive if they honestly informed shippers of the purpose of the surcharge. Accordingly, "imposing rate increases in this manner, when there is no real correlation between the rate increase and the increase in fuel costs for that particular movement to which the surcharge is applied, is a misleading and ultimately unreasonable practice." 119

¹¹⁸ *Id*.

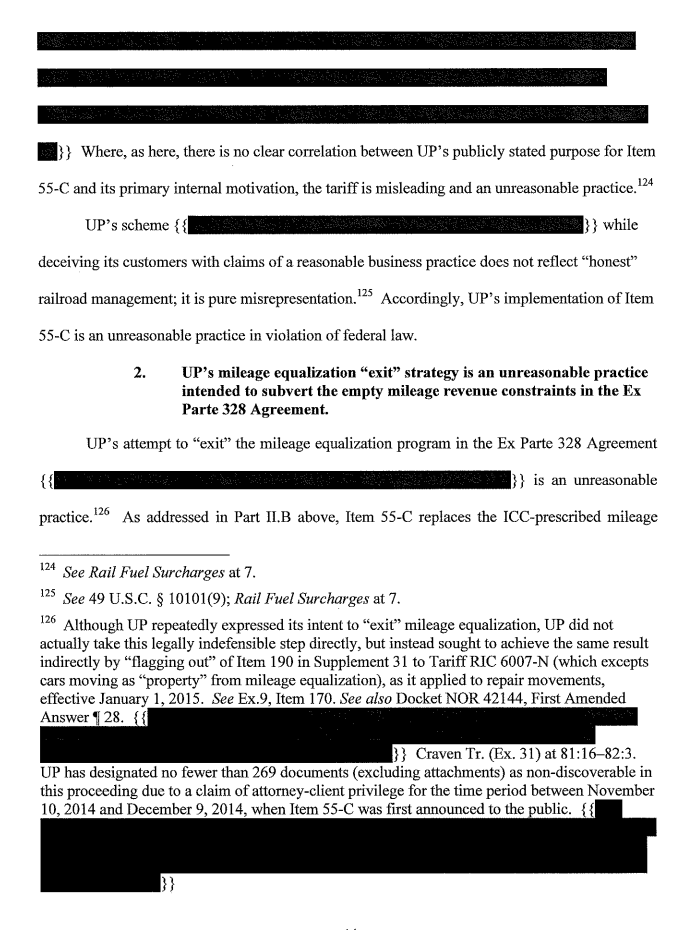
¹¹⁹ *Id*.

¹²⁰ See supra Part II.C.

¹²¹ Ex. 20 at UPRR0000068-74.

¹²² Ex. 20 at UPRR0000070.

¹²³ *IHB-II* at 601 n. 5 (The equalization rule "is used to encourage private tank car owners to handle their fleets more efficiently and reduce empty mileage.").



equalization charge for excessive empty tank car miles with substantially higher mileage-based charges for tank car repair moves and applies such charges regardless of whether the mileage threshold for applying mileage equalization charges has been exceeded. This undermines the balance struck in *Ex Parte 328*, which has the force of law, ¹²⁷ between railroad responsibility for tank car repair moves and incentivizing efficient repair moves by tank car providers.

In Ex Parte 328, industry stakeholders carefully negotiated a nationwide agreement on both mileage allowances and mileage equalization. The resulting Ex Parte 328 Agreement devised a nation-wide formula for calculating mileage allowance rates that railroads would pay on loaded tank car movements to compensate tank car providers as required by 49 U.S.C. § 11122. In addition, because railroads were responsible at that time for providing most empty tank car moves without charge, the Agreement also devised a formula for calculating a mileage equalization charge that tank car providers must pay railroads for excessive empty miles to discourage inefficient or unnecessary empty tank car movements. The mileage equalization program is published in Tariff RIC 6007-Series, Item 187, along with the mileage allowance program in Item 195. These two core components of the Agreement reflected a carefully negotiated balancing of the compensation requirements in § 11122 and the efficiency objectives of the national rail transportation policy at 49 U.S.C. § 10101(9).

The mileage equalization program prohibits railroads from charging for certain types of empty tank car movements up to 106% of loaded tank car miles annually. The stakeholders based the 106% threshold upon their determination that (1) empty tank car miles for returning an

¹²⁷ Engelhard Corp.—Pet. for Declaratory Order—Springfield Term. Ry. Co. et al., STB Docket No. 42075, slip op. at 6 (served Sept. 27, 2004).

¹²⁸ *IHB-II* at 601, n. 5. *See also, B&P*, 7 I.C.C. 2d at 22.

¹²⁹ See Exhibits 7 through 11 for pertinent excerpts of RIC-6007 from 2009–2016.

empty tank car to the point of origin after a loaded movement should equate to 100% of loaded miles; (2) a reasonable number of empty miles associated with (i.e., to and from) tank car repair and inspection movements was 6% of the loaded miles; and (3) empty miles above 106% typically were for the benefit of the private car owner. Because the first two categories constituted movements of tank cars as "instrumentalities of transportation," which are the responsibility of the railroads under 49 U.S.C. § 11121, no charge was warranted. In contrast, the third category constituted movements of cars as "property" solely for the benefit of the private car owner and thus were chargeable. Any chargeable empty movement would be excluded from calculation of the 106% threshold to avoid double-dipping through the mileage equalization program. The assessment of a mileage equalization charge on empty miles above the 106% threshold balanced the concept of free transportation for empty tank cars moving as "instrumentalities of transportation" with a per-mile charge to discourage excessive empty miles.

Consistent with the foregoing history, Item 190 of Tariff RIC 6007 dictates the handling of empty tank cars without charge, except when moving as "property" for the benefit of the owner (e.g., a new car, a car that is restenciled with private reporting marks, a newly acquired car moving prior to its first loaded move in commercial service, a car moving for sale or scrap). But in Item 170 of Tariff RIC-6007-N, UP unilaterally flagged out of Item 190 as it applies to repair movements so that it could apply Item 55-C to such movements. UP did so even though it may not directly exit the mileage equalization program published in Item 187. But as noted

¹³⁰ See IHB-II Appeal, 872 F.2d at 1054 n. 12.

¹³¹ Ex. 7, Item 187, Part A.2. Item 187 also appears in Exhibits 8–11 if it was modified in any form.

¹³² See Ex. 7, Item 190(2). Item 190 also appears in Exhibits 8–11 if it was modified in any form.

¹³³ See Ex. 9, Item 170. Item 170 also appears in Exhibits 10 and 11. See also, Docket NOR 42144, First Amended Answer ¶ 28.

above, Item 190 is integral to Item 187 by defining which empty miles shall, or shall not, be included in calculating the 106% threshold for mileage equalization charges. When repair move empty miles are excluded from the mileage equalization calculation, it is highly improbable for a tank car provider to exceed the 106% threshold because, as noted above, repair moves were intended to account for the 6% of empty miles above 100% of loaded miles. UP's action, therefore, effectively negates the mileage equalization program.

UP intended this result so that it could receive significantly more revenue from empty tank car miles than otherwise permitted under the carefully negotiated mileage equalization rule. UP had to "exit" mileage equalization because it could not simultaneously charge for tank car repair moves and also receive mileage equalization payments based upon those same movements. Whereas, previously, a tank car provider that efficiently managed its tank car fleet to keep excess empty miles below the 106% threshold incurred no additional costs, Item 55-C initially increased that cost to upwards of \$2.96 per repair move mile regardless of whether those miles exceeded the 106% threshold. {{

}); Ex. 18 at UPRR0000836

(same). See also, Craven Tr. (Ex. 31) at 60:14–61:3; Docket NOR 42144 First Amended Answer ¶ 28.

¹³⁵ Ex. 13 at UPRR0000686 {{

}} Ex. 14 at UPRR0018361. Six

months later, UP began assessing that same charge on tank car repair moves under Item 55-C. UP also assesses its standard fuel surcharge on top of this highly lucrative repair move charge even though UP consumes less fuel to transport an empty tank car.

¹³⁴ See Ex. 17 at UPRR0000809 ({{

UP has attempted to justify its decision to "exit" mileage equalization as a means to "align tank cars more closely with treatment of empties of all other car types." Instead of mileage equalization, other car types receive one free empty move following a loaded move (which typically is the return move to the next loading origin), but are subject to charges for any empty move that immediately follows another empty move (i.e. a back-to-back empty move). Because the inbound movement to, and the outbound movement from, a repair facility constitute back-to-back empty moves, at least one of those moves (and sometimes both) is chargeable. By applying this same program to tank cars through Item 55-C, UP sought to cloak its {{

But there are sound reasons that tank cars should **not** be treated the same as other car types. Unlike other car types, railroads do not offer transportation in railroad-supplied tank cars (i.e., all tank cars are privately owned). Thus, shippers cannot opt for transportation in railroad-supplied tank cars if they do not like the terms for transportation in private tank cars. In *Ex Parte 328*, the stakeholders who negotiated the Ex Parte 328 Agreement clearly were aware of the "back-to-back" option but rejected it in favor of mileage equalization as a **different** program to discourage inefficient empty tank car moves. ¹³⁹ It is unreasonable to change that Agreement unilaterally.

The ICC found the Ex Parte 328 Agreement to be "reasonable and otherwise in accordance with [the statute]," adopted the Agreement, and retained continuing jurisdiction for

¹³⁶ Ex. 20 at UPRR0000070.

¹³⁷ See IHB-II at 601 n.5 (describing the "back-to-back" rule for other car types in the last paragraph of the footnote).

¹³⁸ See supra Part III.A.2.

¹³⁹ See note 137 above.

the purpose of securing compliance with its terms and updating allowances. When the AAR subsequently sought to renegotiate the original Agreement a few years later, it recognized that railroads were bound by the Agreement and could not unilaterally revise or fail to comply with its terms without the express authorization of the ICC. The ICC validated that stance when it refused such authorization, holding: "Based on the evidence presented we cannot conclude that petitioners have justified the extraordinary relief sought. . . ." The ICC provided the following rationale for its denial of AAR's request:

While there may be deficiencies in the agreed formula, we are most reluctant to intervene at all, or to delay operation of the formula that has been so carefully negotiated. It is more appropriate that the formula be operational while the parties be given an opportunity to renegotiate. Moreover, we are concerned that premature intervention on our part may create an erroneous impression that negotiated settlements are neither lasting nor binding, and may be overturned by one party's unilateral recourse to this Commission. Such regulatory fallback is at odds with Congress' and the Commission's efforts to promote negotiated settlements and would significantly reduce the incentives for diligent pursuit of the negotiation process. 142

Here, UP has not even recognized the Board's role, but has assumed a unilateral right to disregard the terms of the Ex Parte 328 Agreement. If the Board allows Item 55-C to stand, it will condone the very result it condemned in the excerpt above by allowing UP to unilaterally abrogate the compromises reflected in that carefully negotiated Agreement.

UP's back-door attempt to "exit" mileage equalization by flagging out of Tariff RIC-6007, Item 190, for the purpose of converting repair moves into a profit center and thereby

¹⁴⁰ Ex Parte No. 328, slip op. at 19 (served June 15, 1979).

¹⁴¹ Ex Parte No. 328, 367 I.C.C. 48, 50 (1982).

¹⁴² *Id.* (emphasis added).

destroying the balance struck in the ICC-prescribed Ex Parte 328 Agreement, is an unreasonable practice.

IV. CONCLUSION

Complainants' arguments are straightforward and their evidence is compelling. UP violated federal law when it imposed Item 55-C upon tank car providers with the intent to profit from tank car repair moves, even though the cost of such transportation is UP's responsibility under the law. In addition, UP engaged in unreasonable practices when it misrepresented the purpose of Item 55-C to its customers and attempted to recover rates in excess of the mileage equalization charges made applicable by *Ex Parte 328*. Accordingly, for the foregoing reasons, Complainants request that the Board (1) find UP's adoption of Item 55-C, Subpart D, and its related charges to be unlawful, and (2) order UP to rescind its tariff and pay reparations to Individual Complainants for the tariff charges incurred. In addition, the NOR 42144 Complainants request that the Board (1) find that UP does not compensate for use of tank cars, and (2) direct UP to pay POET Ethanol, POET Nutrition, and Cargill reparations for compensation owed to them since March 31, 2013.

Respectfully submitted,

M/my// Error

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CERTIFICATE OF SERVICE

I do hereby certify that on this 22nd day of February, 2019, I have served a copy of "Complainants' Joint Opening Evidence and Argument" by both hand and electronic delivery upon:

Michael Rosenthal Kavita Pilai Covington & Burling, LLP One CityCenter 850 10th Street, N.W. Washington, DC 20001

Jeffrey O. Moreno

Crowley Verified Statement

BEFORE THE SURFACE TRANSPORTATION BOARD

Docket No. NOR 42144

NORTH AMERICA FREIGHT CAR ASSOCIATION; AMERICAN FUEL & PETROCHEMICALS MANUFACTURERS; THE CHLORINE INSTITUTE; THE FERTILIZER INSTITUTE; AMERICAN CHEMISTRY COUNCIL; ETHANOL PRODUCTS, LLC D/B/A POET ETHANOL PRODUCTS; POET NUTRITION, INC.; AND CARGILL INCORPORATED v. UNION PACIFIC RAILROAD COMPANY

Docket No. NOR 42150

VALERO MARKETING AND SUPPLY COMPANY AND VALERO RAIL PARTNERS, LLC v. UNION PACIFIC RAILROAD COMPANY

Docket No. NOR 42152

TESORO REFINING & MARKETING COMPANY LLC; TESORO GREAT PLAINS GATHERING & MARKETING, LLC; AND DAKOTA PRAIRIE REFINING, LLC v. UNION PACIFIC RAILROAD COMPANY

Docket No. NOR 42153

ARKEMA INC. v. UNION PACIFIC RAILROAD COMPANY

VERIFIED STATEMENT OF THOMAS D. CROWLEY

President

L. E. Peabody & Associates, Inc.

On Behalf Of

Complainants

Due Date: February 22, 2019

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	1		Thomas D. Crowley Statement of Qualifications	

I. INTRODUCTION

My name is Thomas D. Crowley. I am an economist and President of the economic consulting firm of L. E. Peabody & Associates, Inc., a Firm specializing in solving economic, financial, transportation, marketing financial, accounting, and fuel supply problems. The Firm's main office is located at 1501 Duke Street, Suite 200, Alexandria, Virginia 22314.

I have spent most of my consulting career of over forty-eight (48) years evaluating fuel supply issues and railroad operations, including railroads costs, accounting, prices, financing, cost of capital, capacity, and equipment planning issues. During this time period, my assignments were commissioned by railroads, trucking companies, intermodal logistics providers, shippers of various commodities, federal and state governments and trade associations. Exhibit No. 1 to this verified statement ("VS") provides a detailed statement of my qualifications and experience.

I have been asked by the Complainants¹ in these consolidated proceedings to review and analyze car traffic and revenue data submitted by the Union Pacific Railroad Company ("UP") in these proceedings associated with UP's transportation of loaded and empty tank cars.² Specifically, I have been asked to analyze the amount of revenue UP generated from tank car movements, the level of mileage allowance payments UP made to tank car owners for UP's use of the tank cars, and the revenues UP received from transporting empty tank cars to repair

The Complainants in Docket NOR 42144 are the North America Freight Car Association; the American Fuel & Petrochemicals Manufacturers; The Chlorine Institute, Inc.; The Fertilizer Institute; the American Chemistry Council; Ethanol Products, LLC d/b/a POET Ethanol Products; POET Nutrition, Inc.; and Cargill Incorporated. The Complainants in Docket NOR 42150 are Valero Marketing and Supply Company and Valero Rail Partners, LLC. The Complainants in Docket NOR 42152 are Tesoro Refining & Marketing Company, LLC; Tesoro Great Plains Gathering & Marketing LLC; and Dakota Prairie Refining, LLC. The Complainant in Docket NOR 42153 is Arkema, Inc.

Pursuant to the Protective Order entered by the Board in these dockets, I have delineated Highly Confidential information contained in my Verified Statement between double brackets, "{{...}}" and redacted that information from the Public version.

facilities under Item 55-C of UP Tariff 6004-C ("Item 55-C") movements over the 2014 through 2017 time period.³

In addition to covering charges for transporting empty tank car to repair facilities, Item 55-C also addresses charges for the movement of new tanks moving prior to their first loaded move in commercial service, the movement of restenciled tank cars moving prior to their first loaded move in commercial service and tank cars moving for dismantling, sale or scrap. For purposes of this VS, I am using the term "Item 55-C" to represent only the empty movement of tank cars to repair facilities, and not the other three (3) empty movement categories included in the tariff.

II. SUMMARY AND FINDINGS

After a thorough review of traffic and revenue data produced by UP in these proceedings, I conclude that tank car traffic is a significant generator of revenues for UP. My specific conclusions, as discussed in more detail in the remaining sections of this VS, are as follows:

The details supporting my conclusions are discussed in the remainder of this VS.

III. ANALYSIS OF UP TANK CAR DATA

A. TRAFFIC DATA RECEIVED FROM UP

UP provided seven (7) traffic and revenue data tables in response to Complainants' document requests that included loaded and empty tank car shipment information.⁴ The data included loaded tank car data for the June 2001 through December 2017 time period, and empty tank car data for the January 2010 through December 2017 time period.⁵ In response to a request regarding UP's original data, UP also provided one additional data table, which included the miles UP used to calculate charges for 55-C tariff movements.⁶ The eight (8) traffic and revenue data tables provided by UP are summarized below:

- 1. TANKCYLC ("Tank Cycle") The Tank Cycle table contains tank car shipment information, including, but not limited to, waybill date, waybill number, tank car initial, tank car number, waybill origin, waybill destination, movement miles, tank car net tons, load/empty designation, shipper name and consignee.
- 2. TANKF990 ("Tank Revenue") The Tank Revenue table contains UP net revenue information, including, but not limited to, UP revenues after rebates and allowances plus surcharges, including fuel surcharges.
- 3. TANKRATE ("Tank Rate") The Tank Rate table describes the pricing documents under which UP billed a shipment, including, but not limited to, tariff item numbers, EDI document reference numbers and reference number qualifier. The reference number qualifier indicated whether the shipment moved under a contract, master contract, private quote or tariff.
- 4. TANKSURC ("Tank Surcharge") The Tank Surcharge table identifies the fuel surcharge associated with a waybill.
- 5. TANKHIRE ("Tank Hire") The Tank Hire table contains mileage allowance payments, if any, for each movement.

See, June 23, 2016 letter from Michael L. Rosenthal, Esquire to Thomas W. Wilcox, Esquire included in my workpapers as "6-23-16 Rosenthal Letter.pdf."

UP's June 23, 2016 production only included waybill data through December 2015. UP updated its June 23, 2016 production on March 10, 2017 with waybill information for the January to December 2016 time period. The March 10, 2017 UP production also updated certain information from the June 23, 2016 production due to accounting adjustments made by UP. UP again produced tank car data on February 1, 2018, which provided tank car waybill information for the January through December 2017 time period, and again updated prior information for accounting changes made by UP.

See, "UP responses to questions regarding tank car data 10 1 18.pdf" included in my workpapers.

- 6. TANKCIRC ("Tank CIRC") The Tank CIRC table contains the city and state location for each UP CIRC7 station code.
- 7. TANKDOCID ("Tank Doc ID") The Tank Doc ID is a linking table that provides a document ID and links the pricing documents in the Tank Rate table with revenues in the Tank Revenue table.
- 8. PC_Miler_Data ("PC Miles") The PC Miles table contains the miles UP used to calculate the tariff charges on 55-C movements.

After reviewing and verifying that the traffic and revenue data provided by UP was readable and accessible, I imported the eight (8) data tables into a database using Microsoft SQL Server ("SQL"). SQL is a relational database management system that allows for the linking of different data tables and the production of customized queries and reports. I include a copy of the SQL database in my workpapers.

Using SQL to query and link the tables in the database allowed me to develop different summaries of the UP tank car data. For example, SQL allowed me to link data from the Tank Cycle, Tank Revenue and Tank Rate tables to identify UP revenues associated with empty tank car movements to repair facilities. Similarly, SQL allowed me to develop the number of loaded tank car movements for which UP paid and did not pay mileage allowances by linking data from the Tank Cycle, Tank Revenue and Tank Hire tables.

Even though UP provided information in discovery on how to link its data tables in a relational database, I found that there was not a perfect link between all of the data tables. Stated differently, there was not always a 100 percent link between the various UP data tables. For example, UP's data diagram indicates the Tank Cycle and Tank Rate tables can be linked based on a unique combination of Waybill Number, Waybill Date, Equipment Initial and Equipment Number ("Unique Shipment Combination"). An analysis of the UP Tank Rate table identified 11,297,868 Unique Shipment Combinations, however, 54,911 of these Unique Shipment

⁷ I include a copy of UP's data diagram in my workpapers. See, "Database NAFCA.xlsx."

Combinations are not present in the Tank Cycle table. This means that I was unable to link 54,911 revenue records in the Tank Rate table with movement information contained in the Tank Cycle table. I include an analysis of the unique links between the UP data tables in my workpapers.⁸

Because of the inability to link all of the UP data tables, it is not possible to classify certain revenues as either being associated with a loaded or an empty movement. In those instances, I included those revenues in the Section III.B summaries below in a category called "Indeterminate."

B. SUMMARY OF UP TANK CAR MOVEMENTS AND REVENUE --2014 THROUGH 2017

As discussed in Section III.A above, I utilized the traffic and revenue data tables provided by UP in discovery to develop revenue and operating statistics for UP's tank car movements. I discuss these revenue and operating statistics below.

1. Revenue UP Received from Loaded and Empty Tank Car Movements

UP received significant revenues from transporting loaded railcars and in certain instances empty tank cars ("revenue-empties"). Revenue-empty movements can occur for several reasons, including but not limited to, a new car, a car that is restenciled with private reporting marks, a newly acquired car moving prior to its first loaded move in commercial service, a car moving for sale or scrap, and movements to repair facilities. UP indicated in the discovery documentation produced that in instances where UP has marked a movement as a load, but the net tons associated with the movement are zero (0), the movement can be classified as an

⁸ See, Opening electronic workpaper "NAFCA - UP Discovery Data Linkage Analysis.xlsx."

revenue-empty movement. I, therefore, included those designated loaded movements with zero (0) tons in the empty revenue category.⁹

Table 1 below lists the net revenues, including fuel surcharges, UP received for transporting loaded, empty and indeterminate movements during each year from 2014 through 2017.

<u>UP Net Revenues (Including Fuel Surcharges)</u>					
Year (1)	Loaded (2)	(3)	Indeterminate (4)	Total (5)	
1. 2014 2. 2015 3. 2016 4. 2017 5. Total	{{			}}	

The revenues UP generates from its tank car movements reflect a significant portion of UP's non-intermodal and automotive freight revenues. UP information presented to the investor community indicated that UP generated \$14.0 billion in revenues in agricultural, energy and

See, electronic workpaper "6-23-16 Rosenthal Letter.pdf."

2. Number of Revenue and Non-Revenue Empty Tank Car Movements

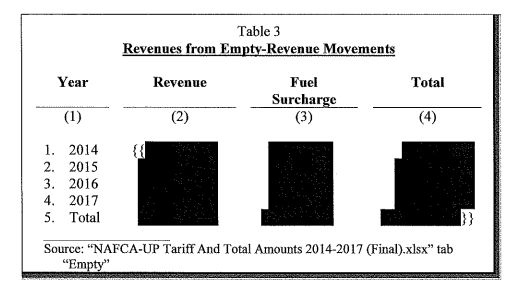
As indicated in Section III.A above, UP transported empty tank cars in both revenue and non-revenue services. Table 2 below shows the number of empty non-revenue and empty-revenue movements by year for the years 2014 through 2017.

Year	Revenue	Non-Revenue	Total
(1)	(2)	(3)	(4)
1. 2014	{ {	\$10,800	·
2. 2015			
3. 2016			_
4. 2017			
5. Total			}}

As shown in Table 2 above, the number of annual non-revenue empty tank car movements on UP ranged from {{ from 2014 through 2017. The annual number of revenue empty tank car movements ranged from {{ from 2014 through 2017. The same time period.

The increase in revenue-empty tank car movements led to a significant increase in tank car revenues in 2015. Table 3 below shows the revenues generated by empty-revenue movements from 2014 through 2017.

See, UP 2017 Investor Handbook at page 10. These reflect the UP business groups that utilize tank car movements.



As shown in Table 3 above, UP generated almost {{ } in revenues from revenue-empty tank car movements from 2014 through 2017. What is significant is the increase in empty-revenue movements between 2014 and 2015. UP realized an increase in empty-revenues from tank car movements of over {{ } }} between 2014 and 2015. As I discuss below, much of this increase is directly attributable to UP's implementation of Item 55-C charges.

3. Number of UP Loaded Tank Car Movements With and Without Mileage Allowance Payments

Railroads are required by statute to either supply the tank cars necessary for their provision of transportation services or compensate tank car owners for the tank cars that owners supply.¹³ Historically, the rate of compensation was determined by the expense of owning and maintaining the tank cars, and was paid in the form of mileage allowances to the tank car owners.¹⁴ Since the 1990's, the railroads have moved away from paying mileage allowances to

^{12 {{}

¹³ See, 49 U.S.C. §§ 11121 and 11122.

See, ICC Ex Parte No. 328, Investigation of Tank Car Allowance System, 3 I.C.C.2d 196, (1986).

tank car owners and instead, moved tank cars under so-called "zero-mileage" rates, in which a railroad does not pay a mileage allowance.

The use of zero-mileage rates by railroads has led to a significant drop in the number of loaded railcar movements in which UP pays a mileage allowance to the tank car owner.

Table 4 below compares the number of loaded tank car movements from 2014 through 2017 in which UP paid and did not pay mileage allowances.

	Payment		No Payment		
Year	Moves	% of Total	Moves	% of Total	Total
(1)	(2)	(3)	(4)	(5)	(6)
1. 2014	{{		, 1 , 2		
2. 2015					
3. 2016					A.
4. 2017					
5. Total	\$ 1.5				}

As shown in Table 4 above, UP paid mileage allowances on between {{ }}} loaded tank car movements per year from 2014 through 2017. In contrast, UP did not pay mileage allowances on between {{ }}} loaded car movements over the same time period. This means over the four (4) year study time period, UP paid mileage allowances on {{ }} of its loaded tank car movements.

4. Summary of Revenue UP Received From Item 55-C Charges

UP adopted Item 55-C on January 1, 2015. Under the terms of Item 55-C, UP receives compensation from tank car owners for transporting empty tank cars to and from repair

facilities.¹⁵ Information provided in discovery indicates that Item 55-C movements may be identified in the UP data tables as empty railcar movements moving under tariff with a standard transportation commodity code ("STCC") of 3742217.¹⁶

Table 5 below, summarizes the Item 55-C revenues UP received from tank car owners, including fuel surcharges, for the 2015 through 2017 time period.

Year	Net Revenue	Fuel Surcharge	Total	
(1)	(2)	(3)	(4)	
1. 2015	{{			
2. 2016				
3. 2017				
4. Total			}}	

As shown in Table 5 above, UP received between {{ } } } in annual revenues from Item 55-C movements during the 2015 through 2017 time period, which totals {{ } } } in aggregate revenue over that three (3) year study period.

The revenue UP received from implementing Item 55-C is a large reason why UP's revenues from empty tank car movements increased so significantly in 2015. As indicated in Table 3 above, revenue from empty tank car movements jumped by {{

See, electronic workpaper "55-C.pdf."

See, August 15, 2016 letter from Michael L. Rosenthal, Esquire to Thomas W. Wilcox, Esquire included in my workpapers as "8-15-16 Rosenthal Letter.pdf," and workpaper "UP responses to questions regarding tank car data 10 1 18.pdf."

2014 and 2015.¹⁷ UP's implementation of Item 55-C accounts for {{ }}} of the increase in UP's revenue from empty tank car movements.¹⁸

VERIFICATION

I, Thomas D. Crowley, verify under penalty of perjury that I have read this Verified Statement on behalf of the Complainants, that I know the contents thereof, and that the same are true and correct. Further, I certify that I am qualified and authorized to file this statement.

Thomas D. Crowley

Subscribed and Sworn to before me this 19⁴⁴ day of February, 2019.

Notary Public

My Commission expires: Nauem ber 30, 2020

CONTRACTOR OF THE PARTY OF THE

Executed on February 19, 2019

THOMAS D. CROWLEY STATEMENT OF QUALIFICATIONS

My name is Thomas D. Crowley. I am an economist and President of the economic consulting firm of L. E. Peabody & Associates, Inc. The firm's offices are located at 1501 Duke Street, Suite 200, Alexandria, Virginia 22314, 760 E. Pusch View Lane, Suite 150, Tucson, Arizona 85737, and 7 Horicon Avenue, Glens Falls, New York 12801.

I am a graduate of the University of Maine from which I obtained a Bachelor of Science degree in Economics. I have also taken graduate courses in transportation at George Washington University in Washington, D.C. I spent three years in the United States Army and since February 1971 have been employed by L. E. Peabody & Associates, Inc.

I am a member of the American Economic Association, the Transportation Research
Forum, and the American Railway Engineering and Maintenance-of-Way Association.

The firm of L. E. Peabody & Associates, Inc. specializes in analyzing matters related to the rail transportation of all commodities. As a result of my extensive economic consulting practice since 1971 and my participation in maximum-rate, rail merger, service disputes and rule-making proceedings before various government and private governing bodies, I have become thoroughly familiar with the rail carriers and the traffic they move over the major rail routes in the United States. This familiarity extends to subjects of railroad service, costs and profitability, cost of capital, railroad capacity, railroad traffic prioritization and the structure and operation of the various contracts and tariffs that historically have governed the movement of traffic by rail.

As an economic consultant, I have organized and directed economic studies and prepared reports for railroads, freight forwarders and other carriers, for shippers, for associations and for state governments and other public bodies dealing with transportation and related economic

THOMAS D. CROWLEY STATEMENT OF QUALIFICATIONS

problems. Examples of studies I have participated in include organizing and directing traffic, operational and cost analyses in connection with single car and multiple car movements, unit train operations for coal, grain, oil and other commodities, freight forwarder facilities, TOFC/COFC rail facilities, divisions of through rail rates, operating commuter passenger service, and other studies dealing with markets and the transportation by different modes of various commodities from both eastern and western origins to various destinations in the United States. The nature of these studies enabled me to become familiar with the operating practices and accounting procedures utilized by railroads in the normal course of business.

Additionally, I have inspected and studied both railroad terminal and line-haul facilities used in handling various commodities. These operational reviews and studies were used as a basis for the determination of the traffic and operating characteristics for specific movements of numerous commodities handled by rail.

I have frequently been called upon to develop and coordinate economic and operational studies relative to the rail transportation of various commodities. My responsibilities in these undertakings included the analyses of rail routes, rail operations and an assessment of the relative efficiency and costs of railroad operations over those routes. I have also analyzed and made recommendations regarding the acquisition of railcars according to the specific needs of various shippers. The results of these analyses have been employed in order to assist shippers in the development and negotiation of rail transportation contracts which optimize operational efficiency and cost effectiveness.

I have developed property and business valuations of privately held freight and passenger railroads for use in regulatory, litigation and commercial settings. These valuation assignments

THOMAS D. CROWLEY STATEMENT OF QUALIFICATIONS

required me to develop company and/or industry specific costs of debt, preferred equity and common equity, as well as target and actual capital structures. I am also well acquainted with and have used the commonly accepted models for determining a company's cost of common equity, including the Discounted Cash Flow Model ("DCF"), Capital Asset Pricing Model ("CAPM"), and the Farma-French Three Factor Model.

Moreover, I have developed numerous variable cost calculations utilizing the various formulas employed by the Interstate Commerce Commission ("ICC") and the Surface Transportation Board ("STB") for the development of variable costs for common carriers, with particular emphasis on the basis and use of the Uniform Railroad Costing System ("URCS") and its predecessor, Rail Form A. I have utilized URCS/Rail form A costing principles since the beginning of my career with L. E. Peabody & Associates Inc. in 1971.

I have frequently presented both oral and written testimony before the ICC, STB, Federal Railroad Administration, Federal Energy Regulatory Commission, Railroad Accounting Principles Board, Postal Rate Commission and numerous state regulatory commissions, federal courts and state courts. This testimony was generally related to the development of variable cost of service calculations, rail traffic and operating patterns, fuel supply economics, contract interpretations, economic principles concerning the maximum level of rates, implementation of maximum rate principles, and calculation of reparations or damages, including interest. I presented testimony before the Congress of the United States, Committee on Transportation and Infrastructure on the status of rail competition in the western United States. I have also presented expert testimony in a number of court and arbitration proceedings concerning the level

THOMAS D. CROWLEY STATEMENT OF QUALIFICATIONS

of rates, rate adjustment procedures, service, capacity, costing, rail operating procedures and other economic components of specific contracts.

Since the implementation of the Staggers Rail Act of 1980, which clarified that rail carriers could enter into transportation contracts with shippers, I have been actively involved in negotiating transportation contracts on behalf of shippers. Specifically, I have advised shippers concerning transportation rates based on market conditions and carrier competition, movement specific service commitments, specific cost-based rate adjustment provisions, contract reopeners that recognize changes in productivity and cost-based ancillary charges.

I have developed different economic analyses regarding rail transportation matters for over sixty (60) electric utility companies located in all parts of the United States, and for major associations, including American Chemistry Council, American Paper Institute, American Petroleum Institute, Chemical Manufacturers Association, the Chlorine Institute, Coal Exporters Association, Edison Electric Institute, the Fertilizer Institute, Mail Order Association of America, National Coal Association, National Grain and Feed Association, National Industrial Transportation League, North America Freight Car Association and Western Coal Traffic League. In addition, I have assisted numerous government agencies, major industries and major railroad companies in solving various transportation-related problems.

In the two Western rail mergers that resulted in the creation of the present BNSF Railway Company and Union Pacific Railroad Company and in the acquisition of Conrail by Norfolk Southern Railway Company and CSX Transportation, Inc., I reviewed the railroads' applications including their supporting traffic, cost and operating data and provided detailed evidence supporting requests for conditions designed to maintain the competitive rail environment that

THOMAS D. CROWLEY STATEMENT OF QUALIFICATIONS

existed before the proposed mergers and acquisition. In these proceedings, I represented shipper interests, including plastic, chemical, coal, paper and steel shippers.

I have participated in various proceedings involved with the division of through rail rates. For example, I participated in ICC Docket No. 35585, Akron, Canton & Youngstown Railroad Company, et al. v. Aberdeen and Rockfish Railroad Company, et al. which was a complaint filed by the northern and mid-western rail lines to change the primary north-south divisions. I was personally involved in all traffic, operating and cost aspects of this proceeding on behalf of the northern and mid-western rail lines. I was the lead witness on behalf of the Long Island Rail Road in ICC Docket No. 36874, Notice of Intent to File Division Complaint by the Long Island Rail Road Company.

EXHIBIT NO. 1



TARIFF UP 6004-C

Cancels UP 6004-B

(Revision 1)

Applying On

ACCESSORIAL SERVICES - RULES AND CHARGES

Governed, except as otherwise provided herein, by UFC 6000-series and OPSL 6000-series.

Issued By:
B. A. ROMMEL - MANAGER PRICING SERVICES

Union Pacific Railroad Company 1400 Douglas Street Omaha, NE 68179

Issued:

March 26, 2008

Effective: April 1, 2008

UP 6004-C



UP 6004-C

Item: 55-C

MOVEMENT OF EMPTY TANK CARS WITH PRIVATE MARKINGS

MOVEMENT OF EMPTY TANK CARS

Empty tank car movements provided below are subject to Union Pacific line-haul charges, as provided in UPRR 4703-series, for the portion of the empty movement that occurs on Union Pacific:

- A. New tank cars moving prior to their first loaded move in commercial service (STCC 3742213);
- B. Restenciled tank cars moving prior to their first loaded move in commercial service (STCC 3742213);
- C. Tank cars moving for dismantling, sale, or scrap (STCC 3742293); and
- D. Empty tank cars moving to and from Repair Facilities (STCC 3742217) except that (i) empty movements that are immediately preceded by a loaded line-haul revenue movement on Union Pacific will move free of charge to Repair Facilities, (ii) empty tank cars taken out of service by Union Pacific inspection and waybilled by Union Pacific's Mechanical Department under Rule 1 of the Association of American Railroads Interchange Rules will move free of charge to and from Repair Facilities, and (iii) empty tank cars damaged by Union Pacific will move free of charge to and from Repair Facilities.

For purposes of this Item, the capitalized term "Repair Facilities" means any facility that cleans, lines, relines, maintains, modifies, repairs, or retrofits tank cars.

Issued: Effective: December 10, 2014

January 1, 2015

UP 6004-C

Page: 1 of 1

Item: 55-C Concluded on this page

EXHIBIT NO. 2



Item: 1100-J

FREIGHT CARS MILEAGE SCALE RATES

CHANGE KEY: A-Add; C-Change; D-Decrease; I-Increase; and X-Expire

For billing purposes use the following rate authority: UPRR 4703-1100-J		
STCC/GROUP STCC	DESCRIPTION	N (F (S) 4
FREIGHT CARS		
Except 37421	Passenger Train Cars	
Except 37422	Revenue Movement Of Double Stack Container Cars, Or Double	ble
	Stack Containers With Containers Empty	
Except 37422	Non-Revenue Movement, Cars, Railway Freight, Not Railway	•
	Owned, Not New, Not Newly Acquired, Not Restenciled, Or N	Vot
	For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec	>
Except 37422	Cars, Railway Freight, Nec, Not Moved On Own Wheels	
Except 37422	Cars, Railway Caboose, Not Moved On Own Wheels	
Except 37422	Railway Cars, Radioactive Material Shipping, Moved On Own	1
· · · · · ·	Wheels, Viz. Specially Designed And Equipped Flat Cars With	h
	Permanently Or Semi-Permanently Affixed Container Or	
	Containers, And Framework As A Shield Against Radioactive	:
·	Materials	
Except 37422	Cars, Railway Freight, Moving For Dismantling Or Scrapping	, Not
Ţ.	Moved On Own Wheels	
37422	Freight Train Cars	

Prices are subject to Fuel surcharges.

GENERAL APPLICATION RULES FOR ITEM 1100-J

- 1. Does not apply in mechanical refrigerator (AAR Car Types R-5, R-6, R-7 and R-8) cars.
- 2. Price is subject to Exempt Circular UP 16 (series), item 695 (series).
- 3. Price applies in United States funds.
- 4. Subject to maximum liability of \$10,000.00 per Car.
- 5. Switching charges at both origin and destination will not be absorbed.
- 6. Price does not apply if special train movement service is provided.
- 7. Price does not apply if heavy duty flat car service is provided.
- 8. Price does not apply if diversion service is provided.
- 9. Price does not apply if stopping to partially unload service is provided.
- 10. Mileage allowance payment on private equipment will not apply.
- 11. Idler car(s) may be used and the charge will be \$2,275.00 per Car.

	APPLICATION AND RATES		
C	COLUMN RATE APPLICATION RULES		
	1.	Rates are in U.S. dollars Per Mile.	

STCC Group: FREIGHT CARS GROUP

From: ALL UP OTE

To: ALL UP OTE

Route: UP

Rail mileage as stated in ALK Technologies' PC*Miler/Rail (Fuel Surcharge Algorithm)

APPLICATION AND RATES		
COLUMN	RATE APPLICATION RULES	
1.	Rates are in U.S. dollars Per Car.	

STCC Group: FREIGHT CARS GROUP

From: ALL UP OTE

To: ALL UP OTE

Route: UP

Rail mileage as stated in ALK Technologies' PC*Miler/Rail (Fuel Surcharge Algorithm)

	0 - 250		
Mileage Ra	nges	Col 1 Rate	

Issued: Effective: November 17, 2014

Expiration: December 31, 2015

January 1, 2015

UPRR 4703

Page: 2 of 2 Item: 1100-J

Concluded on this page

APPENDIX A ORIGIN AND DESTINATION GROUPS

GROUP NAME LOCATIONS

ALL UP OTE GROUP
ARKANSAS
ARIZONA
CALIFORNIA
COLORADO
IOWA
IDAHO
ILLINOIS
INDIANA
KANSAS
LOUISIANA
MICHIGAN
MINNESOTA
MISSOURI
MONTANA
NEBRASKA
NEBW MEXICO
NEVADA
OKLAHOMA
OREGON
SOUTH DAKOTA
TENNESSEE
TEXAS
UTAH
WASHINGTON
WISCONSIN
WYOMING

Issued: Effective: November 17, 2014 January 1, 2015

Expiration: December 31, 2015 **UPRR 4703**

Appendix A Page: 1 of 1 Item: 1100-J

EXHIBIT NO. 3



(Revision 1 - Changing Title Page Only)

Applying on Linehaul Movements of
Railway Freight Cars, Locomotives and Railway Passenger Cars

Governed, except as otherwise provided herein, by UFC 6000-series; OPSL 6000-series; UP 6004 series and UP 16-series

Issued By: K. A. Seetin, Manager Pricing Services

Union Pacific Railroad Company 1400 Douglas Street Omaha, NE 68179

Issued: Effective: March 8, 2011 April 1, 2011

UPRR 4703



Item: 1200

EMPTY TANK CAR, REVENUE MOVEMENT

CHANGE KEY: A-Add; C-Change; D-Decrease; I-Increase; and X-Expire

CC/GROUI	STCC DESCRIPTION
742217	Revenue Movement, Cars, Railway Freight, Not Railway Owned, Not New, Not Newl Acquired, Not Restenciled, Or Not For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec
rices are sub	ject to Fuel surcharges.
eneral Appli	cation Rules for Item 1200
1.	Applies in AAR Car Type T, tank cars.
2.	Price is subject to Exempt Circular UP 16 (series), item 695 (series).
3,	Price applies in United States funds.
4.	Subject to maximum liability of \$10,000.00 per Car.
5.	Switching charges at both origin and destination will not be absorbed.
6.	Price does not apply if special train movement service is provided.
7.	Price does not apply if heavy duty flat car service is provided.
8.	Price does not apply if diversion service is provided.
9.	Price does not apply if stopping to partially unload service is provided.
10.	Mileage allowance payment on private equipment will not apply.
11.	Idler car(s) may be used and the charge will be \$2,275.00 per Car.

Issued: Effective: November 11, 2015

January 1, 2016 December 31, 2016 Expiration:

UPRR 4703

Page: 1 of 2 Item: 1200

Continued on next page

	APPLICATION AND RATES
COLUMN	RATE APPLICATION RULES
1.	Rates are in U.S. dollars Per Car.

STCC: 3742217 Revenue Movement, Cars, Railway Freight, Not Railway Owned, Not New, Not Newly Acquired, Not Restenciled, Or Not For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec

From: ALL UP OTE

To: ALL UP OTE Route: UP

Rail mileage as stated in ALK Technologies' PC*Miler/Rail (Fuel Surcharge Algorithm)

Mileage Ranges	Col 1 Rate
0 - 250	1363.00
251 - 500	1529.00

	APPLICATION AND RATES
COLUMN	RATE APPLICATION RULES
1.	Rates are in U.S. dollars Per Mile.

STCC: 3742217 Revenue Movement, Cars, Railway Freight, Not Railway Owned, Not New, Not Newly Acquired, Not Restenciled, Or Not For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec

From: ALL UP OTE

To: ALL UP OTE Route: UP

Rail mileage as stated in ALK Technologies' PC*Miler/Rail (Fuel Surcharge Algorithm)

Mileage Ranges	Col 1 Rate
501 - 3000	3.06

Issued: Effective: November 11, 2015 January 1, 2016 December 31, 2016

UPRR 4703

Page: 2 of 2 Item: 1200

Concluded on this page

ORIGIN AND DESTINATION GROUPS

GROUP NAME LOCATIONS

ALL UP OTE GROUP ARKANSAS ARIZONA CALIFORNIA COLORADO IOWA IOWA
IDAHO
ILLINOIS
INDIANA
KANSAS
LOUISIANA
MICHIGAN
MINIBSOTA MISSOURI MONTANA
NEBRASKA
NEW MEXICO
NEVADA
OKLAHOMA OREGON

SOUTH DAKOTA TENNESSEE TEXAS

UTAH WASHINGTON WISCONSIN WYOMING

Issued: Effective: November 11, 2015 January 1, 2016

Expiration: December 31, 2016

EXHIBIT NO. 4



(Revision 1 - Changing Title Page Only)

Applying on Linehaul Movements of
Railway Freight Cars, Locomotives and Railway Passenger Cars

Governed, except as otherwise provided herein, by UFC 6000-series; OPSL 6000-series; UP 6004 series and UP 16-series

Issued By: K. A. Seetin, Manager Pricing Services

Union Pacific Railroad Company 1400 Douglas Street Omaha, NE 68179

Issued: Effective: March 8, 2011 April 1, 2011

UPRR 4703



Item: 1200-A

EMPTY TANK CAR, REVENUE MOVEMENT

CHANGE KEY: A-Add; C-Change; D-Decrease; I-Increase; and X-Expire

rcc/grou	P STCC DESCRIPTION
3742217	Revenue Movement, Cars, Railway Freight, Not Railway Owned, Not New, Not Newly Acquired, Not Restenciled, Or Not For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec
Prices are sub	oject to Fuel surcharges.
General Appli	ication Rules for Item 1200-A
1.	Applies in AAR Car Type T, tank cars.
2.	Price is subject to Exempt Circular UP 16 (series), item 695 (series).
3.	Price applies in United States funds.
4.	Subject to maximum liability of \$10,000.00 per Car.
5,	Switching charges at both origin and destination will not be absorbed.
6.	Price does not apply if special train movement service is provided.
7.	Price does not apply if heavy duty flat car service is provided.
8.	Price does not apply if diversion service is provided.
9.	Price does not apply if stopping to partially unload service is provided.
10.	Mileage allowance payment on private equipment will not apply.
11.	Idler car(s) may be used and the charge will be \$2,275.00 per Car.

Issued: Effective: November 1, 2016

January 1, 2017 December 31, 2017 Expiration:

UPRR 4703

Page: 1 of 2 Item: 1200-A

Continued on next page

	APPLICATION AND RATES
COLUMN	RATE APPLICATION RULES
1.	Rates are in U.S. dollars Per Car.
	·

STCC: 3742217 Revenue Movement, Cars, Railway Freight, Not Railway Owned, Not New, Not Newly Acquired, Not Restenciled, Or Not For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec

From: ALL UP OTE

To: ALL UP OTE Route: UP

Rail mileage as stated in ALK Technologies' PC*Miler/Rail (Fuel Surcharge Algorithm)

Mileage Ranges	Col 1 Rate
250 - 250 - 251 - 500	I 1411.00 I 1583.00

	APPLICATION AND RATES
COLUMN	RATE APPLICATION RULES
1.	Rates are in U.S. dollars Per Mile.
1	

STCC: 3742217 Revenue Movement, Cars, Railway Freight, Not Railway Owned, Not New, Not Newly Acquired, Not Restenciled, Or Not For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec

From: ALL UP OTE

To: ALL UP OTE Route: UP

Rail mileage as stated in ALK Technologies' PC*Miler/Rail (Fuel Surcharge Algorithm)

Mileage Ranges	Col 1 Rate
501 - 3000	1 3.17

Issued: Effective: November 1, 2016 January 1, 2017 December 31, 2017

UPRR 4703

Page: 2 of 2 Item: 1200-A Concluded on this page

ORIGIN AND DESTINATION GROUPS

GROUP NAME LOCATIONS

ALL UP OTE GROUP ARKANSAS ARIZONA CALIFORNIA COLORADO IOWA IDAHO ILLINOIS INDIANA INDIANA KANSAS LOUISIANA MICHIGAN MINNESOTA MISSOURI MONTANA NEBRASKA NEW MEXICO NEVADA OKLAHOMA OREGON SOUTH DAKOTA TENNESSEE TEXAS UTAH WASHINGTON WISCONSIN

WYOMING

Issued:

November 1, 2016 January 1, 2017

Effective: December 31, 2017 Expiration:

EXHIBIT NO. 5



Item: 1200-B

EMPTY TANK CAR, REVENUE MOVEMENT

CHANGE KEY: A-Add; C-Change; D-Decrease; I-Increase; and X-Expire

	CHANGE KEY: A-Add; C-Change; D-Decrease; 1-increase; and A-Expire		
	For billing purposes use the following rate authority: UPRR 4703-1200-B		
STCC/GROUP	STCC DESCRIPTION		
3742217	Revenue Movement, Cars, Railway Freight, Not Railway Owned, Acquired, Not Restenciled, Or Not For Sale, Moved On Own Whe Cars,) Nec	Not New, Not Newly els, (Private Marked	
Prices are subjec	t to Fuel surcharges.		
General Applicati	on Rules for Item 1200-B		
1,	Applies in AAR Car Type T, tank cars.	<u> </u>	
2.	Price is subject to Exempt Circular UP 16 (series), item 695 (series).		
3.	Price applies in United States funds.		
4.	Subject to maximum liability of \$10,000.00 per Car.		
5.	Switching charges at both origin and destination will not be absorbed.		
6.	Price does not apply if special train movement service is provided.		
7.	Price does not apply if heavy duty flat car service is provided.		
8.	Price does not apply if diversion service is provided.		
9.	Price does not apply if stopping to partially unload service is provided.		
10.	Mileage allowance payment on private equipment will not apply.		
11.	Idler car(s) may be used and the charge will be \$2,275.00 per Car.		
COLUMN	APPLICATION AND RATES RATE APPLICATION RULES		
1.	Rates are in U.S. dollars Per Car.		
Restenciled, C	17 Revenue Movement, Cars, Railway Freight, Not Railway Owned, Not New, Not Newly Acquir or Not For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec	ed, Not	
From: ALL U		nge: 1 of 2	
Effective: Jan	uary 1, 2018 UPRR 4703	em: 1200-B ontinued on next page	

Rail mileage as stated in ALK Technologies' PC*Miler/Rail (Fuel Surcharge Algorithm)

Mileage Ranges	Col 1 Rate
0 - 250	I 1460.00
251 - 500	I 1638.00

	APPLICATION AND RATES
COLUMN	RATE APPLICATION RULES
1.	Rates are in U.S. dollars Per Mile.

STCC: 3742217 Revenue Movement, Cars, Railway Freight, Not Railway Owned, Not New, Not Newly Acquired, Not Restenciled, Or Not For Sale, Moved On Own Wheels, (Private Marked Cars,) Nec

From: ALL UP OTE

To: ALL UP OTE Route: UP

Of OTE Route. Of

Rail mileage as stated in ALK Technologies' PC*Miler/Rail (Fuel Surcharge Algorithm)

Ì	Miléage Ranges	Col 1 Rate
	501 - 3000	Territoria (1.17) (1.17) (1.17) (1.17) (1.17) (1.17) (1.17) (1.17) (1.17) (1.17) (1.17) (1.17) (1.17) (1.17)

Issued: Effective: Expiration: December 4, 2017 January 1, 2018 December 31, 2018

UPRR 4703

Page: 2 of 2 Item: 1200-B

Concluded on this page

ORIGIN AND DESTINATION GROUPS GROUP NAME ALLUPOTE GROUP ARKANSAS ARIZONA CALIFORNIA COLORADO IOWA IDAHO ILLINOIS INDIANA KANSAS LOUISIANA MICHIGAN MINNESOTA MISSOURI MONTANA NEBRASKA NEW MEXICO NEVADA OKLAHOMA OREGON SOUTH DAKOTA TENNESSEE TEXAS LOCATIONS TENNESSEE TEXAS UTAH WASHINGTON WISCONSIN WYOMING

UPRR 4703

Issued: Effective: December 4, 2017

January 1, 2018 December 31, 2018 Expiration:

Appendix A Page: 1 of 1

Item: 1200-B

EXHIBIT NO. 6



(Revision 1 - Changing Title Page Only)

Applying on Linehaul Movements of
Railway Freight Cars, Locomotives and Railway Passenger Cars

Governed, except as otherwise provided herein, by UFC 6000-series; OPSL 6000-series; UP 6004 series and UP 16-series

Issued By: K. A. Seetin, Manager Pricing Services

Union Pacific Railroad Company 1400 Douglas Street Omaha, NE 68179

Issued: Effective: March 8, 2011

April 1, 2011

UPRR 4703



Item: 1200-C

EMPTY TANK CAR, REVENUE MOVEMENT

CHANGE KEY: A-Add; C-Change; D-Decrease; I-Increase; and X-Expire

	For billing	purposes use the following rate authority: UPRR 4703-12	200-C
TCC/GROUP	STCC	DESCRIPTION	
3742217		Revenue Movement, Cars, Railway Freight, Not Ra Acquired, Not Restenciled, Or Not For Sale, Moved Cars,) Nec	ailway Owned, Not New, Not Newly I On Own Wheels, (Private Marked
Prices are subje	ct to Fuel surcharges.	/	- 14 14 14 14 14 14 14 14 14 14 14 14 14
eneral Applica	tion Rules for Item 1200	-C	
1.	Applies in AAR Car T	pe T, tank cars.	
2.	Price is subject to Exer	npt Circular UP 16 (series), item 695 (series).	
3.	Price applies in United	States funds.	
4.	Subject to maximum li	ability of \$10,000.00 per Car.	
5.	Switching charges at b	oth origin and destination will not be absorbed.	•
6.	Price does not apply if	special train movement service is provided.	
7.	Price does not apply if	heavy duty flat car service is provided,	
8.	Price does not apply if	diversion service is provided.	
9.	Price does not apply if	stopping to partially unload service is provided.	
	vember 9, 2018 nuary 1, 2019	UPRR 4703	Page: 1 of 2 Item: 1200-C

The section has been accommon		
	ion Rules for Item 1200-C	
10.	Mileage allowance payment on private equipment v	vill not apply.
11.	Idler car(s) may be used and the charge will be \$2,2	75 00 per Car
11.	idier car(s) may be used and the charge will be \$2,2	.73.00 per Car.
	APPLICATION	NAND RATES
COLUMN	RATE APPLICATION RULES	
1.	Rates are in U.S. dollars Per Car.	
**		
	Revenue Movement, Cars, Railway Freight, Not Ra	
Restenciled, Or	Not For Sale, Moved On Own Wheels, (Private Mark	ted Cars,) Nec
From: ALL UP	OTE To: ALL UP OTE Route: UP	
From, ALL OI	OLE TO ABLUI OLE MOUNT. OI	
Rail mileage as	stated in ALK Technologies' PC*Miler/Rail (Fuel Su	rcharge Algorithm)
reconstant de la company		
	Mileage Ranges	Col 1 Rate
Control State Chiefe Control Act (1904) All Control		
i a mana manana a		
	0 - 250	I 1555.00
	하는데 아니라 마양하는데 아이를 하면 되죠.	
	251 - 500	I 1744.00
	I make takan ang di Sakan kanang tahun kanang mengan ang dan ang dan ang dan tahun dan Sakan dan Sakan dan dan	ON AND RATES
COLUMN	RATE APPLICATION RULES	
1.	Rates are in U.S. dollars Per Mile.	
STCC: 37/22	217 Revenue Movement Care Railway Freight Not	Railway Owned, Not New, Not Newly Acquired, Not
Restenciled, (Or Not For Sale, Moved On Own Wheels, (Private Ma	arked Cars,) Nec
From: ALL U	JP OTE To: ALL UP OTE Route: UP	
Rail mileage s	as stated in ALK Technologies' PC*Miler/Rail (Fuel	Surcharge Algorithm)
Addit mineage		- ···· · · · · · · · · · · · · · · · ·
1946 CH - 18514 N	Mileage Ranges	Col 1 Rate
	TAMORO MIROS	79.72
	501 - 3000	1 3.49
	301-3000	

 Issued:
 November 9, 2018
 UPRR 4703
 Page: 2 of 2

 Effective:
 January 1, 2019
 Item: 1200-C

 Expiration:
 December 31, 2019
 Concluded on this page

EXHIBIT NO. 7



FREIGHT TARIFF RIC 6007-N

(For cancellations, see Item 1, this tariff)

MILEAGE ALLOWANCES AND RULES GOVERNING

THE HANDLING OF AND THE PAYMENT OF MILEAGE

ALSO CHARGES

ON
CARS OF PRIVATE OWNERSHIP
AS DEFINED IN ITEMS 25 AND 400

BY RAILROADS PARTIES TO THIS TARIFF

For List of Participating Carriers, see Item 2.10

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: February 6, 2009 EFFECTIVE: March 1, 2009

ISSUED BY

RAILINC, AGENT 7001 WESTON PARKWAY, SUITE 200 CARY, NC 27513

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FT RIC 6007-N

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For explanation of terms and explanation of abbrevi	ations and r	eference marks, see Item 99999, this tariff.	···-

ITEM 1

CANCELLATION NOTICE

Freight Tariff RIC 6007-N cancels Freight Tariff RIC 6007-M and Freight Tariff ASLG 6007, and all supplements issued thereto.

Provisions formerly published in Freight Tariff RIC 6007-M and Freight Tariff ASLG 6007, as supplemented, and not brought forward in Freight Tariff RIC 6007-N are hereby canceled.

ITEM 2.10

LIST OF PARTICIPATING CARRIERS

ALPHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note 1)

AA - Ann Arbor Raifroad
BLOL - BloomerLine, The BNSF - BNSF Railway Company50,70,73, 410, 420, 422, 424, 426, 428, 430, 432, 434, 436, 438, 440, 441, 442, 444, 445, 446, 448, 620, 630
BOCT - Baltimore and Ohio Chicago Terminal Railroad Company, The22
BPRR - Buffalo & Pittsburgh Railroad, Inc
DAIN - Duanto a Northam Ramay Company
CAGY - Columbus and Greenville Railway102, 453 CBRY - Copper Basin Railway, Inc. CCKY - Chattanooga & Chickamauga Railway Co. CIC - Cedar Rapids and Iowa City Railway Company80,
450
CLC - Columbia & Cowlitz Railway Company35 CM - Central Montana Rail, Inc.
CN - Canadian National Railway90, 185, 454, 457.50
CPRS - Canadian Pacific Railway99, 458, 459, 460, 462, 464, 466, 468, 470, 472, 474, 476, 478, 480, 482, 630
CSS - Chicago SouthShore & South Bend Railroad451, 452
CSXT - CSX Transportation, Inc., comprised of the following carriers:
Carrollton Railroad, The.
CSX Transportation, Inc. Gainesville Midland Railroad Company.
Richmond, Fredericksburg and Potomac Railway Company.
Three Rivers Railway Company. Western Railway of Alabama, The106, 484, 486
CW - Colorado & Wyoming Railway Company, The CWA - Central Washington Railroad Company

(Continued in next column)

ITEM 2.10

LIST OF PARTICIPATING CARRIERS

ALPHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note 1)

-	
	DKS - Doniphan, Kensett & Searcy Railway DME - Dakota, Minnesota & Eastern Railroad487, 622 DQE - DeQueen and Eastern Railroad Company
	ECBR - East Cooper & Berkeley Railroad Company EJE - Elgin, Joliet and Eastern Railway Company112, 488, 490
	ELS - Escanaba and Lake Superior Railroad Company35 EV - Everett Railroad Company ETRY - East Tennessee Railway, L.P.
	FWCR - Florida West Coast Railroad Company
	GLC - Great Lakes Central Railroad GNBC - Grainbelt Corporation
	GNRR - Georgia Northeastern Railroad Company, Inc. GRR - Georgetown Railroad Company GRW - Gary Railway Company
	GTRA - Golden Triangle Railroad GWWE - Gateway Eastern Railway Company
	HE - Hollis & Eastern Railroad Company HPTD - High Point, Thomasville & Denton Railroad Company492
	IAIS - Iowa Interstate Railroad, Ltd35, 120,121 IANR - Iowa Northern Railway495
	ICE - Iowa, Chicago & Eastern Railroad Corporation499 IORY - Indiana & Ohio Railway Company
	KCS - Kansas City Southern Railway Company35, 124, 185, 504, 524, 526, 527, 630
	LC - Lancaster and Chester Railway Company LNW - Louisiana and North West Railroad Company LSI - Lake Superior & Ishpeming Railroad Company LSRC - Lake State Railway Company
	ME - Morristown & Erie Railway, Inc. MCR - McCloud Railway Company MRL - Montana Rail Link, Inc

(Continued on next page)

For explanation of terms and explanation of abbreviations and reference marks, see Item 99999, this tariff.

ITEM 2.10

LIST OF PARTICIPATING CARRIERS

ALPHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note 1)

NHN - New Hampshire Northcoast Corporation

Norfolk Southern Railway Company, comprised of the following carriers:

Norfolk and Western Railway Company
Norfolk Southern Railway Company.
Alabama Great Southern Railroad Company.
Atlantic and East Carolina Railway Company.
Camp Lejeune Railroad Company.
Central of Georgia Railroad Company.
Chesapeake Western Railway.
Cincinnati, New Orleans and Texas Pacific
Railway Company.
Georgia Southern and Florida Railway Company.

Tennessee Railway Company................131,135, 540,544,545,546,547, 548

NYSW - New York, Susquehanna and Western Railway Corp.

PBVR - Port Bienville Railroad
PCN - Point Comfort & Northern Railway Company.......35,
45, 427

PDRR - Pee Dee River Railroad......140, 552 PNR - Panhandle Northern Railroad Co.

PW - Providence and Worcester Railroad Company......35

SAN - Sandersville Railroad Company......145, 550 SBVR - South Branch Valley Rail Road

SLC - San Luis Central Railroad Company, The SM - St. Marys Railroad Company.....148, 554

SMA - San Manuel Arizona Railroad Company SRN - Sabine River & Northern Railroad Company

SUN - Sunset Railway Company

TR - Tomahawk Railway, Limited Partnership.......35
TRC - Trona Railway Company.....35
TSRR - Tennessee Southern Railroad Company, Inc.
TSU - Tulsa-Sapulpa Union Railway Company......35

VR - Valdosta Railway, L.P

WSS - Winston-Salem Southbound Railway Company......595
WTNN - West Tennessee Railroad Corp.......35

EXPLANATION OF NOTES

 Items of general application affecting the participation of all or large groups or numbers of carriers are not listed in this column.

RULES AND OTHER GOVERNING PROVISIONS GENERAL RULES AND REGULATIONS

ITEM 5

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 include supplements to and successive issues of such tariffs and reissues of such items, notes, rules, etc.
- Where reference is made in this tariff to another tariff by number, such reference applies also to such tariff to the extent it may be applicable on intrastate traffic or traffic to or from Canada.

ITEM 10

CONSECUTIVE NUMBERS

- Where consecutive numbers are represented in this tariff by the first and last numbers connected by the word "to" of 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 15

METHOD OF CANCELLING ITEMS

As this Tariff 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 sequence starting with A, Example: Item 100-A cancels Item 100, Item 100-AA cancels Item 100-Z, Item 100-AB cancels Item 100-AA, Item 100-BA cancels Item 100-AZ, or Item 105-B cancels Item 105-A, in a prior supplement which in turn cancelled Item 105

ITEM 20

METHOD OF DENOTING REISSUED MATTER IN SUPPLEMENTS

Matter brought forward without change from one supplement to another will be designated as "Reissued" by a reference mark in the form of a square enclosing a number, the number being that of the supplement in which the reissued matter first appeared in its currently effective form. To determine its original effective date, consult the supplement in which the reissued matter first became effective

ITEM 22

BALTIMORE AND OHIO CHICAGO TERMINAL RAILROAD COMPANY (SEE EXCEPTION 1)

Provisions of this tariff for the movement of empty cars without charge to or from shop facilities for cleaning, lining, relining, maintenance or repair, will not apply to such cars moving from or to shop facilities served by BOCT, to the extent charges are published in Tariff BOCT 8100-Series.

EXCEPTION

1. These provisions do not apply to tank cars.

For explanation of terms and explanation of abbreviations and reference marks, see Item 99999, this tariff.

SECTION 1 APPLIES ONLY ON TANK CARS

ITEM 25

APPLICATION OF SECTION 1

- The term "Cars of Private Ownership", when used in this tariff, is defined as cars bearing other than Railroad Reporting marks that are owned by individuals, firms, corporations, or car companies, including cars owned and/ or operated by railroad controlled car lines.
- Except as otherwise provided herein, these rules govern the handling of tank cars including the payment of mileage allowances, when used by railroads parties to this tariff individually or jointly, where specifically provided herein, for transportation over their lines as follows:
 - A. Between points in the United States (interstate and intrastate) including movements where part of the through route is through Canada.
 - B. Internationally, i.e., between points in the United States and points in Canada. (Applicable only on that portion of the haul within the United States).
 - C. For that portion of the haul in the United States in connection with movements between points in Canada where part of the through route is through the United States.

SECTION 1 EXCEPTION TO APPLICATION OF RATES APPLIES ONLY ON TANK CARS

ITEM 30

GENERAL EXCEPTION

The rules and mileage allowances published herein will not apply to:

- A. Cars that are not properly registered in the Official Railway Equipment Register, RER 6414-Series, showing capacities and assigned reporting marks.
- B. Mileage allowances named in Item 195-Series of this tariff will not apply to cars handled under the provisions of Item 190.

ITEM 35

APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM

The provisions of Item 187-Series "Equalization of Mileage on Tank Cars of Private Ownership", will not apply in connection with carriers named below:

Angelina and Neches River Railroad Company Apache Railway Company, The Columbia and Cowlitz Railway Company Escanaba and Lake Superior Railroad Company Iowa Interstate Railroad, Ltd.

Kansas City Southern Railway Company (Stations 31011 to 31315 only)

Mississippi Export Railroad
Point Comfort and Northern Railway Company
Providence and Worcester Railroad Company
Tomahawk Railway, Limited Partnership
Trona Railway Company
Tulsa Sapulpa Union Railway Company
West Tennessee Railroad Corp.

ITEM 36

ABERDEEN AND ROCKFISH RAILROAD COMPANY (AR)

Mileage allowance will not be paid by the AR on movments of five (5) miles or less.

For explanation of terms and explanation of abbreviations and reference marks, see Item 99999, this tariff.

ITEM 40

ACADIANA RAILWAY COMPANY (AKDN)

The provisions of Item 190-Series, or other provisions for the movement of empty cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving to or from facilities served by AKDN unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the AKDN. In all other circumstances, the published tariff charges for movement of empty cars on their own wheels shall apply.

ITEM 50

APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM

Empty privately-owned or leased tank cars used or to be used in Intra-Mexican service will be subject to the following provisions:

- A. Owner or lessee shall secure an entry permit from the involved Mexican carrier prior to empty movement to the border crossing and permit number must be shown in the writing instructions accompanying such car.
- B. Subsequent to Intra-Mexican service, written instructions for each car entering the U.S. must clearly indicate the exact consignee or facility for disposition of the car prior to movement beyond the border gateways.
- C. Upon failure to comply with paragraphs A or B, a holding charge of \$10.00 per day will be assessed for each 24 hours or fraction thereof beginning at 7:00 AM of the day following arrival of such empty privately owned or leased car at the border crossing, (excluding Saturdays, Sundays and holidays), until provisions of paragraphs A and B as applicable are fulfilled.

BNSF Railway Company Union Pacific Railroad Company

ITEM 55

BAUXITE & NORTHERN RAILWAY COMPANY (BXN)
POINT COMFORT & NORTHERN RAILWAY
COMPANY (PCN)
ROCKDALE, SANDOW & SOUTHERN RAILROAD
COMPANY (RSS)

The provisions of Item 190-Series or other provisions for the movement of empty tank cars without charge will not apply to such cars moving on the BXN, PCN or RSS, unless the empty movement is immediately preceded by or followed by a revenue movement on the same road (BXN, PCN, RSS). The published charges in Tariff BXN 4700, PCN 4700 or RSS 4700 will apply.

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 64

BIRMINGHAM SOUTHERN RAILROAD COMPANY (BS)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving to or from facilities served by this railroad unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the BS. In all other circumstances, the published tariff charges in Tariffs BS 8020 or BS 3023-Series for movement of empty cars on their own wheels to and from repair or storage facilities shall apply.

ITEM 70

BNSF RAILWAY COMPANY (LINES IN CANADA)

This tariff also applies on all traffic moving over the lines of the BNSF in Canada.

ITEM 73

BNSF RAILWAY COMPANY (EXCEPTION TO ITEM 190)

When a tank car is released from load on BNSF, the empty will be returned via the reverse of the loaded route to the origin station of the last loaded movement. If the owner or lessee of the car desires movement via a different route or to a station other than the origin of the last loaded movement, empty billing instructions must be given to:

BNSF Railway Co. Carload Billing 920 S.E. Quincy Topeka, KS 66612 Telephone: (800) 786-2873 FAX: (800) 786-2455

prior to release of the empty car. If the owner or lessee of the car requests movement via a different route, or to a station other than the origin of the last movement, after release of the empty car, diversion provisions and charges, as named in BNSF Diversion Tariff 6200 Series, are applicable.

ITEM 75

BUFFALO & PITTSBURGH RAILROAD, INC. (BPRR)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving to or from facilities served by the BPRR unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the BPRR. In all other circumstances, the published tariff charges in Tariff BPRR 4004-Series for movement of empty cars on their own wheels to and from repair or storage facilities shall apply.

ITEM 80

CEDAR RAPIDS AND IOWA CITY RAILWAY COMPANY (CIC)

The provisions of Item 190-Series or other provisions provided in this tariff for the movement of empty tank cars without charge to and from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, etc., will not apply for account of the CIC. For Rules and charges to apply, see Freight Tariff CIC 4006-Series.

ITEM 90

CANADIAN NATIONAL RAILWAY COMPANY

The tariff rules contained herein regarding tank car movements will not apply to the movements described in Item 25.2.C. For those movements, the rules and charges contained in Tariff CN 6544 shall apply.

ITEM 99

CANADIAN PACIFIC RAILWAY (EXCEPTION TO ITEM 190)

The provisions of Item 190 Series for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via CPRS from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via CPRS. In all other circumstances, the published tariff charges in Tariff CP 4000 Series for movement of empty cars on their own wheels shall apply

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 102

COLUMBUS AND GREENVILLE RAILWAY (CAGY)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge will not apply to such cars moving, to, from, or via the CAGY unless the empty movement is immediately preceded by or followed by a revenue movement via Columbus and Greenville Railway. In all other circumstances, charges published in the Uniform Freight Classification for movement of empty cars on their own wheels observing the single line minimum charge shall apply.

ITEM 106

CSX TRANSPORTATION INC.

The participation of this carrier is restricted to movements over its lines, as follows:

- A. Between points in the United States, including movements where part of the through route is through the Dominion of Canada.
- B. For that portion of the haul in the United States on international movements, i.e., between points in the United States and points in the Dominion of Canada.

ITEM 112

ELGIN, JOLIET AND EASTERN RAILWAY COMPANY

The provisions of Item 190 Series or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving to or from facilities acting as agent for the cars' owners and located at stations served by this railroad unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the EJE. In all other circumstances, the published tariff charges in Tariff EJE 4193 or 6024 Series for movement of empty cars on their own wheels to and from repair or storage facilities acting as agent for the car owner shall apply.

ITEM 120

IOWA INTERSTATE RAILROAD, LTD (IAIS) (Exception to Item 190-Series)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars routed via IAIS to and from facilities served by Cedar Rapids and Iowa City Railway unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the IAIS. In all other circumstances, the published tariff charges in Tariff IAIS 3000-D Series for movement of empty cars on their own wheels shall apply.

ITEM 121

IOWA INTERSTATE RAILROAD, LTD. (IAIS) (Station Nos. 122 to 5006)

The maximum allowance under the provisions of Item 195-Series to be paid by IAIS on shipments of Alcoholic Spirits and/or Alcoholic Liqueurs, when originating at points in Indiana and destined to points in California, shall be seventy-five cents per mile.

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 124

KANSAS CITY SOUTHERN RAILWAY COMPANY, THE

Provisions of item 190 Series, or any other provision allowing for free switching service of an empty freight car (or cars) to or from shop facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to and from shop facilities served by KCS. Matter of switch charge will be handled by the applicable KCS Tariff.

ITEM 131

NORFOLK SOUTHERN RAILWAY COMPANY

When it is necessary to move a loaded private car to/from shop or repair facilities located on NS, NS will pay mileage payments not to exceed the amount that would have been earned had the car not required additional rail movements to/from shop or repair facilities, provided that the mileage allowances for the loaded movement are not elsewhere restricted.

ITEM 135

NORFOLK SOUTHERN RAILWAY COMPANY (EXCEPTION TO ITEM 190) (See NOTE 1)

When a car is released from load on NS, the empty will be returned via the reverse of the loaded route to the origin station of the last loaded movement. If the owner or lessee of the car desires movement via a different route or to a station other than the origin of the last loaded movement, empty billing instructions must be sent prior to release of the empty car via FAX, or NS internet application. If by fax send to:

FAX: 800-580-6092 Norfolk Southern Railway Company Agency Operation Center 125 Spring Street South West Atlanta, GA 30303

If the owner or lessee requests movement via a different route, or to a station other than the origin of the last loaded movement, after release of the empty car, diversion provisions and charges, as named in Norfolk Southern Tariff 8002 Series, are applicable.

EXPLANATION OF NOTE

 If subject tank car has last contained Hazardous Materials, shipping paper must be furnished at the point of origin of the empty car for all moves whether they are reverse or not.

ITEM 140

PEE DEE RIVER RAILROAD (PDRR)

Mileage allowance will not be paid by the PDRR on movments of five (5) miles or less.

ITEM 145

SANDERSVILLE RAILROAD COMPANY (SAN)

Inbound tank car mileage will be used as an offset to outbound loaded mileage (or vice versa) and the SAN will pay no mileage based on freight mileage table from or to station on its line.

ITEM 148

ST MARYS RAILROAD COMPANY (SM)

Inbound tank car mileage will be used as an offset to outbound loaded mileage and the SM will pay no mileage based on freight mileage table:

From Kingsland, GA to St Marys, GA and from St Marys, GA to Kingsland, GA.

From Kingsland, GA to Kings Bay, GA and from Kings Bay, GA to Kingsland, GA.

ITEM 150

ST RAIL SYSTEM

- 1. The provisions of Item 190 Series or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via ST Rail System from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the ST Rail System. In all other circumstances, the published tariff charges in Tariff ST 4020 Series for movement of empty cars on their own wheels shall apply.
- 2. The provisions of Item 180 Series concerning the payment of mileage will not apply to cars which are moving via ST Rail System under rates published in tariffs, quotes or contracts that are identified as "zero mileage rates". In the event that the party responsible for the payment of freight charges associated with zero mileage rates is different than the party to whom the reporting marks for said cars are assigned, the car owner must secure mileage payments from the freight paying party.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 180

PAYMENT OF MILEAGE

- Upon written application reporting marks will be assigned to car owner or lessee by the Secretary, Business Services, Association of American Railroads, provided applicants are subscribers to the AAR Mechanical Interchange Agreement. Applications for reporting marks shall state the name and address of the owner and lessee for cars under lease.
- Mileage allowance must be reported to the car owner (person or company at a single address, to whom the reporting marks are assigned) within one (1) month and ten (10) days from the last day of the month in which it is earned including payment for cars on hand at the end of that month.
- Mileage allowance for the use of tank cars will be paid only to the person or company at a single address, to whom the reporting marks are assigned provided cars are properly equipped and marked with the assigned reporting marks and car number, and providing further that:
 - A. The capacities and assigned reporting marks are properly submitted, not later than the date of the installations of cars in service, to The Official Railway Equipment Register for publication in the next succeeding issue.
 - B. A description of each car is furnished to the Secretary, Customer Service Division, AAR, as required in the Universal Machine Language Equipment Register for the assignment of applicable mileage allowances. Such information received by the Secretary by the last working day of the month except, data transfers requiring data entry by AAR staff must be received by the 25th day of the month, will be effective the first day of the subsequent month. Cars registered with transportation code S, X, or Y are not eligible for mileage allowances and will be assigned a zero rate.
- Reporting marks assigned to private car owners shall consist of four letters including the final letter "X".
- Assigned reporting marks must be painted or stenciled on the body of the car. When reporting mileage allowances, the carding, placarding, or boarding of cars will not be recognized.

ITEM 182

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 1. Deductions By Railroads To Private Car Owners
 - A. Mileage allowed in error, by a railroad, including, but not limited to mileage allowed at incorrect rates for any reason, may be deducted from the car owner's account within twenty-four (24) months from the last day of the month for which the mileage was reported as earned, but not later. A railroad may tender an invoice for mileage allowed in error at any time within twenty-four (24) months from the last day of the month for which the mileage was reported as earned. Except as provided in paragraph 3, an owner-lessor of a private car must remit within eight (8) months after the invoice is presented the entire amount of any invoice issued to it.

(Continued on next page)

ITEM 182

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- B. Deductions for amounts of \$25.00 or less shall not be taken after the expiration of two (2) months and ten (10) days from the last day of the month the mileage was earned.
- 2. Claims Issued By Private Car Owners To Railroads.
 - A private car owner must, within twenty-four (24) months from the last day of the month the completed cycle was reported, present any claim for mileage allowance discrepancies, including incorrect rates or omissions, to the applicable rail carrier in the prescribed AAR format, as published in AAR Circular No. OT-3 Series in The Official Railway Equipment Register. Claims not presented in the required format will not be processed. The railroad receiving the claim must within the four (4) months from the date on which the claim was presented allow it in whole or in part, or decline it. The private car owner may reissue its claim, if applicable within four (4) months from the last day of the four (4) months' period allowed the railroad which handled the claim prior to reissuance. The railroad receiving the reissue claim must within four (4) months from the date of which the reissued claim was presented allow it in whole or in part or decline it. If the railroad fails to handle the original or reissued claim within the prescribed time limits, it will constitute a valid claim as last presented and must be honored by the railroad to which presented. Claim for amounts of \$25.00 per car per cycle or less shall not be issued. The \$25.00 limit is not applicable where no miles were reported for the railroad cycle.
- 3. Claims by Owners-Lessors
 - If a railroad takes a deduction against or issues an invoice to an owner-lessor for mileage allowed in error, including, but not limited to, mileage allowed at incorrect rates for any reason, but the erroneous allowance payment is not recoverable by the owner-lessor as defined below, the owner-lessor may present a claim for the recovery of the amounts deducted by the railroad or the cancellation of an unpaid invoice within two (2) years of receiving notice of the railroad's deduction or invoice. For application of this tariff provision, an owner-lessor may claim that an erroneous mileage payment is "not recoverable" only when (a) the erroneous mileage payment was actually paid or credited by the owner-lessor to a lessee (except those lessees whose primary business is the leasing of cars to entities other than those within a lessee's corporate family and who ship only incidentally) irrespective of whether the lessee subsequently paid or credited the mileage allowance payment to a sublessee; (b) the erroneous allowance payment cannot be recovered from the lessee because the lessee has declared bankruptcy or sought reorganization or is no longer a lessee of the owner-lessor; (c) the owner-lessor exercised timely efforts to recover the erroneous allowance payment beginning within ninety (90) days of receiving notice of the railroad's deduction or invoice; and (d) the owner-lessor undertook diligent collection efforts to recover the erroneous allowance payments until eight (8) months from the date of such notice or invoice (or until the earlier date of initiation of bankruptcy/reorganization proceedings), including making demands for payment and taking deductions against lessees' accounts.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 182

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 3. Claims by Owners-Lessors
 - A. (Cont'd) Such a claim must be accompanied by a certificate asigned by an officer or other person specifically authorized to sign the certificate of the ownerlessor stating how the claim satisfied each of the requirements set forth above, together with documents reflecting the owner-lessor's collection efforts. If, using reasonable efforts, the railroad is unable to determine whether the lessee's primary business is the leasing of cars to entities other than those in the lessee's corporate family, it shall consult with the owner-lessor, which shall provide the railroad with any evidence of the lessee's shipping activities which may be available to the ownerlessor using reasonable efforts. The owner-lessor shall provide the railroad with an assignment of the ownerlessor's claims and rights to collect the amount not recovered upon payment of the claim of cancellation of the invoice by the railroad.
 - B. If the railroad had deducted the amount of an erroneous allowance payment from an owner-lessor, the railroad must remit to the owner-lessor the amount deducted within four (4) months of its receipt of a properly presented, valid claim from the owner-lessor.

ITEM 185

COMPUTATION OF MILEAGE (See Exceptions 1 through 6)

- Mileage will be computed on the basis of actual distance based on freight mileage tables of the individual lines parties to this tariff, lawfully on file, via the route of movement from station of origin or station at which received from connecting line to destination station or to stations at which delivered to connecting line without deduction of mileage through switching districts (see Note 1).
- When the transportation begins and ends, i.e., when a car is both loaded and unloaded, within a switching district, no mileage will be allowed. Mileage between an industry or public track and freight station at station of origin or destination will not be allowed.

EXPLANATION OF NOTES

1. The intent of the clause "without deduction of mileage through switching districts" is to insure mileage being allowed for the full distance the car moves, via route of movement from freight station of origin to freight station to which destined. When there are two or more freight stations on a road within a switching district, mileage will be paid to or from the station within such district at which the car is actually loaded or unloaded or at which it is received from or delivered to connecting line.

(Continued on next page)

ITEM 185 (Cont'd)

COMPUTATION OF MILEAGE (See Exceptions 1 through 6)

EXCEPTIONS

- In computing distances between stations on the UP on the one hand and stations on the KCS on the other hand, via the New Orleans Gateway, deduct 11.5 miles from the actual distance to and from New Orleans via the UP and 5.4 miles from the actual distance to and from New Orleans via the KCS.
- Mileage will be allowed on movements having origin and destinations at stations or districts within the Chicago Switching District, provided the movements originate at or are destined to industries having private sidings.
- 3. In computing distances between stations on the UP on the one hand and stations on the IC on the other hand via the New Orleans Gateway, deduct 11.5 miles from the actual distance to and from New Orleans, LA via the UP and 5.1 miles from the actual distance to and from New Orleans via the IC.
- In computing distances from, to or via KCS on traffic routed via New Orleans, LA, interchanged at Shrewsbury, LA, deduct 5.4 miles from the actual distance to and from New Orleans, LA on the KCS.
- When for account of the KCS, mileages will be computed on basis of the shortest distance over the route of these lines determined by freight mileage tables lawfully on file, in lieu of actual distance as provided in Paragraph 1 of this item.
- 6. All traffic between West Lake, LA on KCS and interchange with UP will be made at De Quincy, LA, in lieu of Lake Charles, LA for carriers convenience and to facilitate industries located at West Lake, LA. KCS will not pay mileage allowance between West Lake, LA and De Quincy, LA, when cars are moving under provisions of UP reroute orders.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

- Should the aggregate empty mileage accumulated by tank cars carrying any of the reported marks assigned to any one person or company during a calendar year exceed the aggregate loaded mileage during the same calendar year by more than six (6) percent, such excess mileage must be paid for by the person or company to whom the reporting marks are assigned at the rate of fifty-seven (57) cents per mile, without minimum, subject to the procedures outlined in Part D (See Note 2, this item).
- Mileage on empty cars moving on revenue billing will not be included in the equalization account.
- 3. Empty mileage accumulated on cars moving to and from repair facilities for modification under DOT mandated retrofit programs or for inspection and/or repair under FRA Emergency Order Nos. 16 and 17, O & M Circular No. 4, or AAR Circular Letter 7697 will not be included in the equalization account. Empty mileage accumulated on cars moving under AAR Early Warning letters to and from repair facilities associated with the removal of certain truck bolsters that were manufactured by the National Castings of Mexico facility in Sahagun, Mexico, will not be included in the equalization account.
- 4. Except as outlined in Item 190 Series, paragraph 2 (c), no adjustments to loaded or empty mileage will be made in the equalization account for mileage caused by error in handling of the reporting railroad or of another railroad, or for mileage accumulated on cars moving on their own wheels to and from repair facilities due to railroad damage or for mileage accumulated due to longer routes for railroad convenience, detours and Surface Transportation Board Service Orders. Rail carriers will make equalization adjustments to the owners of excess reported on-line empty mileage on cars, they lease and operate under private marks, or cars of other lessees and/or owners operating on their line for company material, weed killer and similar service.
- Adjustments to loaded or empty mileage will be made in the AAR equalization account for apparent accounting errors in the total mileage reported for participating rail carriers under the following procedures. In the absence of appropriate adjustments being made by the AAR or a participating carrier for such accounting errors, a private car company or owner may request an appropriate adjustment for mileage summaries reported in error, from the involved rail carrier in the format prescribed by the AAR, provided such request is made within thirty (30) days of the forwarding of the monthly AAR "Year to Date Equalization Register", containing the alleged error, furnishing a duplicate of such request to the Secretary, Business Services, AAR. The rail carriers will have thirty (30) days from the date of such request in which to decline or make all or a portion of the requested adjustment, advising the Secretary of the handling accorded.

(Continued in next column)

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

5. (Cont'd) If the rail carrier fails to act upon a request for adjustments in the AAR summary totals within the specified time frame, the AAR is authorized to make the adjustment to the equalization account of the private car company or owner for the amount of mileage originally requested. Exceptions to the annual national equalization statement will be handled in accordance with the provisions of Part D (2).

ALL requests for adjustments to the equalization account must be presented by the private car company or owner to the involved rail carrier(s) or presented by the rail carrier(s) to the private car company or owner within three (3) years from the last day of the reporting month in question. However, such request for adjustments will not be accepted by the AAR if the involved rail carrier or car owner is no longer an operating entity, except as provided for in Part C.

 Aggregate loaded and empty mileage will be computed on the basis of actual distance, as defined in Item 185-Series.
 Adjustments made subsequent to the deadline specified in Part D will be computed in the subsequent equalization account year.

PART B REPORTING OF ACTUAL LOADED AND EMPTY MILEAGE

Each participating carrier will submit a monthly mileage report in the format prescribed by the AAR to the assignee of each reporting mark forty (40) days after the close of the movement month reporting by individual car number the actual loaded and empty miles moved as computed in accordance with Item 185-Series. In addition, total actual monthly loaded and empty mileage accumulated by all cars bearing each reporting mark will be reported to the assignee of such mark in the format prescribed by the AAR, furnishing a duplicate of this summary report to the Secretary, Business Services, AAR. Adjustments for prior months will be indicated on this monthly summary report.

PART C CHANGE OF OWNERSHIP

When a private tank car company or owner discontinues business or disposes of all tank car equipment, any excess empty mileage balance which has accrued to the date of such action, on the tank cars bearing the reporting marks of such company or owner, shall be subject to bill as of that date, in accordance with the provisions of Parts A and D of Item 187-Series, subject to any applicable adjustments.

(Continued on next page)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

- After May 20 of each year, the Secretary, Business Services, AAR will summarize all empty and loaded mileage by reporting mark assigned to any person or company, reporting for the proceeding calendar year, by all participating carriers to this tariff. Should the aggregate empty mileage exceed the aggregate loaded mileage of all participating carriers by more than (6) percent for any such group of reporting marks, the person or company to whom the reporting marks are assigned will be billed at the rate of fifty-seven (57) cents per mile without minimum and must pay the AAR on behalf of each participating carrier for such excess for such empty mileage. The charges collected for this excess empty mileage will be distributed to the participating carriers by the AAR in direct proportion to such carriers portion of excess empty mileage to the total accumulated excess empty mileage. Only that mileage and any related adjustments reported to the Secretary prior to May 20 will be considered in determining and excess empty mileage, as outlined herein (See Notes 1, 2 and 3).
- 2. An annual national equalization statement detailing the excess empty mileage accumulated and any applicable charges will be tendered by the Secretary to the person or company assigned the reporting mark(s) for such cars for verification no later than July 1 of the year succeeding the equalization accounting year. Exceptions to this statement must be received by the Secretary within 30 days of the date tendered, and payment for all excess empty mileage is due immediately thereafter. Any adjustments made by the participating carriers up to and including the March account applicable to the prior year(s) will be incorporated in the equalization accounts for the prior equalization accounting year. Any railroad or AAR adjustments made subsequent to the March account will be carried over to the following equalization accounting year (see Note 3).
- A private car company or owner failing to render complete payment for all excess empty mileage within thirty (30) days of the date its equalization statement is tendered by the AAR will be subject to a penalty of one and a half percent (1.5%) interest per month (i.e., annual rate of 18%) for each calendar month or fraction thereof on any outstanding balance due from the date of the AAR's invoice statement. If any portion of a private car company's or owner's equalization statement remains unpaid in excess of 3 months from the date initially tendered, all mileage allowances accrued by the tank cars registered in the UMLER file bearing its reporting marks will be withheld by the carriers participating in this item until such time as complete payment including applicable penalty interest is made. Once complete payment is made, the participating carriers will be notified by the AAR and claims for any applicable mileage allowances withheld will be honored, less a 15% penalty charge for the carriers' administrative expense.

(Continued in next column)

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

EXPLANATION OF NOTES

- The fifty-seven (57) cents per mile charges for excess empty
 mileage under the provisions of this item is subject to revision
 September 1 of each year under Ex Parte No. 328 agreed
 annual update procedures, and will be retroactively applied to
 cover the entire calendar year involved.
- Close out dates specified in Part D may be extended by the AAR for a maximum of 60 days for special national accounting problem conditions, affecting substantially all carriers and all owners.
- Invoices that have been issued which, after investigation, are determined to have been erroneous due to rail carriers or AAR accounting and/or system errors may be cancelled by the Secretary.

ITEM 190

HANDLING OF EMPTY TANK CARS (SEE NOTE 2)

- 1. When a tank car is released from load, the owner or lessee must issue instructions for the disposition of the empty car to the agent at point of unloading either direct or through consignee or via EDI. Empty instructions may also be included with the original loaded shipping instructions if transmitted via EDI. If the owner or lessee fails to have instructions in the hands of the railroad agent having jurisdiction at point of unloading prior to the time the car is released from load to forward the car or written instructions to hold it, the agent is authorized to forward the empty car to the origin point of the last load via reverse of the loaded route. No tank car which last contained hazardous material may be moved without having shipping instructions furnished as per Title 49 Code of Federal Regulations.
- 2. Empty tank cars will be handled as follows:
 - A. Except as otherwise provided in this tariff, cars covered by this section will be moved empty without charge between stations or junction points upon receipt of instructions from the car owner or lessee confirmed in writing. Such instructions must include the specific facility to which such empty car is consigned or the name and address of the person or company which controls the car. No allowance will be made for mileage of such cars during empty movement.
 - B. A new car, a car that is restenciled with private reporting marks or a newly acquired car moving prior to its first loaded move in commercial service and a newly acquired car moving prior to its first loaded move in commercial service and a car moving for sale or scrap will be moved upon surrender of a bill of lading and will be subject to applicable rates.(see Note 1).

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 190

HANDLING OF EMPTY TANK CARS (SEE NOTE 2)

- 2. Empty tank cars will be handled as follows: (Cont'd)
 - C. If the owner or lessee or party issued instructions to forward the empty tank car to the origin point of the last load by specific routing different than the reverse routing of the loaded movement, the total miles of such return movement will be billed at the excess empty mileage rate specified in Item 187-Series without minimum and such empty mileage so billed will be excluded from the equalization account of the owner. This billing will be made to, and collectable from, the person so requesting such variance in the return routing. If the carriers depart from the destinations, junctions or carriers of the reverse route of the load, any resulting excess empty miles will be excluded from the car owner's equalization account by erring carrier.

EXPLANATION OF NOTES

- A car loaded with railroad company material moving on non-revenue billing will be considered as having been loaded in commercial service on which the railroads derived line-haul revenue.
- The provisions of this item apply except as otherwise provided in Item 192-Series of this tariff.

ITEM 192

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- The rules and charges in this item apply only to empty private tank cars consigned to non-railroad repair facilities; i.e., facilities for cleaning, lining, relining, maintenance, modification or repair.
- The rules and charges do not apply to:
 - A. Empty private tank cars moving as revenue freight under the provisions of Item 190-Series, Paragraph B 2.
 - Empty private tank cars handled or held for carrier operating convenience.
 - Empty private tank cars en route to facilities for cleaning, lining, relining or repair for heavy repairs following railroad damage.
 - D. Empty private tank cars en route to repair facilities located on the premises of a shipping facility, provided that the empty car, after repair, is subsequently shipped from the facility in revenue freight service.
- No allowance will be made by carriers for mileage accrued during supplemental empty movement of tank cars that are assessed charges as provided in Paragraph 5.

ITEM 192

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- 4. Charges applicable under these provisions will apply to empty private tank cars which the consignee has not ordered to his cleaning, lining, relining, maintenance, modification or repair facility (or his owned or leased tracks in the vicinity thereof) before the expiration of 48 hours free time (not counting Saturdays, Sundays or holidays) after placement. The time calculation will start the first 7 A.M. subsequent to carrier notification to the consignee that the empty private car is ready for placement and the time calculation will stop when the carrier places or forwards the car pursuant to instructions or should have placed or forwarded the car pursuant to instructions.
- After expiration of free time as provided in Paragraph 4, charges will be as follows: (See Note 2)
 - A. Supplementary handling charge of \$63.00 per car.
 - B. Holding charge of \$1 per car per calendar day or fraction thereof including Saturdays, Sundays and holidays while held by carrier on non-leased tracks awaiting disposition.
- 6. In the event the consignee orders the car to tracks owned or leased by the consignee in the vicinity of the facility for cleaning, lining, relining, maintenance, modification or repair within the forty-eight hour period described under Paragraph 4, this item, there will be no supplementary handling charge for the movement; however, such cars will be subject to the supplementary handling charge of \$63.00 per car (See Note 2) at such time that the empty tank car is subsequently ordered and moved onto the facility for cleaning, lining, relining, maintenance, modification or repair or ordered moved from that facility to the tracks or leased by the consignee in the vicinity of the facility.
- 7. Applicable billing will be monthly to the facility involved.

EXPLANATION OF NOTES

- The rules and charges in this item do not in any way supersede or duplicate existing, or new written contractual operating, side track, track lease, property lease, etc., agreements or tariffs that contain empty private tank car handling and holding provisions as part of the overall agreement.
- Per ExParte No. 328, the supplemental handling charge will be revised annually at the same time as the tank car mileage allowance update, utilizing the same method as that prescribed for updating the excess mileage equalization charge.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 195

MILEAGE RATE ALLOWANCE ON TANK "T" AND HOUSE CAR "XT" (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOLS) (SEE NOTE 1)

Mileage rate allowance for cars of foregoing mechanical designations shall be in cents per loaded mile (See Notes 2 and 7) as follows:

COLUMN 1 - Original cost or fair market value in dollars (see Notes 3, 4, 5 and 6, this item).

COLUMN 2 - Cars in service years 1 through 30.

COLUMN 3 - Cars in service years 31 and over.

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2001 - 3000 30.6 28.5 3001 - 4000 31.5 28.6 4001 - 5000 32.4 28.7 5001 - 6000 33.3 28.7 6001 - 7000 34.2 28.8 7001 - 8000 35.2 28.9 8001 - 9000 36.1 29.0 9001 - 10000 37.0 29.1 10001 - 11000 37.9 29.1 11001 - 12000 38.8 29.2 12001 - 13000 39.7 29.3 13001 - 14000 40.7 29.4 14001 - 15000 41.6 29.4 15001 - 16000 42.5 29.5 16001 - 17000 43.4 29.6 17001 - 18000 44.3 29.7 18001 - 19000 45.2 29.8 19001 - 20000 46.1 29.8 2001 - 21000 47.1 29.9 21001 - 22000 48.0 30.0 22001 - 23000 48.9 30.1 23001 - 24000 50.5 30.4				
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38001 - 39000 63.5 31.3 39001 - 40000 64.4 31.4	36001 - 37000	61.7		
39001 - 40000 64.4 31.4	37001 - 38000	62.6	31.3	
	38001 - 39000	63.5	31.3	
(Continued on next page)	39001 - 40000	64.4	31.4	
	(Continued on next page)			

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" AND HOUSE CAR "XT"

(SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOLS) (SEE NOTE 1)

		· · · · · · · · · · · · · · · · · · ·
COLUMN 1	♦ COLUMN 2	♦ COLUMN 3
40001 - 41000	65.4	31.5
41001 - 42000	66.3	31.6
42001 - 43000	67.2	31.7
43001 - 44000	68.1	31.7
44001 - 45000	69.0	31.8
	Ţ.	
45001 - 46000	69,9	31.9
46001 - 47000	70.8	32.0
47001 - 48000	71.8	32.0
48001 - 49000	72.7	32.1
49001 - 50000	73.3	32.1
50001 - 51000	74.0	32.1
51001 - 52000	74.7	32.1
52001 - 53000	75.4	32.0
53001 - 54000	76.0	32,0
54001 - 55000	76.7	32.0
mma	3- -	00.0
55001 - 56000	77.3	32.0
56001 - 57000	78.0	31.9
57001 - 58000	78.6	31.9
58001 - 59000	79.3	31.9
59001 - 60000	79.9	31.9
60001 - 61000	80.5	31.9
61001 - 62000	81.2	31.8
62001 - 63000	81.8	31,8
63001 - 64000	82.4	31.8
64001 - 65000	83.1	31.8

65001 - 66000	83.7	31.7
66001 - 67000	84.3	31.7
67001 - 68000	84.9	31.7
68001 - 69000	85.5	31.7
69001 - 70000	86.1	31.7
70001 - 71000	86.7	31.6
71001 - 72000	87.3	31,6
72001 - 73000	87.9	31.6
73001 - 74000	88.5	31,6
74001 - 75000	89.0	31.6
75004 - 76000	89.6	31.5
75001 - 76000 76001 - 77000	90.2	31.5
77001 - 77000	90.2	31.5
77001 - 78000 78001 - 79000		
	91.3	31.5
79001 - 80000	91.9	31.5

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" AND HOUSE CAR "XT" (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING

(SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOLS) (SEE NOTE 1)

♦ COLUMN 2	♦ COLUMN 3
92.5	31.4
	31.4
	31.4
	31.4
94.7	31.4
95.2	31.3
95.8	31.3
96.3	31.3
96.9	31.3
97.4	31.3
07.0	24.2
	31.2 31.2
	31.2
	31.2
100.0	31.2
100.5	31.2
101.1	31.1
101.6	31.1
102.1	31.1
102.6	31.1
102.1	31.1
	31.0
	31.0
	31.0
<u> </u>	31.0
105.1	31.0
105.6	31,0
106.0	31.0
106.5	30.9
107.0	30.9
107.5	30.9
108.0	30,9
	30.9
	30.9
1, 100.9	1 00.0
	92.5 93.0 93.6 94.1 94.7 95.2 95.8 96.3 96.9 97.4 97.9 98.5 99.0 99.5 100.0 100.5 101.1 101.6 102.1 102.6 103.1 104.6 105.1 104.6 105.1 105.6 106.0 106.5 107.0

EXPLANATION OF NOTES

Designating symbols (mechanical designation) will be assigned to car owner or lessee by the Secretary, Technical Services, Association of American Railroads, upon written application.

(Continued on next page)

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" AND HOUSE CAR "XT" (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOLS) (SEE NOTE 1)

EXPLANATION OF NOTES

- 2. For mileage allowance purposes, the service year of a car is calculated based upon year of construction of underframe. A car's first service year is the year built. Its second service year begins on January 1 of the year following the year built, with succeeding service years starting on January 1 of each following year. If the tank's service year exceeds 30, the car's service year is considered to be in excess of 30 regardless of year of construction of underframe. For those cars constructed without an underframe, the car's service year is calculated based upon year of construction of tank. Service year is determined by subtracting the year of construction (built/rebuilt) from the current calendar year, plus 1, e.g., (2000 1970) + 1 = 31, or Service Years 31 and over allowance bracket.
- For cars built prior to January 1, 1968 assignment of owned or leased cars to value groups will be determined by the undepreciated base classification value. In addition, capitalized additions and betterments shall be added to the value if not already included in the BCV system.
- 4. Applies as follows:
 - A. For cars built between January 1, 1968 and July 1, 1991, assignment of owned or leased cars to value groups will be determined by the original cost as represented to the original buyer by the manufacturer's invoice price at the time of original installation into service. In the case of a manufacturer-lessor, the fair market value or the value which was certified, or would have been certified, for investment tax credit purposes shall be substituted therefore.
 - B. Assignment to value groups of cars placed into service after July 1, 1991 will be determined by the original cost of the car to the original buyer as stated in the manufacturer's invoice. In only two circumstances, owners may certify as alternative "true value" in lieu of invoice price: (a) manufacturers who retain cars for their own leasing service and (b) purchasers who can demonstrate that they contributed physical assets of significant value that were used by the manufacturer in fabricating a car, resulting in a reduction of the invoice price by more than \$1,000 per car below the price that otherwise would have been charged. For manufacturers "true value" is the price for which a car or group of cars manufactured as a group would have been sold in an arm's length transaction. For purchasers who have made a qualifying contribution to fabrication, "true value" is the invoice price plus the depreciated value of the contributed assets distributed over the cars for which the assets were used, subject to the same limitations on "true value" which would apply to a manufacturer.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" AND HOUSE CAR
"XT"

(SEE ITEM 196 FOR EXPLANATION OF DESIGNATING
SYMBOLS)
(SEE NOTE 1)

EXPLANATION OF NOTES

- 4. Applies as follows: (Cont'd)
 - B. (Cont'd) "True value" shall not exceed the average price of similar cars registered in UMLER at invoice price within the most recent 12 months for which registration information is available in UMLER, adjusted for changes in the market values of new tank cars as reflected in average car prices. If the AAR determines by audit that a certified "true value" exceeds this value limit by an amount that causes a car to be placed in a higher allowance value bracket, the value of the car will be reduced to the appropriate value bracket. In addition, if the AAR determines by audit that a certified, "true value" exceeds this value limit by an amount that causes a car to be placed in allowance value bracket more than one bracket above the otherwise applicable bracket, excess allowances paid as a result of the over valuation shall be reimbursed to the paying railroads.

Those owners who certify a "true value" in lieu of invoice price during the calendar year must provide to the AAR an officer's certificate at the end of the year stating that, based on all information available to the owner, the owner has complied with the terms of this item. Car owners must supply for entry into UMLER all information required for tank cars in the UMLER Specification Manual. Notwithstanding any other provision of this tariff item, "true value" will be subject to audit directly by the AAR.

- C. If applicable, initial into service transportation costs, capitalized original lining costs, capitalized additions and capitalized betterments shall be added to car values determined pursuant to paragraphs 4 (A) and 4 (B), above, if not already included in the value of the car. For cars built after January 1, 1988, capitalized inspection costs shall be added to the value, if applicable and if not already included in the value, if applicable and if not already included in the value of the car. Values other than invoice price shall be identified in accordance with the current AAR UMLER format at the time cars are submitted to the Secretary, Business Services, AAR, for registration in the UMLER file (see Note 6, this item).
- D. The rebuilt year and rebuilt valuation of a private car will be utilized for the purpose of computing applicable mileage allowances subject to the following conditions:
 - The car must be rebuilt in accordance with the current requirements of Rule 88, Section C of the Office Manual and Sections A & B of the Field Manual, AAR Interchange Rules, Application for official rebuilt status must be filed with the AAR Technical Services and written formal approval received prior to registering such car in the UMLER file with rebuilt age and valuation data.

(Continued on next page)

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" AND HOUSE CAR "XT"

(SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOLS)
(SEE NOTE 1)

EXPLANATION OF NOTES

- D. (Cont'd)
 - Assignment of owned or leased rebuilt cars to value groups will be determined as outlined in Notes 4. (A), 4. (B) and 4. (C) herein, except that the maximum valuation of a rebuilt private car shall not exceed the lesser of:
 - a. 75 percent of the original cost of a comparable new car.
 - 75 percent of the calculated replacement cost of the rebuilt car prior to rebuilding, as computed per AAR Interchange Rule 107.
- E. All car ages and values submitted are subject to verification by the AAR, and audit by the AAR or the owners independent public accountant upon reasonable request by the AAR. If the car owner elects to have the audit performed by its independent public accountant, such audit must be performed in a timely fashion in the manner prescribed by the AAR, will be performed at the car owner's expense and must be duly certified by the car owner's auditor as representing the true value of all cars included in such audit. Failure of the car owner to furnish the required car valuation data to the AAR UMLER file, to arrange for the requested audit, or to correct errors determined as a result of such audit, will result in such car(s) being assigned to the lowest applicable mileage allowance rate group.
- F. Maximum original cost of fair market value will be as follows:

,	
 For cars built in 1981 and prior 	\$ 64,001
2. For cars built in 1982	\$ 58,001
3. For cars built in 1983	\$ 56,001
4. For cars built in 1984	\$ 51,001
5. For cars built in 1985	\$ 54,001
6. For cars built in 1986	\$ 66,001
7. For cars built in 1987	\$ 62,001
8. For cars built in 1988	\$ 63,001
9. For cars built in 1989	\$ 64,001
10. For cars built in 1990	\$ 67,001
11. For cars built in 1991	\$ 71,001
12. For cars built in 1992	\$ 70,001
13. For cars built in 1993	\$ 76,001
14. For cars built in 1994	\$ 74,001
15. For cars built in 1995	\$ 80,001
16. For cars built in 1996	\$ 83,001
17. For cars built in 1997	\$ 84,001
18. For cars built in 1998	\$ 89,001
19. For cars built in 1999	\$ 94,001
20. For cars built in 2000	\$ 92,001
21. For cars built in 2001	\$106,001
22. For cars built in 2002	\$109,001
23. For cars built in 2003	\$ 85,001
24. For cars built in 2004	\$ 93,001
25. For cars built in 2005	\$101,001
26. For cars built in 2006	\$ 97,001
27. For cars built in 2007	\$ 112,001
28. For cars built in 2008 and subsequent	\$ 112,001

NOTE: Age is determined by subtracting the year of construction (built/rebuilt) from the calendar year plus 1. e.g. (2000-1988) + 1 = 13.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" AND HOUSE CAR
"XT"

(SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOLS) (SEE NOTE 1)

EXPLANATION OF NOTES

- 5. For cars built or rebuilt subsequent to December 31, 1977, all values reported to the AAR UMLER file must be stated in equivalent US dollars based on the applicable exchange rate at the time such cars were built or rebuilt. Subsequent capitalized additions and betterments reported to UMLER must also be stated in equivalent US dollars at the time such improvements were made.
- 6. Applies as follows:
 - A. Into service transportation costs are those freight charges associated with the movement of a car that is ready for its first load to the locations of the car's original installation into service. Other transportation charges incurred during construction (e.g., to a facility which installs the original lining, etc) may be included in ledger value provided that the cost is capitalized.
 - B. A capital expenditure is an expenditure intended to benefit future periods in contrast to revenue expenditure/current expense which benefits a current period. It is an addition to a capital asset and is initially reflected on the balance sheet. A capital expenditure normally is subject to depreciation in future years.
 - C. Applies as follows:
 - 1. An addition or betterment has the effect of:
 - Extending the useful life of a car beyond the life projected when the car was entered into service;
 - Increasing a car's normal use beyond that which was in effect when the car was entered into service; or
 - Lowering the operating costs beyond that which was in effect at the time the car was entered into service; or
 - d. Otherwise adding to the worth of the benefits a car can yield beyond that in effect when the car was entered into service (e.g., enhance safety, etc).
 - Any repair that maintains a car in its customary state of operating efficiency is NOT an addition or betterment.
 - An addition is the installation of a new component of a car (not a replacement) which meets the above tests. The value registered in UMLER shall be the cost of the component added, including labor.
 - 3. A betterment is the replacement of a component of the car with a superior component. The value registered in UMLER for a betterment should not exceed the cost of the superior component, including labor minus (1) the original value of the component that was replaced (i.e., retired) and (2) the cost (i.e., expense) incurred in removing the old component.

(Continued on next page)

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" AND HOUSE CAR
"XT"
(SEE ITEM 196 FOR EXPLANATION OF DESIGNATING

(SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOLS)
(SEE NOTE 1)

EXPLANATION OF NOTES

- C. Applies as follows: (Cont'd)
 - When a unit of property is removed from a car (i.e., partial retirement), the ledger value registered in UMLER shall be reduced by the original value of the unit removed.
 - Any cost recovered under AAR Defect Car Billing, if applicable, must be deducted from the cost of an addition or betterment.
- 7. Applies as follows:
 - A. When an owner: (1) makes a valuation correction to the UMLER file; or (2) changes the mechanical designation of cars registered in the UMLER file; and such changes result in an increase or decrease in the mileage allowance rates, the Secretary, Business Services, AAR, will be so notified and the increase or decrease will be applied retroactively. Once cars have been reported to the UMLER file, any of the foregoing corrections or changes that result in a retroactive increase or decrease in the mileage allowance rates will be identified by the Secretary. The car owner is required to furnish the Secretary documented proof of the basis of the correction or change and advise as to any applicable mileage allowance adjustments which are required.
 - B. Retroactive Mileage Allowance Decrease: Within five (5) months from the date of a change to the UMLER file resulting in a retroactive mileage allowance rate decrease, the owner will notify all using carriers of such decrease with either supporting details or a summary of the overcollections, with a copy to the Secretary. After receiving such notification, the using carrier shall deduct such amount(s), in the next open mileage reports to the car owner, plus fifteen (15) percent to reimburse the handling road for audit and associated administrative expenses. If the owner fails to send notification to the users within five (5) months, the Secretary shall notify carriers of the car initial(s) and number(s) involved and the user(s) shall make an adjustment, as described above.
 - C. Retroactive Mileage Allowance Increase: Within five (5) months from the date of a change to the UMLER file resulting in a retroactive mileage allowance rate increase, the owner will notify all using carriers of such increase with either supporting details or a summary of the undercollections, with a copy to the Secretary. After receiving such notification, the using carriers shall add such amount(s) in their next open mileage reports to the car owner, less fifteen (15) percent to reimburse the handling roads for audit and associated administrative expense. No retroactive mileage allowance rate increase will be applicable if the owner fails to notify the using carriers of such increase within five (5) months from the date of a change to the UMLER file.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 196

EXPLANATION OF SYMBOLS USED IN ITEM 195

SYMBOL

EXPLANATION

- "T" Tank Car. Tank car means any car which is used only for the transportation of liquids, liquefied gases, compressed gases, or solids that are liquefied prior to unloading. Car may be without underframe if container serving as superstructure is designed to serve as underframe. If car has underframe, it must be designed only for the carriage of one or more enclosed containers (with or without compartments) that form the superstructure and are integral parts of the car. All such containers must be securely attached to underframe when offered for transportation but may have demountable features.
- "XT" A house car with or without doors either metal lined or enclosing one or more tanks.

EXHIBIT NO. 8



SUPPLEMENT 30 TO FREIGHT TARIFF RIC 6007-N

(Supplement 30 cancels Supplement 29) (Supplement 30 contains all changes)

MILEAGE ALLOWANCES AND RULES
GOVERNING

THE HANDLING OF AND THE PAYMENT OF MILEAGE

ALSO CHARGES

ON CARS OF PRIVATE OWNERSHIP AS DEFINED IN ITEMS 25 AND 400

BY RAILROADS PARTIES TO THIS TARIFF

For List of Participating Carriers, see Item 2.10

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: August 5, 2014 EFFECTIVE: September 1, 2014

ISSUED BY

RAILINC, AGENT 7001 WESTON PARKWAY, SUITE 200 CARY, NC 27513

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SUPPLEMENT 30 TO FT RIC 6007-N

ITEM 2.10 [PA]

LIST OF PARTICIPATING CARRIERS ALPHABETIZED BY STANDARD CARRIER ABBREVIATION

(See Note 1, this item)

- Birmingham Southern Railroad Company [D] BS
- BXN Bauxite & Northern Railway Company [D]
- CLC Columbia & Cowlitz Railway Company [D]
 CSS Chicago SouthShore & South Bend Railroad......104, 451, 452-A
- DQE DeQueen and Eastern Railroad Company [D]
- ECBR East Cooper & Berkeley Railroad Company [D-1]
- EJE Elgin, Joliet and Eastern Railway Company.....112-A, 488-A. 490-A

- Everett Railroad Company [D]

FWCR - Florida West Coast Railroad Company [D]

GRW - Gary Railway Company [D]

GTRA - Golden Triangle Railroad [D]

IAIS - Iowa Interstate Railroad, Ltd......35-A, 120-A,121-A

ICE - Iowa, Chicago & Eastern Railroad Corporation [D]

IORY - Indiana & Ohio Railway Company [D]
LNW - Louisiana and North West Railroad Company [D]

MCR - McCloud Railway Company [D]

ME - Morristown & Erie Railway, Inc.

PCN - Point Comfort & Northern Railway Company [D]

PNR - Panhandle Northern Railroad Co. [D]

PR - Palmetto Railways [A-1]

RSS - Rockdale, Sandow & Southern Railroad Company [D]

SMA - San Manuel Arizona Railroad Company [D]

- ST Rail System

TSRR - Tennessee Southern Railroad Company, Inc. [D]

WTNN - West Tennessee Railroad Corp. [D]

EXPLANATION OF NOTES

1. Items of general application in Sections 1 and 2 affecting the participation of all or large groups or numbers of carriers are not listed in this column.

ITEM 2.20-AB

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 15 for Method of Cancellation).

ITEM	SUPPLEMENT
2.10 [PA]	30
2.20-AB	30
35-B	30
55-A	30
64-A	30
99-A	30
104	30
112-A	30
120-A	30
/m // Li L	

(Continued in next column)

ITEM 2.20-AB (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 15 for Method of Cancellation).

ITEM SUPPLEMENT		
121-A 30		
150-D	30	
180-A	30	
182-A	30	
187-H	30	
192-G	30	
195-M	30	
196-A	30	
400-A	30	
405-A	30	
410-A	30	
416-A	30	
418-A	30	
436-A	30	
442-A	30	
444-B	30	
452-A	30	
459-A	30	
484-A		
488-A	30	
490-A		
499-A	• 30	
546-A	30	
555-E	30	
560-D	30	
565-D	30	
591-A	30	
592-A	30	
605-D	30	
606-A	30	
620-A		
(Continued on next page)		

ITEM 2.20-AB (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 15 for Method of Cancellation).

ITEM	SUPPLEMENT
621-A	30
625-A	30
630-A	30
635-A	30
640-A	30
645-A	30
650-A	30
1200-A	30
1205-A	30
1220-A	30
1245-A	30
1250-A	30
1610-A	30

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

28 ITEM 35-B

APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM

The provisions of Item 187-Series "Equalization of Mileage on Tank Cars of Private Ownership", will not apply in connection with carriers named below:

Angelina and Neches River Railroad Company Apache Railway Company, The Escanaba and Lake Superior Railroad Company

Iowa Interstate Railroad, Ltd.
Kansas City Southern Railway Company (Stations 31011 to 31315 only)

Mississippi Export Railroad

Providence and Worcester Railroad Company

Tomahawk Railway, Limited Partnership

Trona Railway Company

Tulsa Sapulpa Union Railway Company

(Carriers formerly listed herein and not brought forward are hereby canceled.)

9 ITEM 55-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

7 ITEM 64-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

17 ITEM 99-A

CANADIAN PACIFIC RAILWAY (EXCEPTION TO ITEM 190)

The provisions of Item 190 Series for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via CPRS from or to said facilities unless the empty movement is immediately preceded by a loaded revenue movement via CPRS. In all other circumstances, the published tariff charges in Tariff CP 4000 Series for movement of empty cars on their own wheels shall apply and will be assessed to the car owner.

On shipments moving within Canada, CP's Mileage Equalization program in Tariff CP 6 applies, except on miles in Canada for "bridge traffic" which only passes through the Canada for routing purposes that are under the terms of this tariff.

1 ITEM 104

CHICAGO SOUTH SHORE AND SOUTH BEND RAILROAD (CSS)

The provisions of Item 190 Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving via Chicago South Shore and South Bend Railroad from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via Chicago South Shore and South Bend Railroad. In all other circumstances, the applicable CSS publication for the movement of empty cars on their own wheels shall apply.

2 ITEM 112-A

ELGIN, JOLIET AND EASTERN RAILWAY COMPANY (EJE)

For rules to apply, see Item 90 of FT RIC 6007-N.

26 ITEM 120-A

IOWA INTERSTATE RAILROAD, LTD (IAIS) (Exception to Item 190-Series)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving to or from facilities served by this railroad unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the IAIS. In all other circumstances, the published tariff charges in Tariff IAIS 3000-Series for movement of empty cars on their own wheels shall apply.

18 ITEM 121-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

SUPPLEMENT 30 TO FT RIC 6007-N

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

16 ITEM 150-D

ST RAIL SYSTEM

- The provisions of Item 190 Series or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via ST Rail System from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the ST Rail System. In all other circumstances, the published tariff charges in Tariff ST 4020 Series for movement of empty cars on their own wheels shall apply.
- 2. The provisions of Item 180 Series concerning the payment of mileage will not apply to cars which are moving via ST Rail System under rates published in tariffs, quotes or contracts that are identified as "zero mileage rates". In the event that the party responsible for the payment of freight charges associated with zero mileage rates is different than the party to whom the reporting marks for said cars are assigned, the car owner must secure mileage payments from the freight paying party.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

25 ITEM 180-A

PAYMENT OF MILEAGE

- Upon written application reporting marks will be assigned to car owner or lessee by the Assistant Vice President, Business Services, Association of American Railroads, provided applicants are subscribers to the AAR Mechanical Interchange Agreement. Applications for reporting marks shall state the owner and lessee for cars under lease. Contact information is regulred in FindUs.Rail (www.Railinc.com).
- Mileage allowance must be reported to the car owner (person or company at a single address, to whom the reporting marks are assigned) within one (1) month and ten (10) days from the last day of the month in which it is earned including payment for cars on hand at the end of that month.
- Mileage allowance for the use of tank cars will be paid only to the person or company at a single address, to whom the reporting marks are assigned provided cars are properly
 equipped and marked with the assigned reporting marks and car number, and providing further that:
 - A. A description of each car is furnished to the Assistant Vice President, Business Services, AAR, as required in the Umler file for the assignment of applicable mileage allowances. Such information received by the Assistant Vice President by the last working day of the month except, data transfers requiring data entry by AAR/Railinc staff must be received by the 25th day of the month, will be effective the first day of the subsequent month. Cars registered with transportation code "S_", "SX", "XA", "XZ" or "YA" are not eligible for mileage allowances and will be assigned a zero rafe.
- Reporting marks assigned to private car owners shall consist of four letters including the final letter "X".
- Assigned reporting marks must be painted or stenciled on the body of the car. When reporting mileage allowances, the carding, placarding, or boarding of cars will not be recognized.

25 ITEM 182-A

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 1. Deductions By Railroads To Private Car Owners
 - A. Mileage allowed in error, by a railroad, including, but not limited to mileage allowed at incorrect rates for any reason, may be deducted from the car owner's account within twenty-four (24) months from the last day of the month for which the mileage was reported as earned, but not later. A railroad may tender an invoice for mileage allowed in error at any time within twenty-four (24) months from the last day of the month for which the mileage was reported as earned. Except as provided in paragraph 3, an owner-lessor of a private car must remit within eight (8) months after the invoice is presented the entire amount of any invoice issued to it.
 - B. Deductions for amounts of \$25.00 or less shall not be taken after the expiration of two (2) months and ten (10) days from the last day of the month the mileage was earned.
- 2. Claims Issued By Private Car Owners To Railroads
 - A. A private car owner must, within twenty-four (24) months from the last day of the month the completed cycle was reported, present any claim for mileage allowance discrepancies, including incorrect rates or omissions, to the applicable rail carrier in the prescribed AAR format, as published in AAR Circular No. OT-3 Series at www.Railinc.com, Reference Files. Claims not presented in the required format will not be processed. The railroad receiving the claim must within the four (4) months from the date on which the claim was presented allow it in whole or in part, or decline it. The private car owner may reissue its claim, if applicable within four (4) months from the last day of the four (4) months' period allowed the railroad which handled the claim prior to reissuance. The railroad receiving the reissue claim must within four (4) months from the date of which the reissued claim was presented allow it in whole or in part or decline it. If the railroad fails to handle the original or reissued claim within the prescribed time limits, it will constitute a valid claim as last presented and must be honored by the railroad to which presented. Claim for amounts of \$25.00 per car per cycle or less shall not be issued. The \$25.00 limit is not applicable where no miles were reported for the railroad cycle.

Claims by Owners-Lessors

A. If a railroad takes a deduction against or issues an invoice to an owner-lessor for mileage allowed in error, including, but not limited to, mileage allowed at incorrect rates for any reason, but the erroneous allowance payment is not recoverable by the owner-lessor as defined below, the owner-lessor may present a claim for the recovery of the amounts deducted by the railroad or the cancellation of an unpaid invoice within two (2) years of receiving notice of the railroad's deduction or invoice.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

25 ITEM 182-A

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 3. Claims by Owners-Lessors (Cont'd)
 - (Cont'd) For application of this tariff provision, an owner-lessor may claim that an erroneous mileage payment is "not recoverable" only when (a) the erroneous mileage payment was actually paid or credited by the owner-lessor to a lessee (except those lessees whose primary business is the leasing of cars to entities other than those within a lessee's corporate family and who ship only incidentally) irrespective of whether the lessee subsequently paid or credited the mileage allowance payment to a sublessee; (b) the erroneous allowance payment cannot be recovered from the lessee because the lessee has declared bankruptcy or sought reorganization or is no longer a lessee of the owner-lessor; (c) the owner-lessor exercised timely efforts to recover the erroneous allowance payment beginning within ninety (90) days of receiving notice of the railroad's deduction or invoice; and (d) the owner-lessor undertook diligent collection efforts to recover the erroneous allowance payments until eight (8) months from the date of such notice or invoice (or until the earlier date of initiation of bankruptcy/reorganization proceedings), including making demands for payment and taking deductions against lessees' accounts. Such a claim must be accompanied by a certificate assigned by an officer or other person specifically authorized to sign the certificate of the owner-lessor stating how the claim satisfied each of the requirements set forth above, together with documents reflecting the owner-lessor's collection efforts. If, using reasonable efforts, the railroad is unable to determine whether the lessee's primary business is the leasing of cars to entities other than those in the lessee's corporate family, it shall consult with the owner-lessor, which shall provide the railroad with any evidence of the lessee's shipping activities which may be available to the owner-lessor using reasonable efforts. The owner-lessor shall provide the railroad with an assignment of the owner-lessor's claims and rights to collect the amount not recovered upon payment of the claim of cancellation of the invoice by the railroad.
 - B. If the railroad had deducted the amount of an erroneous allowance payment from an owner-lessor, the railroad must remit to the owner-lessor the amount deducted within four (4) months of its receipt of a properly presented, valid claim from the owner-lessor.

♦ ITEM 187-H

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

- Should the aggregate empty mileage accumulated by tank cars carrying any of the reported marks assigned to any one person or company during a calendar year exceed the aggregate loaded mileage during the same calendar year by more than six (6) percent, such excess mileage must be paid for by the person or company to whom the reporting marks are assigned at the rate of ninety-one (91) cents per mile, without minimum, subject to the procedures outlined in Part D (See Note 2, this item).
- Mileage on empty cars moving on revenue billing will not be included in the equalization account.
- Empty mileage accumulated on cars moving to and from repair facilities for modification under AAR Early Warning/Maintenance Advisory letters to and from repair facilities associated with the removal of certain truck bolsters that were manufactured by the National Castings of Mexico facility in Sahagun, Mexico, will not be included in the equalization account.
- 4. Except as outlined in Item 190 Series, Paragraph 2 (C), no adjustments to loaded or empty mileage will be made in the equalization account for mileage caused by error in handling of the reporting railroad or of another railroad, or for mileage accumulated on cars moving on their own wheels to and from repair facilities due to railroad damage or for mileage accumulated due to longer routes for railroad convenience, detours and Surface Transportation Board Service Orders. Rail carriers will make equalization adjustments to the owners of excess reported on-line empty mileage on cars, they lease and operate under private marks, or cars of other lessees and/or owners operating on their line for company material, weed killer and similar service.
- 5. Adjustments to loaded or empty mileage will be made in the AAR equalization account for apparent accounting errors in the total mileage reported for participating rail carriers under the following procedures. In the absence of appropriate adjustments being made by the AAR or a participating carrier for such accounting errors, a private car company or owner may request an appropriate adjustment for mileage summaries reported in error, from the involved rail carrier in the format prescribed by the AAR, provided such request is made within thirty (30) days of the forwarding of the monthly AAR "Year to Date Equalization Register", containing the alleged error, furnishing a duplicate of such request to the Assistant Vice President, Business Services, AAR, The rail carriers will have thirty (30) days from the date of such request in which to decline or make all or a portion of the requested adjustment, advising the Assistant Vice President of the handling accorded.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦ ITEM 187-H (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

5. (Cont'd) If the rail carrier fails to act upon a request for adjustments in the AAR summary totals within the specified time frame, the AAR is authorized to make the adjustment to the equalization account of the private car company or owner for the amount of mileage originally requested. Exceptions to the annual national equalization statement will be handled in accordance with the provisions of Part D (2).

ALL requests for adjustments to the equalization account must be presented by the private car company or owner to the involved rall carrier(s) or presented by the rail carrier(s) to the private car company or owner within three (3) years from the last day of the reporting month in question. However, such request for adjustments will not be accepted by the AAR if the involved rail carrier or car owner is no longer an operating entity, except as provided for in Part C.

 Aggregate loaded and empty mileage will be computed on the basis of actual distance, as defined in Item 185-Series.
 Adjustments made subsequent to the deadline specified in Part D will be computed in the subsequent equalization account year.

PART B REPORTING OF ACTUAL LOADED AND EMPTY MILEAGE

Each participating carrier will submit a monthly mileage report in the format prescribed by the AAR to the assignee of each reporting mark forty (40) days after the close of the movement month reporting by individual car number the actual loaded and empty miles moved as computed in accordance with Item 185-Series. In addition, total actual monthly loaded and empty mileage accumulated by all cars bearing each reporting mark will be reported to the assignee of such mark in the format prescribed by the AAR, furnishing a duplicate of this summary report to the Assistant Vice President, Business Services, AAR. Adjustments for prior months will be indicated on this monthly summary report.

PART C CHANGE OF OWNERSHIP

When a private tank car company or owner discontinues business or disposes of all tank car equipment, any excess empty mileage balance which has accrued to the date of such action, on the tank cars bearing the reporting marks of such company or owner, shall be subject to bill as of that date, in accordance with the provisions of Parts A and D of Item 187-Series, subject to any applicable adjustments.

(Continued on next page)

♦ ITEM 187-H (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

- After May 20 of each year, the Assistant Vice President, Business Services, AAR will summarize all empty and loaded mileage by reporting mark assigned to any person or company, reporting for the proceeding calendar year, by all participating carriers to this tariff. Should the aggregate empty mileage exceed the aggregate loaded mileage of all participating carriers by more than (6) percent for any such group of reporting marks, the person or company to whom the reporting marks are assigned will be billed at the rate of ninety-one (91) cents per mile without minimum and must pay the AAR on behalf of each participating carrier for such excess for such empty mileage. The charges collected for this excess empty mileage will be distributed to the participating carriers by the AAR in direct proportion to such carriers portion of excess empty mileage to the total accumulated excess empty mileage. Only that mileage and any related adjustments reported to the Assistant Vice President prior to May 20 will be considered in determining and excess empty mileage, as outlined herein (See Notes 1. 2 and 3).
- An annual national equalization statement detailing the excess empty mileage accumulated and any applicable charges will be tendered by the Assistant Vice President to the person or company assigned the reporting mark(s) for such cars for verification no later than July 1 of the year succeeding the equalization accounting year. Exceptions to this statement must be received by the Assistant Vice President within 30 days of the date tendered, and payment for all excess empty mileage is due immediately thereafter. Any adjustments made by the participating carriers up to and including the March account applicable to the prior year(s) will be incorporated in the equalization accounts for the prior equalization accounting year. Any railroad or AAR adjustments made subsequent to the March account will be carried over to the following equalization accounting year: (see Note 3).
- A private car company or owner failing to render complete payment for all excess empty mileage within thirty (30) days of the date its equalization statement is tendered by the AAR will be subject to a penalty of one and a half percent (1.5%) interest per month (i.e., annual rate of 18%) for each calendar month or fraction thereof on any outstanding balance due from the date of the AAR's invoice statement. If any portion of a private car company's or owner's equalization statement remains unpaid in excess of 3 months from the date initially tendered, all mileage allowances accrued by the tank cars registered in the Umler file bearing its reporting marks will be withheld by the carriers participating in this item until such time as complete payment including applicable penalty interest is made. Once complete payment is made, the participating carriers will be notified by the AAR and claims for any applicable mileage allowances withheld will be honored, less a 15% penalty charge for the carriers' administrative expense.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦ ITEM 187-H (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

EXPLANATION OF NOTES

- The ninety-one (91) cents per mile charges for excess empty mileage under the provisions of this item is subject to revision September 1 of each year under Ex Parte No. 328 agreed annual update procedures, and will be retroactively applied to cover the entire calendar year involved.
- Close out dates specified in Part D may be extended by the AAR for a maximum of 60 days for special national accounting problem conditions, affecting substantially all carriers and all owners.
- Invoices that have been issued which, after investigation, are determined to have been erroneous due to rall carriers or AAR accounting and/or system errors may be cancelled by the Assistant Vice President.

♦ ITEM 192-G

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- The rules and charges in this item apply only to empty private tank cars consigned to non-railroad repair facilities; i.e., facilities for cleaning, lining, relining, maintenance, modification or repair.
- 2. The rules and charges do not apply to:
 - A. Empty private tank cars moving as revenue freight under the provisions of Item 190-Series, Paragraph B 2.
 - Empty private tank cars handled or held for carrier operating convenience.
 - C. Empty private tank cars en route to facilities for cleaning, lining, relining or repair for heavy repairs following railroad damage.
 - D. Empty private tank cars en route to repair facilities located on the premises of a shipping facility, provided that the empty car, after repair, is subsequently shipped from the facility in revenue freight service.
- No allowance will be made by carriers for mileage accrued during supplemental empty movement of tank cars that are assessed charges as provided in Paragraph 5.

(Continued on next page)

♦ ITEM 192-G (Cont'd)

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- 4. Charges applicable under these provisions will apply to empty private tank cars which the consignee has not ordered to their cleaning, lining, relining, maintenance, modification or repair facility (or their owned or leased tracks in the vicinity thereof) before the expiration of 48 hours free time (not counting Saturdays, Sundays or holidays) after placement. The time calculation will start the first 7 A.M. subsequent to carrier notification to the consignee that the empty private car is ready for placement and the time calculation will stop when the carrier places or forwards the car pursuant to instructions or should have placed or forwarded the car pursuant to instructions.
- 5. After expiration of free time as provided in Paragraph 4, charges will be as follows: (See Note 2)
 - A. Supplementary handling charge of \$101.00 per car.
 - B. Holding charge of \$1 per car per calendar day or fraction thereof including Saturdays, Sundays and holidays while held by carrier on non-leased tracks awaiting disposition.
- 6. In the event the consignee orders the car to tracks owned or leased by the consignee in the vicinity of the facility for cleaning, lining, relining, maintenance, modification or repair within the forty-eight hour period described under Paragraph 4, this item, there will be no supplementary handling charge for the movement; however, such cars will be subject to the supplementary handling charge of \$101.00 per car (See Note 2) at such time that the empty tank car is subsequently ordered and moved onto the facility for cleaning, lining, relining, maintenance, modification or repair or ordered moved from that facility to the tracks or leased by the consignee in the vicinity of the facility.
- 7. Applicable billing will be monthly to the facility involved.

EXPLANATION OF NOTES

- 1. The rules and charges in this item do not in any way supersede or duplicate existing, or new written contractual operating, side track, track lease, property lease, etc., agreements or tariffs that contain empty private tank car handling and holding provisions as part of the overall agreement.
- Per ExParte No. 328, the supplemental handling charge will be revised annually at the same time as the tank car mileage allowance update, utilizing the same method as that prescribed for updating the excess mileage equalization charge.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦♦ ITEM 195-M

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

Mileage rate allowance for cars of foregoing mechanical designations shall be in cents per loaded mile (See Notes 2 and 7) as follows:

COLUMN 1 - Original cost or fair market value in dollars (see Notes 3, 4, 5 and 6, this item).

COLUMN 2 - Cars in service years 1 through 30.

COLUMN 3 - Cars in service years 31 and over.

COLUMN 1 COLUMN 2 COLUMN 3				
\$ 0-1000	30.4	30.1		
1001 – 2000	31.1	30.2		
2001 – 3000	31.8	30.2		
3001 4000	32.4	30.3		
4001 – 5000	33.1	30.3		
	33.7	30.3		
5001 - 6000	33.7	30.4		
6001 - 7000		30,4		
7001 - 8000	35.1 35.7	30.5		
8001 - 9000		30.5		
9001 - 10000	36.4			
10001 - 11000	37.1	30.6		
11001 - 12000	37.7	30.6		
12001 - 13000	38.4	30.7		
13001 - 14000	39.1	30.7		
14001 - 15000	39.7	30.8		
15001 - 16000	40.4	30.8		
16001 - 17000	41.0	30.9		
17001 - 18000	41.7	30.9		
18001 - 19000	42.4	30.9		
19001 - 20000	43.0	31.0		
20001 - 21000	43.7	31.0		
21001 - 22000	44.4	31.1		
22001 - 23000	45.0	31.1		
23001 - 24000	45.7	31.2		
24001 - 25000	46.4	31.2		
25001 - 26000	47.0	31.3		
26001 - 27000	47.7	31.3		
27001 - 28000	48.3	31.4		
28001 - 29000	49.0	31.4		
29001 - 30000	49.7	31.4		
30001 - 31000	50.3	31.5		
31001 - 32000	51.0	31.5		
32001 - 33000	51.7	31.6		
33001 - 34000	52.3	31.6		
34001 - 35000	53.0	31.7		
35001 - 36000	53.7	31.7		
36001 - 37000	54.3	31.8		
37001 - 38000	55.0	31.8		
38001 - 39000	55.7	31.9		
39001 - 40000	56.3	31.9		
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SUPPLEMENT 30 TO FT RIC 6007-N

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦♦ ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

COLUMN 3 COLUMN 2 COLUMN 1 40001 - 41000 57.0 31.9 41001 - 42000 57.6 32.0 42001 - 43000 58.3 32.0 43001 - 44000 59.0 32.1 44001 - 45000 59.6 32.1 32.2 60.3 45001 - 46000 46001 - 47000 61.0 32.2 32.3 47001 - 48000 61.6 48001 - 49000 62,3 32.3 49001 - 50000 63.0 32.4 32.4 50001 - 51000 63.6 51001 - 52000 ··· 64.3 32.5 64,9 32.5 52001 - 53000 --32.5 53001 - 54000 -65.6 54001 - 55000 66,3 32.6 66.9 32.6 55001 - 56000 32.7 67.6 56001 - 57000 57001 - 58000 32.7 68,3 32.8 58001 - 59000 68.9 32,8 59001 - 60000 69.6 32.9 70.3 60001 - 61000 70.9 32.9 61001 - 62000 33.0 62001 - 63000 71.6 63001 - 64000 33.0 72.2 33.0 64001 - 65000 72.9 33.1 65001 - 66000 73.6 33.1 74.2 66001 - 67000 74.9 33.2 67001 - 68000 33.2 68001 - 69000 75.6 69001 - 70000 76.2 33.3 70001 - 71000 76.9 33.3 33.4 71001 - 72000 77.6 33.4 72001 - 73000 78.2 33.5 73001 - 74000 78.9 74001 - 75000 79.5 33.5 33.6 75001 - 76000 80.2 80.9 33.6 76001 - 77000 77001 - 78000 81.5 33.6

(Continued in next column)

82.2

82.9

78001 - 79000

79001 - 80000

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦♦ A ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING

(SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)				
COLUMN 1	COLUMN 2	COLUMN 3		
80001 - 81000	83.5	33.8		
81001 - 82000	83.9	33.7		
82001 - 83000	84.3	33.7		
83001 - 84000	84.7	33.6		
84001 - 85000	85.1	33.5		
	or r	22 E		
85001 - 86000	85.5	33.5 33.4		
86001 - 87000	85,9 86,2	33.4		
87001 - 88000	86.6	33.3		
88001 - 89000 89001 - 90000	87.0	33.2		
89001 - 90000	0,10	33.2		
90001 - 91000	87.4	33.2		
91001 - 92000	87.7	33.1		
92001 - 93000	88.1	33.1		
93001 - 94000	88.5	33.0		
94001 - 95000	88.8	32.9		
95001 - 96000	89.2	32.9		
96001 - 97000	89.6	32.8		
97001 - 98000	89.9	32.8		
98001 - 99000	90,3	32.7		
99001 - 100000	90.6	32.7		
100001 - 101000	91.0	32.6		
101001 - 102000	91.3	32.6		
102001 - 103000	91.7	32.5		
103001 - 104000	92,0	32.4		
104001 - 105000	92.4	32.4		
105001 - 106000	92.7	32.3		
106001 - 107000	93.1	32.3		
107001 - 108000	93,4	32.2		
108001 - 109000	93.7	32.2		
109001 - 110000	94,0	32.1		
100001-110000	0.1,0			
110001 - 111000	94.4	32.1		
111001 - 112000	94.7	32.0		
112001 - 113000	95.0	32.0		
113001 - 114000	95.4	31.9		
114001 - 115000	95.7	31.9		
115001 - 116000	96.0	31.8		
116001 - 117000	96.3	31.8		
117001 - 118000	96.7	31.7		
118001 - 119000	97.0	31.7		
119001 - 120000	97.3	31.6		
113001 - 120000	1 21.0	31.0		

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

33.7

33.7

♦♦ ▲ ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

SYMBOL) (SEE NOTE 1)			
COLUMN 1	COLUMN 2	COLUMN 3	
120001 - 121000	97.6	31.6	
121001 - 122000	97.9	31.5	
122001 - 123000	98.2	31,5	
123001 - 124000	98.5	31.4	
124001 - 125000	98,8	31.4	
125001 - 126000	99.1	31.3	
126001 - 127000	99.4	31.3	
127001 - 128000	99.7	31.2	
128001 - 129000	100.0	31.2	
129001 - 130000	100.3	31.1	
130001 - 131000	100.6	31.1	
131001 - 132000	100.9	31.0	
132001 - 133000	101.2	31.0	
133001 - 134000	101.5	31.0	
134001 - 135000	101.8	30.9	
135001 - 136000	102.1	30.9	
136001 - 137000	102.4	30.8	
137001 - 138000	102.6	30.8	
138001 - 139000	102.9	30,7	
139001 - 140000	103.2	30.7	
140001 - 141000	103.5	30.6	
141001 - 142000	103.8	30.6	
142001 - 143000	104.0	30.6	
143001 - 144000	104.3	30.5	
OVER - 144000	104.6	30.5	

EXPLANATION OF NOTES

- Designating symbols (mechanical designation) will be assigned to car owner or lessee by the Executive Director, Rules and Standards, Technical Services, Association of American Railroads, upon written application.
- 2. For mileage allowance purposes, the service year of a car is calculated based upon year of construction of underframe. A car's first service year is the year built. Its second service year begins on January 1 of the year following the year built, with succeeding service years starting on January 1 of each following year. If the tank's service year exceeds 30, the car's service year is considered to be in excess of 30 regardless of year of construction of underframe. For those cars constructed without an underframe, the car's service year is calculated based upon year of construction of tank. Service year is determined by subtracting the year of construction (built/rebuilt) from the current calendar year, plus 1, e.g., (2000 1970) + 1 = 31, or Service Years 31 and over allowance bracket.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦♦ ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows:
 - A. For cars built between January 1, 1968 and July 1, 1991, assignment of owned or leased cars to value groups will be determined by the original cost as represented to the original buyer by the manufacturer's invoice price at the time of original installation into service. In the case of a manufacturer-lessor, the fair market value or the value which was certified, or would have been certified, for investment tax credit purposes shall be substituted therefore.
 - B. Assignment to value groups of cars placed into service after July 1, 1991 will be determined by the original cost of the car to the original buyer as stated in the manufacturer's invoice. In only two circumstances, owners may certify as alternative "true value" in lieu of invoice price: (a) manufacturers who retain cars for their own leasing service and (b) purchasers who can demonstrate that they contributed physical assets of significant value that were used by the manufacturer in fabricating a car, resulting in a reduction of the invoice price by more than \$1,000 per car below the price that otherwise would have been charged. For manufacturers "true value" is the price for which a car or group of cars manufactured as a group would have been sold in an arm's length transaction. For purchasers who have made a qualifying contribution to fabrication, "true value" is the invoice price plus the depreciated value of the contributed assets distributed over the cars for which the assets were used, subject to the same limitations on "true value" which would apply to a manufacturer. "True value" shall not exceed the average price of similar cars registered in Umler at invoice price within the most recent 12 months for which registration information is available in Umler, adjusted for changes in the market values of new tank cars as reflected in average car prices. If the AAR determines by audit that a certified "true value" exceeds this value limit by an amount that causes a car to be placed in a higher allowance value bracket, the value of the car will be reduced to the appropriate value bracket. In addition, if the AAR determines by audit that a certified, "true value" exceeds this value limit by an amount that causes a car to be placed in allowance value bracket more than one bracket above the otherwise applicable bracket, excess allowances paid as a result of the over valuation shall be reimbursed to the paying railroads.

Those owners who certify a "true value" in fleu of invoice price during the calendar year must provide to the AAR an officer's certificate at the end of the year stating that, based on all information available to the owner, the owner has complied with the terms of this item. Car owners must supply for entry into Umler all information required for tank cars in the Umler Data Specification Manual. Notwithstanding any other provision of this tariff Item, "true value" will be subject to audit directly by the AAR.

♦♦ ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows: (Cont'd)
 - C. If applicable, initial into service transportation costs, capitalized original lining costs, capitalized additions and capitalized betterments shall be added to car values determined pursuant to Paragraphs 3 (A) and 3 (B), above, if not already included in the value of the car. For cars built after January 1, 1988, capitalized inspection costs shall be added to the value, if applicable and if not already included in the value, if applicable and if not already included in the value of the car. Values other than invoice price shall be identified in accordance with the current AAR Umler Data Specification Manual at the time cars are submitted to the Assistant Vice President, Business Services, AAR, for registration in the Umler file (see Note 6, this item).
 - D. The rebuilt year and rebuilt valuation of a private car will be utilized for the purpose of computing applicable mileage allowances subject to the following conditions:
 - The car must be rebuilt in accordance with the current requirements of Rule 88, Section C of the Office Manual and Sections A & B of the Field Manual, AAR Interchange Rules, Application for official rebuilt status must be filed with the Executive Director, Rules and Standards, AAR Technical Services and written formal approval received prior to registering such car in the Umler file with rebuilt age and valuation data.
 - Assignment of owned or leased rebuilt cars to value groups will be determined as outlined in Notes 3. (A), 3. (B) and 3. (C) herein, except that the maximum valuation of a rebuilt private car shall not exceed the lesser of:
 - a. 75 percent of the original cost of a comparable new car.
 - b. 75 percent of the calculated replacement cost of the rebuilt car prior to rebuilding, as computed per AAR Interchange Rule 107.
 - E. All car ages and values submitted are subject to verification by the AAR, and audit by the AAR or the owners independent public accountant upon reasonable request by the AAR. If the car owner elects to have the audit performed by its independent public accountant, such audit must be performed in a timely fashion in the manner prescribed by the AAR, will be performed at the car owner's expense and must be duly certified by the car owner's auditor as representing the true value of all cars included in such audit. Failure of the car owner to furnish the required car valuation data to the AAR Umler file, to arrange for the requested audit, or to correct errors determined as a result of such audit, will result in such car(s) being assigned to the lowest applicable mileage allowance rate group.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦♦ A ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows: (Cont'd)
 - F. Maximum original cost of fair market value will be as follows:

 For cars built in 1981 and prior 	\$ 64,001
2. For cars built in 1982	\$ 58,001
For cars built in 1983	\$ 56,001
For cars built In 1984	\$ 51,001
For cars built in 1985	\$ 54,001
For cars built in 1986	\$ 66,001
7. For cars built in 1987.	\$ 62,001
8. For cars built in 1988	\$ 63,001
For cars built in 1989	\$ 64,001
10. For cars built in 1990	\$ 67,001
11. For cars built in 1991	\$ 71,001
12. For cars built in 1992	\$ 70,001
13. For cars built in 1993	\$ 76,001
14. For cars built in 1994	\$ 74,001
15. For cars built in 1995	\$ 80,001
16. For cars built in 1996	\$ 83,001
17. For cars built in 1997	\$ 84,001
18. For cars built in 1998	\$ 89,001
19. For cars built in 1999	\$ 94,001
20. For cars built in 2000	\$ 92,001
21, For cars built in 2001	\$ 106,001
22. For cars built in 2002	\$ 109,001
23. For cars built in 2003	\$ 85,001
24. For cars built in 2004	\$ 93,001
25. For cars built in 2005	\$ 101,001
26. For cars built in 2006	\$ 97,001
27. For cars built in 2007	\$ 112,001
28. For cars built in 2008	\$ 112,001
29. For cars built in 2009	\$ 117,001
30. For cars built in 2010	\$ 102,001
31. For cars built in 2011	\$ 107,001
32. For cars built in 2012	\$ 129,001
For cars built in 2013 and subsequent	\$ 144,001

NOTE: Age is determined by subtracting the year of construction (built/rebuilt) from the current calendar year plus 1. e.g. (2014-2010) + 1 = 5

4. For cars built or rebuilt subsequent to December 31, 1977, all values reported to the AAR Umler file must be stated in equivalent U.S. dollars based on the applicable exchange rate at the time such cars were built or rebuilt. Subsequent capitalized additions and betterments reported to Umler must also be stated in equivalent U.S. dollars at the time such improvements were made.

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♦♦ ▲ ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 5. Applies as follows:
 - A. Into service transportation costs are those freight charges associated with the movement of a car that is ready for its first load to the locations of the car's original installation into service. Other transportation charges incurred during construction (e.g., to a facility which installs the original lining, etc) may be included in ledger value provided that the cost is capitalized.
 - B. A capital expenditure is an expenditure intended to benefit future periods in contrast to revenue expenditure/current expense which benefits a current period. It is an addition to a capital asset and is initially reflected on the balance sheet. A capital expenditure normally is subject to depreciation in future years.
 - C. Applies as follows:
 - 1. An addition or betterment has the effect of:
 - Extending the useful life of a car beyond the life projected when the car was entered into service;
 - Increasing a car's normal use beyond that which was in effect when the car was entered into service; or
 - Lowering the operating costs beyond that which was in effect at the time the car was entered into service; or
 - d. Otherwise adding to the worth of the benefits a car can yield beyond that in effect when the car was entered into service (e.g., enhance safety, etc).
 - Any repair that maintains a car in its customary state of operating efficiency is NOT an addition or betterment.
 - An addition is the installation of a new component of a car (not a replacement) which meets the above tests. The value registered in Umler shall be the cost of the component added, including labor.
 - 3. A betterment is the replacement of a component of the car with a superior component. The value registered in Umler for a betterment should not exceed the cost of the superior component, including labor minus (1) the original value of the component that was replaced (i.e., retired) and (2) the cost (i.e., expense) incurred in removing the old component.
 - When a unit of property is removed from a car (i.e., partial retirement), the ledger value registered in Umler shall be reduced by the original value of the unit removed.
 - Any cost recovered under AAR Defect Car Billing, if applicable, must be deducted from the cost of an addition or betterment.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦♦ ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 6. Applies as follows:
 - A. When an owner: (1) makes a valuation correction to the Umler file; or (2) changes the mechanical designation of cars registered in the Umler file; and such changes result in an increase or decrease in the mileage allowance rates, the Assistant Vice President, Business Services, AAR, will be so notified and the increase or decrease will be applied retroactively. Once cars have been reported to the Umler file, any of the foregoing corrections or changes that result in a retroactive increase or decrease in the mileage allowance rates will be identified by the Assistant Vice President. The car owner is required to furnish the Assistant Vice President documented proof of the basis of the correction or change and advise as to any applicable mileage allowance adjustments which are required.
 - B. Retroactive Mileage Allowance Decrease: Within five (5) months from the date of a change to the Umler file resulting in a retroactive mileage allowance rate decrease, the owner will notify all using carriers of such decrease with either supporting details or a summary of the over-collections, with a copy to the Assistant Vice President. After receiving such notification, the using carrier shall deduct such amount(s), in the next open mileage reports to the car owner, plus fifteen (15) percent to reimburse the handling road for audit and associated administrative expenses. If the owner fails to send notification to the users within five (5) months, the Assistant Vice President shall notify carriers of the car initial (s) and number(s) involved and the user(s) shall make an adjustment, as described above.
 - C. Retroactive Mileage Allowance Increase: Within five (5) months from the date of a change to the Umler file resulting in a retroactive mileage allowance rate increase, the owner will notify all using carriers of such increase with either supporting details or a summary of the under-collections, with a copy to the Assistant Vice President. After receiving such notification, the using carriers shall add such amount(s) in their next open mileage reports to the car owner, less fifteen (15) percent to reimburse the handling roads for audit and associated administrative expense. No retroactive mileage allowance rate increase will be applicable if the owner fails to notify the using carriers of such increase within five (5) months from the date of a change to the Umler file.

EXHIBIT NO. 9



SUPPLEMENT 31 TO FREIGHT TARIFF RIC 6007-N

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

MILEAGE ALLOWANCES AND RULES GOVERNING

THE HANDLING OF AND THE PAYMENT OF MILEAGE

ALSO CHARGES

ON
CARS OF PRIVATE OWNERSHIP
AS DEFINED IN ITEMS 25 AND 400

BY RAILROADS PARTIES TO THIS TARIFF

For List of Participating Carriers, see Item 2.10

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: December 11, 2014

EFFECTIVE: January 1, 2015

ISSUED BY

RAILINC, AGENT 7001 WESTON PARKWAY, SUITE 200 CARY, NC 27513

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SUPPLEMENT 31 TO FT RIC 6007-N

ITEM 2.10 [PA]

LIST OF PARTICIPATING CARRIERS ALPHABETIZED BY STANDARD CARRIER ABBREVIATION

(See Note 1, this item)

BS	- Birmingham	Southern F	Railroad	Company [D]

- BXN Bauxite & Northern Railway Company [D]
- CLC Columbia & Cowlitz Railway Company [D]
- CSS Chicago SouthShore & South Bend Railroad......104, 451, 452-A
- DQE DeQueen and Eastern Railroad Company [D]
- ECBR East Cooper & Berkeley Railroad Company [D-1]
- EJE Elgin, Jollet and Eastern Railway Company......112-A, 488-A, 490-A
- EV Everett Railroad Company [D]
- FWCR Florida West Coast Railroad Company [D]
- GRW Gary Railway Company [D]
- GTRA Golden Triangle Railroad [D]
- IAIS Iowa Interstate Railroad, Ltd......35-A, 120-A,121-A
- ICE Iowa, Chicago & Eastern Railroad Corporation [D]
- IORY Indiana & Ohio Railway Company [D]
- LNW Louisiana and North West Railroad Company [D]
- MCR McCloud Railway Company [D]
- ME Morristown & Erie Railway, Inc.
- PCN Point Comfort & Northern Railway Company [D]
- PNR Panhandie Northern Railroad Co. [D]
- PR Palmetto Railways [A-1]
- RSS Rockdaie, Sandow & Southern Railroad Company [D]
- SMA San Manuel Arizona Railroad Company [D]
 - T ST Rail System
- TSRR Tennessee Southern Railroad Company, Inc. [D]
- UP Union Pacific Railroad Company............ 50, 170,185, 410, 575, 576, 577, 579, 585, 591, 592, 630
- WTNN West Tennessee Railroad Corp. [D]

EXPLANATION OF NOTES

 Items of general application in Sections 1 and 2 affecting the participation of all or large groups or numbers of carriers are not listed in this column.

ITEM 2.20-AC

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 15 for Method of Cancellation).

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ITEM 2.20-AC (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 15 for Method of Cancellation).

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ITEM 2,20-AC (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 15 for Method of Cancellation).

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SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

28 ITEM 35-B

APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM

The provisions of Item 187-Series "Equalization of Mileage on Tank Cars of Private Ownership", will not apply in connection with carriers named below:

Angelina and Neches River Railroad Company Apache Railway Company, The Escanaba and Lake Superior Railroad Company Iowa Interstate Railroad, Ltd.

Kansas City Southern Railway Company (Stations 31011 to 31315 only)

Mississippi Export Railroad

Providence and Worcester Railroad Company

Tomahawk Railway, Limited Partnership

Trona Railway Company

Tulsa Sapulpa Union Railway Company

(Carriers formerly listed herein and not brought forward are hereby canceled.)

9 ITEM 55-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

7 ITEM 64-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

17 ITEM 99-A

CANADIAN PACIFIC RAILWAY (EXCEPTION TO ITEM 190)

The provisions of Item 190 Series for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via CPRS from or to said facilities unless the empty movement is immediately preceded by a loaded revenue movement via CPRS. In all other circumstances, the published tariff charges in Tariff CP 4000 Series for movement of empty cars on their own wheels shall apply and will be assessed to the car owner.

On shipments moving within Canada, CP's Mileage Equalization program in Tariff CP 6 applies, except on miles in Canada for "bridge traffic" which only passes through the Canada for routing purposes that are under the terms of this tariff.

1 ITEM 104

CHICAGO SOUTH SHORE AND SOUTH BEND RAILROAD (CSS)

The provisions of Item 190 Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving via Chicago South Shore and South Bend Railroad from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via Chicago South Shore and South Bend Railroad. In all other circumstances, the applicable CSS publication for the movement of empty cars on their own wheels shall apply.

2 ITEM 112-A

ELGIN, JOLIET AND EASTERN RAILWAY COMPANY (EJE)

For rules to apply, see Item 90 of FT RIC 6007-N.

26 ITEM 120-A

IOWA INTERSTATE RAILROAD, LTD (IAIS) (Exception to Item 190-Series)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving to or from facilities served by this railroad unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the IAIS. In all other circumstances, the published tariff charges in Tariff IAIS 3000-Series for movement of empty cars on their own wheels shall apply.

18 ITEM 121-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

SUPPLEMENT 31 TO FT RIC 6007-N

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

16 ITEM 150-D

ST RAIL SYSTEM

- 1. The provisions of Item 190 Series or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via ST Rail System from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the ST Rail System. In all other circumstances, the published tariff charges in Tariff ST 4020 Series for movement of empty cars on their own wheels shall apply.
- 2. The provisions of Item 180 Series concerning the payment of mileage will not apply to cars which are moving via ST Rail System under rates published in tariffs, quotes or contracts that are identified as "zero mileage rates". In the event that the party responsible for the payment of freight charges associated with zero mileage rates is different than the party to whom the reporting marks for said cars are assigned, the car owner must secure mileage payments from the freight paying party.

♦ ITEM 170

[A]

UNION PACIFIC RAILROAD COMPANY (EXCEPTION TO ITEM 190)

Provisions of Item 190-series, or any other provision provided in this tariff, regarding the movement of empty tank cars without charge to or from Repair Facilities will not apply for the account of UP. Movements of empty tank cars to or from Repair Facilities will be subject to the rules and charges provided in the applicable UP tariff(s). For purposes of this Item, the capitalized term "Repair Facilities" means any facility that cleans, lines, relines, maintains, modifies, repairs, or retrofits tank cars.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

25 ITEM 180-A

PAYMENT OF MILEAGE

- Upon written application reporting marks will be assigned to car owner or lessee by the Assistant Vice President, Business Services, Association of American Railroads, provided applicants are subscribers to the AAR Mechanical Interchange Agreement. Applications for reporting marks shall state the owner and lessee for cars under lease. Contact information is required in FindUs.Rail (www.Railinc.com).
- Mileage allowance must be reported to the car owner (person or company at a single address, to whom the reporting marks are assigned) within one (1) month and ten (10) days from the last day of the month in which it is earned including payment for cars on hand at the end of that month.
- Mileage allowance for the use of tank cars will be paid only to the person or company at a single address, to whom the reporting marks are assigned provided cars are properly equipped and marked with the assigned reporting marks and car number, and providing further that:
 - A. A description of each car is furnished to the Assistant Vice President, Business Services, AAR, as required in the Umler file for the assignment of applicable mileage allowances. Such information received by the Assistant Vice President by the last working day of the month except, data transfers requiring data entry by AAR/Railinc staff must be received by the 25th day of the month, will be effective the first day of the subsequent month. Cars registered with transportation code "S_", "SX", "XA", "XZ" or "YA" are not eligible for mileage allowances and will be assigned a zero rate.
- Reporting marks assigned to private car owners shall consist of four letters including the final letter "X".
- Assigned reporting marks must be painted or stenciled on the body of the car. When reporting mileage allowances, the carding, placarding, or boarding of cars will not be recognized.

25 ITEM 182-A

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 1. Deductions By Railroads To Private Car Owners
 - A. Mileage allowed in error, by a railroad, including, but not limited to mileage allowed at incorrect rates for any reason, may be deducted from the car owner's account within twenty-four (24) months from the last day of the month for which the mileage was reported as earned, but not later. A railroad may tender an invoice for mileage allowed in error at any time within twenty-four (24) months from the last day of the month for which the mileage was reported as earned. Except as provided in paragraph 3, an owner-lessor of a private car must remit within eight (8) months after the invoice is presented the entire amount of any invoice issued to it.
 - B. Deductions for amounts of \$25.00 or less shall not be taken after the expiration of two (2) months and ten (10) days from the last day of the month the mileage was earned.
- 2. Claims Issued By Private Car Owners To Railroads
 - A private car owner must, within twenty-four (24) months from the last day of the month the completed cycle was reported, present any claim for mileage allowance discrepancies, including incorrect rates or omissions, to the applicable rail carrier in the prescribed AAR format, as published in AAR Circular No. OT-3 Series at www.Railinc.com, Reference Files. Claims not presented in the required format will not be processed. The railroad receiving the claim must within the four (4) months from the date on which the claim was presented allow it in whole or in part, or decline it. The private car owner may reissue its claim, if applicable within four (4) months from the last day of the four (4) months' period allowed the railroad which handled the claim prior to reissuance. The railroad receiving the reissue claim must within four (4) months from the date of which the reissued claim was presented allow it in whole or in part or decline it. If the railroad fails to handle the original or reissued claim within the prescribed time limits, it will constitute a valid claim as last presented and must be honored by the railroad to which presented. Claim for amounts of \$25.00 per car per cycle or less shall not be Issued. The \$25,00 limit is not applicable where no miles were reported for the railroad cycle.
- 3. Claims by Owners-Lessors
 - A. If a railroad takes a deduction against or issues an invoice to an owner-lessor for mileage allowed in error, including, but not limited to, mileage allowed at incorrect rates for any reason, but the erroneous allowance payment is not recoverable by the owner-lessor as defined below, the owner-lessor may present a claim for the recovery of the amounts deducted by the railroad or the cancellation of an unpaid invoice within two (2) years of receiving notice of the railroad's deduction or invoice.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

25 ITEM 182-A

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 3, Claims by Owners-Lessors (Cont'd)
- (Cont'd) For application of this tariff provision, an owner-lessor may claim that an erroneous mileage payment is "not recoverable" only when (a) the erroneous mileage payment was actually paid or credited by the owner-lessor to a lessee (except those lessees whose primary business is the leasing of cars to entities other than those within a lessee's corporate family and who ship only incidentally) irrespective of whether the lessee subsequently paid or credited the mileage allowance payment to a sublessee; (b) the erroneous allowance payment cannot be recovered from the lessee because the lessee has declared bankruptcy or sought reorganization or is no longer a lessee of the owner-lessor; (c) the owner-lessor exercised timely efforts to recover the erroneous allowance payment beginning within ninety (90) days of receiving notice of the railroad's deduction or invoice; and (d) the owner-lessor undertook diligent collection efforts to recover the erroneous allowance payments until eight (8) months from the date of such notice or invoice (or until the earlier date of initiation of bankruptcy/reorganization proceedings), including making demands for payment and taking deductions against lessees' accounts. Such a claim must be accompanied by a certificate assigned by an officer or other person specifically authorized to sign the certificate of the owner-lessor stating how the claim satisfied each of the requirements set forth above, together with documents reflecting the owner-lessor's collection efforts. If, using reasonable efforts, the railroad is unable to determine whether the lessee's primary business is the leasing of cars to entities other than those in the lessee's corporate family, it shall consult with the owner-lessor, which shall provide the railroad with any evidence of the lessee's shipping activities which may be available to the owner-lessor using reasonable efforts. The owner-lessor shall provide the railroad with an assignment of the owner-lessor's claims and rights to collect the amount not recovered upon payment of the claim of cancellation of the invoice by the railroad.
- B. If the railroad had deducted the amount of an erroneous allowance payment from an owner-lessor, the railroad must remit to the owner-lessor the amount deducted within four (4) months of its receipt of a properly presented, valid claim from the owner-lessor.

SUPPLEMENT 31 TO FT RIC 6007-N

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187-I

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

- 1. Should the aggregate empty mileage accumulated by tank cars carrying any of the reported marks assigned to any one person or company during a calendar year exceed the aggregate loaded mileage during the same calendar year by more than six (6) percent, such excess mileage must be paid for by the person or company to whom the reporting marks are assigned at the rate of ninety-one (91) cents per mile, without minimum, subject to the procedures outlined in Part D (See Note 2, this item).
- Mileage on empty cars moving on revenue billing will not be included in the equalization account.
- 3. Empty mileage accumulated on cars moving to and from repair facilities for modification under DOT mandated retrofit programs or for inspection and/or repair under FRA Emergency Orders will not be included in the equalization account. Empty mileage accumulated on cars moving under AAR Early Warning/Maintenance Advisory letters to and from repair facilities associated with the removal of certain truck bolsters that were manufactured by the National Castings of Mexico facility in Sahagun, Mexico, will not be included in the equalization account.
- 4. Except as outlined in Item 190 Series, Paragraph 2 (C), no adjustments to loaded or empty mileage will be made in the equalization account for mileage caused by error in handling of the reporting railroad or of another railroad, or for mileage accumulated on cars moving on their own wheels to and from repair facilities due to railroad damage or for mileage accumulated due to longer routes for railroad convenience, detours and Surface Transportation Board Service Orders. Rail carriers will make equalization adjustments to the owners of excess reported on-line empty mileage on cars, they lease and operate under private marks, or cars of other lessees and/ or owners operating on their line for company material, weed killer and similar service.
- Adjustments to loaded or empty mileage will be made in the AAR equalization account for apparent accounting errors in the total mileage reported for participating rail carriers under the following procedures. In the absence of appropriate adjustments being made by the AAR or a participating carrier for such accounting errors, a private car company or owner may request an appropriate adjustment for mileage summaries reported in error, from the involved rail carrier in the format prescribed by the AAR, provided such request is made within thirty (30) days of the forwarding of the monthly AAR "Year to Date Equalization Register", containing the alleged error, furnishing a duplicate of such request to the Assistant Vice President, Business Services, AAR. The rail carriers will have thirty (30) days from the date of such request in which to decline or make all or a portion of the requested adjustment, advising the Assistant Vice President of the handling accorded.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187-I (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

5. (Cont'd) If the rail carrier fails to act upon a request for adjustments in the AAR summary totals within the specified time frame, the AAR is authorized to make the adjustment to the equalization account of the private car company or owner for the amount of mileage originally requested. Exceptions to the annual national equalization statement will be handled in accordance with the provisions of Part D (2).

ALL requests for adjustments to the equalization account must be presented by the private car company or owner to the involved rail carrier(s) or presented by the rail carrier(s) to the private car company or owner within three (3) years from the last day of the reporting month in question. However, such request for adjustments will not be accepted by the AAR if the involved rail carrier or car owner is no longer an operating entity, except as provided for in Part C.

 Aggregate loaded and empty mileage will be computed on the basis of actual distance, as defined in Item 185-Series.
 Adjustments made subsequent to the deadline specified in Part D will be computed in the subsequent equalization account year.

PART B REPORTING OF ACTUAL LOADED AND EMPTY MILEAGE

Each participating carrier will submit a monthly mileage report in the format prescribed by the AAR to the assignee of each reporting mark forty (40) days after the close of the movement month reporting by individual car number the actual loaded and empty miles moved as computed in accordance with Item 185-Series. In addition, total actual monthly loaded and empty mileage accumulated by all cars bearing each reporting mark will be reported to the assignee of such mark in the format prescribed by the AAR, furnishing a duplicate of this summary report to the Assistant Vice President, Business Services, AAR. Adjustments for prior months will be indicated on this monthly summary report.

PART C CHANGE OF OWNERSHIP

When a private tank car company or owner discontinues business or disposes of all tank car equipment, any excess empty mileage balance which has accrued to the date of such action, on the tank cars bearing the reporting marks of such company or owner, shall be subject to bill as of that date, in accordance with the provisions of Parts A and D of Item 187-Series, subject to any applicable adjustments.

(Continued on next page)

ITEM 187-I (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

- After May 20 of each year, the Assistant Vice President, Business Services, AAR will summarize all empty and loaded mileage by reporting mark assigned to any person or company, reporting for the proceeding calendar year, by all participating carriers to this tariff. Should the aggregate empty mileage exceed the aggregate loaded mileage of all participating carriers by more than (6) percent for any such group of reporting marks, the person or company to whom the reporting marks are assigned will be billed at the rate of ninety-one (91) cents per mile without minimum and must pay the AAR on behalf of each participating carrier for such excess for such empty mileage. The charges collected for this excess empty mileage will be distributed to the participating carriers by the AAR in direct proportion to such carriers portion of excess empty mileage to the total accumulated excess empty mileage. Only that mileage and any related adjustments reported to the Assistant Vice President prior to May 20 will be considered in determining and excess empty mileage, as outlined herein (See Notes 1, 2 and 3).
- An annual national equalization statement detailing the excess empty mileage accumulated and any applicable charges will be tendered by the Assistant Vice President to the person or company assigned the reporting mark(s) for such cars for verification no later than July 1 of the year succeeding the equalization accounting year. Exceptions to this statement must be received by the Assistant Vice President within 30 days of the date tendered, and payment for all excess empty mileage is due immediately thereafter. Any adjustments made by the participating carriers up to and including the March account applicable to the prior year(s) will be incorporated in the equalization accounts for the prior equalization accounting year. Any railroad or AAR adjustments made subsequent to the March account will be carried over to the following equalization accounting year (see Note 3).
- A private car company or owner failing to render complete 3. payment for all excess empty mileage within thirty (30) days of the date its equalization statement is tendered by the AAR will be subject to a penalty of one and a half percent (1.5%) interest per month (i.e., annual rate of 18%) for each calendar month or fraction thereof on any outstanding balance due from the date of the AAR's invoice statement. If any portion of a private car company's or owner's equalization statement remains unpaid in excess of 3 months from the date initially tendered, all mileage allowances accrued by the tank cars registered in the Umler file bearing its reporting marks will be withheld by the carriers participating in this item until such time as complete payment including applicable penalty interest is made. Once complete payment is made, the participating carriers will be notified by the AAR and claims for any applicable mileage allowances withheld will be honored, less a 15% penalty charge for the carriers' administrative expense.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187-I (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

EXPLANATION OF NOTES

- The ninety-one (91) cents per mile charges for excess empty mileage under the provisions of this item is subject to revision September 1 of each year under Ex Parte No. 328 agreed annual update procedures, and will be retroactively applied to cover the entire calendar year involved.
- Close out dates specified in Part D may be extended by the AAR for a maximum of 60 days for special national accounting problem conditions, affecting substantially all carriers and all owners.
- Invoices that have been issued which, after investigation, are determined to have been erroneous due to rail carriers or AAR accounting and/or system errors may be cancelled by the Assistant Vice President.

in item 192-G HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS

(SEE NOTE 1)

- The rules and charges in this item apply only to empty private tank cars consigned to non-railroad repair facilities; i.e., facilities for cleaning, lining, relining, maintenance, modification or repair.
- 2. The rules and charges do not apply to:
 - Empty private tank cars moving as revenue freight under the provisions of Item 190-Series, Paragraph B 2.
 - Empty private tank cars handled or held for carrier operating convenience.
 - C. Empty private tank cars en route to facilities for cleaning, lining, relining or repair for heavy repairs following railroad damage.
 - D. Empty private tank cars en route to repair facilities located on the premises of a shipping facility, provided that the empty car, after repair, is subsequently shipped from the facility in revenue freight service.
- No allowance will be made by carriers for mileage accrued during supplemental empty movement of tank cars that are assessed charges as provided in Paragraph 5.

(Continued on next page)

SUPPLEMENT 31 TO FT RIC 6007-N

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 192-G (Cont'd)

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- 4. Charges applicable under these provisions will apply to empty private tank cars which the consignee has not ordered to their cleaning, lining, relining, maintenance, modification or repair facility (or their owned or leased tracks in the vicinity thereof) before the expiration of 48 hours free time (not counting Saturdays, Sundays or holidays) after placement. The time calculation will start the first 7 A.M. subsequent to carrier notification to the consignee that the empty private car is ready for placement and the time calculation will stop when the carrier places or forwards the car pursuant to instructions or should have placed or forwarded the car pursuant to instructions.
- After expiration of free time as provided in Paragraph 4, charges will be as follows: (See Note 2)
 - A. Supplementary handling charge of \$101.00 per car.
 - B. Holding charge of \$1 per car per calendar day or fraction thereof including Saturdays, Sundays and holidays while held by carrier on non-leased tracks awaiting disposition.
- 6. In the event the consignee orders the car to tracks owned or leased by the consignee in the vicinity of the facility for cleaning, lining, relining, maintenance, modification or repair within the forty-eight hour period described under Paragraph 4, this item, there will be no supplementary handling charge for the movement; however, such cars will be subject to the supplementary handling charge of \$101.00 per car (See Note 2) at such time that the empty tank car is subsequently ordered and moved onto the facility for cleaning, lining, relining, maintenance, modification or repair or ordered moved from that facility to the tracks or leased by the consignee in the vicinity of the facility.
- 7. Applicable billing will be monthly to the facility involved.

EXPLANATION OF NOTES

- The rules and charges in this item do not in any way supersede or duplicate existing, or new written contractual operating, side track, track lease, property lease, etc., agreements or tariffs that contain empty private tank car handling and holding provisions as part of the overall agreement.
- Per ExParte No. 328, the supplemental handling charge will be revised annually at the same time as the tank car mileage allowance update, utilizing the same method as that prescribed for updating the excess mileage equalization charge.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

Mileage rate allowance for cars of foregoing mechanical designations shall be in cents per loaded mile (See Notes 2 and 7) as follows:

COLUMN 1 - Original cost or fair market value in dollars (see Notes 3, 4, 5 and 6, this item).

COLUMN 2 - Cars in service years 1 through 30.

COLUMN 3 - Cars in service years 31 and over.

COLUMN 1	COLUMN 2	COLUMN 3		
\$ 0 – 1000	30.4	30.1		
1001 – 2000	31.1	30.2		
2001 – 3000	31.8	30.2		
3001 4000	32.4	30,3		
4001 5000	33.1	30.3		
5001 - 6000	33.7	30.3		
6001 - 7000	34.4	30.4		
7001 - 8000 8001 - 9000	35.1	30.4		
	35.7	30.5		
9001 - 10000	36.4	30.5		
10001 - 11000	37.1	30.6		
11001 - 12000	37.7	30.6		
12001 - 13000	38.4	30.7		
13001 - 14000	39.1	30.7		
14001 - 15000	39.7	30.8		
15001 - 16000	40.4	30.8		
16001 - 17000	41.0	30.9		
17001 - 18000	41.7	30.9		
18001 - 19000	42.4	30.9		
19001 - 20000	43.0	31.0		
20001 - 21000	43.7	31.0		
21001 - 22000	44.4	31.1		
22001 - 23000	45.0	31.1		
23001 - 24000	45.7	31.2		
24001 - 25000	46.4	31.2		
25001 - 26000	47.0	31.3		
26001 - 27000	47.7	31.3		
27001 - 28000	48.3	31.4		
28001 - 29000	49.0	31.4		
29001 - 30000	49.7	31,4		
30001 - 31000	50.3	31.5		
31001 - 32000	51.0	31.5		
32001 - 33000	51.7	31,6		
33001 - 34000	52.3	31.6		
34001 - 35000	53.0	31.7		
35001 - 36000	53.7	31.7		
36001 - 37000	54.3	31.8		
37001 - 38000	55.0	31.8		
38001 - 39000	55.7	31.9		
39001 - 40000	56.3	31.9		
(Continued on next page)				

SUPPLEMENT 31 TO FT RIC 6007-N

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

SYMBOL) (SEE NOTE 1)				
COLUMN 1	COLUMN 2	COLUMN 3		
40001 - 41000	57.0	31.9		
41001 - 42000	57.6	32.0		
42001 - 43000	58.3	32.0		
43001 - 44000	59.0	32.1		
44001 - 45000	59.6	32.1		
45001 - 46000	60.3	32.2		
46001 - 47000	61.0	32.2		
47001 - 48000	61.6	32.3		
48001 - 49000	62.3	32.3		
49001 - 50000	63.0	32.4		
50001 - 51000	63,6	32.4		
51001 - 52000	64,3	32.5		
52001 - 53000	64.9	32,5		
53001 - 54000	65.6	32,5		
54001 - 55000	66.3	32.6		
34001 - 33000	00.3	32.0		
55001 - 56000	66.9	32.6		
56001 - 57000	67.6	32.7		
57001 - 58000	68.3	32.7		
58001 - 59000	68.9	32.8		
59001 - 60000	69.6	32.8		
60001 - 61000	70.3	32.9		
61001 - 62000	70.9	32.9		
62001 - 63000	. 71.6	33.0		
63001 - 64000	72.2	33.0		
64001 - 65000	72.9	33.0		
65001 - 66000	73.6	33.1		
66001 - 67000	74.2	33.1		
67001 - 68000	74.9	33.2		
68001 - 69000	75.6	33.2		
		33.3		
69001 - 70000	76.2	33.3		
70001 - 71000	76.9	33.3		
71001 - 72000	77.6	33.4		
72001 - 73000	78.2	33.4		
73001 - 74000	78.9	33.5		
74001 - 75000	79.5	33.5		
75001 - 76000	80.2	33.6		
76001 - 77000	80.9	33.6		
77001 - 78000	81.5	33,6		
78001 - 79000	82.2	33.7		
79001 - 79000	82.9	33.7		
19001 - 90000	02.9	1		

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

	SYMBOL) (SEE NOTE 1)				
ľ	COLUMN 1	COLUMN 2	COLUMN 3		
ľ	80001 - 81000	83.5	33.8		
Γ	81001 - 82000	83.9	33.7		
Γ	82001 - 83000	84.3	33.7		
ľ	83001 - 84000	84.7	33,6		
Ì	84001 - 85000	85.1	33.5		
t					
L	85001 - 86000	85.5	33.5		
L	86001 - 87000	85.9	33.4		
L	87001 - 88000	86.2	33.4		
L	88001 - 89000	86.6	33.3		
L	89001 - 90000	87.0	33.2		
	90001 - 91000	87.4	33.2		
ľ	91001 - 92000	87.7	33.1		
-	92001 - 93000	88.1	33,1		
t	93001 - 94000	88.5	33.0		
t	94001 - 95000	88.8	32.9		
	95001 - 96000	89.2	32.9		
ł	96001 - 97000	89.6	32.8		
ł	97001 - 98000	89.9	32.8		
ŀ	98001 - 99000	90,3	32.7		
t	99001 - 100000	90.6	32.7		
	100001 - 101000	91.0	32.6		
Ì	101001 - 102000	91.3	32.6		
Ī	102001 - 103000	91.7	32.5		
I	103001 - 104000	92.0	32.4		
Į	104001 - 105000	92.4	32.4		
	105001 - 106000	92,7	32.3		
	106001 - 107000	93.1	32.3		
	107001 - 108000	93.4	32.2		
	108001 - 109000	93.7	32.2		
	109001 - 110000	94.0	32.1		
	110001 - 111000	94.4	32.1		
	111001 - 112000	94.7	32.0		
	112001 - 113000	95.0	32.0		
	113001 - 114000	95.4	31.9		
	114001 - 115000	95.7	31.9		
	115001 - 116000	96.0	31.8		
	116001 - 117000	96.3	31.8		
	117001 - 118000	96.7	31.7		
	118001 - 119000	97.0	31.7		
	119001 - 120000	97.3	31.6		
1	. 1535, 12555				

(Continued on next page)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

STRIBOLI (SEL NOTE I)				
COLUMN 1	COLUMN 2	COLUMN 3		
120001 - 121000	97.6	31.6		
121001 - 122000	97.9	31.5		
122001 - 123000	98.2	31.5		
123001 - 124000	98.5	31.4		
124001 - 125000	98.8	31.4		
125001 - 126000	99.1	31.3		
126001 - 127000	99.4	31.3		
127001 - 128000	99.7	31.2		
128001 - 129000	100.0	31.2		
129001 - 130000	100.3	31.1		
130001 - 131000	100.6	31.1		
131001 - 132000	100.9	31.0		
132001 - 133000	101.2	31.0		
133001 - 134000	101.5	31.0		
134001 - 135000	101.8	30.9		
135001 - 136000	102.1	30.9		
136001 - 137000	102.4	30.8		
137001 - 138000	102.6	30.8		
138001 - 139000	102.9	30.7		
139001 - 140000	103.2	30.7		
140001 - 141000	103.5	30,6		
141001 - 142000	103.8	30.6		
142001 - 143000	104.0	30.6		
143001 - 144000	104.3	30.5		
OVER - 144000	104.6	30.5		

EXPLANATION OF NOTES

- Designating symbols (mechanical designation) will be assigned to car owner or lessee by the Executive Director, Rules and Standards, Technical Services, Association of American Railroads, upon written application.
- 2. For mileage allowance purposes, the service year of a car is calculated based upon year of construction of underframe. A car's first service year is the year built. Its second service year begins on January 1 of the year following the year built, with succeeding service years starting on January 1 of each following year. If the tank's service year exceeds 30, the car's service year is considered to be in excess of 30 regardless of year of construction of underframe. For those cars constructed without an underframe, the car's service year is calculated based upon year of construction of tank. Service year is determined by subtracting the year of construction (built/rebuilt) from the current calendar year, plus 1, e.g., (2000 1970) + 1 = 31, or Service Years 31 and over allowance bracket.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows:
 - A. For cars built between January 1, 1968 and July 1, 1991, assignment of owned or leased cars to value groups will be determined by the original cost as represented to the original buyer by the manufacturer's invoice price at the time of original installation into service. In the case of a manufacturer-lessor, the fair market value or the value which was certified, or would have been certified, for investment tax credit purposes shall be substituted therefore.
 - B. Assignment to value groups of cars placed into service after July 1, 1991 will be determined by the original cost of the car to the original buyer as stated in the manufacturer's invoice. In only two circumstances, owners may certify as alternative "true value" in lieu of invoice price: (a) manufacturers who retain cars for their own leasing service and (b) purchasers who can demonstrate that they contributed physical assets of significant value that were used by the manufacturer in fabricating a car, resulting in a reduction of the invoice price by more than \$1,000 per car below the price that otherwise would have been charged. For manufacturers "true value" is the price for which a car or group of cars manufactured as a group would have been sold in an arm's length transaction. For purchasers who have made a qualifying contribution to fabrication, "true value" is the invoice price plus the depreciated value of the contributed assets distributed over the cars for which the assets were used, subject to the same limitations on "true value" which would apply to a manufacturer. "True value" shall not exceed the average price of similar cars registered in Umler at invoice price within the most recent 12 months for which registration information is available in Umler, adjusted for changes in the market values of new tank cars as reflected in average car prices. If the AAR determines by audit that a certified "true value" exceeds this value limit by an amount that causes a car to be placed in a higher allowance value bracket, the value of the car will be reduced to the appropriate value bracket. In addition, if the AAR determines by audit that a certified, "true value" exceeds this value limit by an amount that causes a car to be placed in allowance value bracket more than one bracket above the otherwise applicable bracket, excess allowances paid as a result of the over valuation shall be reimbursed to the paying railroads.

Those owners who certify a "true value" in lieu of invoice price during the calendar year must provide to the AAR an officer's certificate at the end of the year stating that, based on all information available to the owner, the owner has complied with the terms of this item. Car owners must supply for entry into Umler all information required for tank cars in the Umler Data Specification Manual. Notwithstanding any other provision of this tariff item, "true value" will be subject to audit directly by the AAR.

(Continued on next page)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows: (Cont'd)
 - C. If applicable, initial into service transportation costs, capitalized original lining costs, capitalized additions and capitalized betterments shall be added to car values determined pursuant to Paragraphs 3 (A) and 3 (B), above, if not already included in the value of the car. For cars built after January 1, 1988, capitalized inspection costs shall be added to the value, if applicable and if not already included in the value, if applicable and if not already included in the value of the car. Values other than invoice price shall be identified in accordance with the current AAR Umler Data Specification Manual at the time cars are submitted to the Assistant Vice President, Business Services, AAR, for registration in the Umler file (see Note 6, this item).
 - D. The rebuilt year and rebuilt valuation of a private car will be utilized for the purpose of computing applicable mileage allowances subject to the following conditions:
 - The car must be rebuilt in accordance with the current requirements of Rule 88, Section C of the Office Manual and Sections A & B of the Field Manual, AAR Interchange Rules, Application for official rebuilt status must be filed with the Executive Director, Rules and Standards, AAR Technical Services and written formal approval received prior to registering such car in the Umler file with rebuilt age and valuation data.
 - Assignment of owned or leased rebuilt cars to value groups will be determined as outlined in Notes 3. (A), 3. (B) and 3. (C) herein, except that the maximum valuation of a rebuilt private car shall not exceed the lesser of:
 - a. 75 percent of the original cost of a comparable new car.
 - b. 75 percent of the calculated replacement cost of the rebuilt car prior to rebuilding, as computed per AAR Interchange Rule 107.
 - E. All car ages and values submitted are subject to verification by the AAR, and audit by the AAR or the owners independent public accountant upon reasonable request by the AAR. If the car owner elects to have the audit performed by its independent public accountant, such audit must be performed in a timely fashion in the manner prescribed by the AAR, will be performed at the car owner's expense and must be duly certified by the car owner's auditor as representing the true value of all cars included in such audit. Failure of the car owner to furnish the required car valuation data to the AAR Umler file, to arrange for the requested audit, or to correct errors determined as a result of such audit, will result in such car(s) being assigned to the lowest applicable mileage allowance rate group.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows: (Cont'd)
 - F. Maximum original cost of fair market value will be as follows:

1. For cars built in 1981 and prior	\$ 64,001
2. For cars built in 1982	\$ 58,001
3. For cars built in 1983	\$ 56,001
4. For cars built in 1984	\$ 51,001
5. For cars built in 1985	\$ 54,001
6. For cars built in 1986	\$ 66,001
7. For cars built in 1987	\$ 62,001
8. For cars built in 1988	\$ 63,001
9. For cars built in 1989	\$ 64,001
10. For cars built in 1990	\$ 67,001
11. For cars built in 1991	\$ 71,001
12. For cars built in 1992	\$ 70,001
13, For cars built in 1993	\$ 76,001
14. For cars built in 1994	\$ 74,001
15. For cars built in 1995	\$ 80,001
16. For cars built in 1996	\$ 83,001
17. For cars built in 1997	\$ 84,001
18. For cars built in 1998	\$ 89,001
19. For cars built in 1999	\$ 94,001
20. For cars built in 2000	\$ 92,001
21. For cars built in 2001	\$ 106,001
22. For cars built in 2002	\$ 109,001
23. For cars built in 2003	\$ 85,001
24. For cars built in 2004	\$ 93,001
25. For cars built iπ 2005	\$ 101,001
26. For cars built in 2006	\$ 97,001
27. For cars built in 2007	\$ 112,001
28. For cars built in 2008	\$ 112,001
29. For cars built in 2009	\$ 117,001
30. For cars built in 2010	\$ 102,001
31. For cars built in 2011	\$ 107,001
32. For cars built in 2012	\$ 129,001
For cars built in 2013 and subsequent	\$ 144,001

NOTE: Age is determined by subtracting the year of construction (built/rebuilt) from the current calendar year plus 1. e.g. (2014-2010) + 1 = 5

4. For cars built or rebuilt subsequent to December 31, 1977, all values reported to the AAR Umler file must be stated in equivalent U.S. dollars based on the applicable exchange rate at the time such cars were built or rebuilt. Subsequent capitalized additions and betterments reported to Umler must also be stated in equivalent U.S. dollars at the time such improvements were made.

(Continued on next page)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 5. Applies as follows:
 - A. Into service transportation costs are those freight charges associated with the movement of a car that is ready for its first load to the locations of the car's original installation into service. Other transportation charges incurred during construction (e.g., to a facility which installs the original lining, etc) may be included in ledger value provided that the cost is capitalized.
 - B. A capital expenditure is an expenditure intended to benefit future periods in contrast to revenue expenditure/current expense which benefits a current period. It is an addition to a capital asset and is initially reflected on the balance sheet. A capital expenditure normally is subject to depreciation in future years.
 - C. Applies as follows:
 - 1. An addition or betterment has the effect of:
 - Extending the useful life of a car beyond the life projected when the car was entered into service;
 - Increasing a car's normal use beyond that which was in effect when the car was entered into service;
 - Lowering the operating costs beyond that which was in effect at the time the car was entered into service; or
 - d. Otherwise adding to the worth of the benefits a car can yield beyond that in effect when the car was entered into service (e.g., enhance safety, etc).
 - Any repair that maintains a car in its customary state of operating efficiency is NOT an addition or betterment.
 - An addition is the installation of a new component of a car (not a replacement) which meets the above tests.
 The value registered in Umler shall be the cost of the component added, including labor.
 - 3. A betterment is the replacement of a component of the car with a superior component. The value registered in Umler for a betterment should not exceed the cost of the superior component, including labor minus (1) the original value of the component that was replaced (i.e., retired) and (2) the cost (i.e., expense) incurred in removing the old component.
 - When a unit of property is removed from a car (i.e., partial retirement), the ledger value registered in Umler shall be reduced by the original value of the unit removed.
 - Any cost recovered under AAR Defect Car Billing, if applicable, must be deducted from the cost of an addition or betterment.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

30 ITEM 195-M (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- Applies as follows:
 - A. When an owner: (1) makes a valuation correction to the Umler file; or (2) changes the mechanical designation of cars registered in the Umler file; and such changes result in an increase or decrease in the mileage allowance rates, the Assistant Vice President, Business Services, AAR, will be so notified and the increase or decrease will be applied retroactively. Once cars have been reported to the Umler file, any of the foregoing corrections or changes that result in a retroactive increase or decrease in the mileage allowance rates will be identified by the Assistant Vice President. The car owner is required to furnish the Assistant Vice President documented proof of the basis of the correction or change and advise as to any applicable mileage allowance adjustments which are required.
 - B. Retroactive Mileage Allowance Decrease: Within five (5) months from the date of a change to the Umler file resulting in a retroactive mileage allowance rate decrease, the owner will notify all using carriers of such decrease with either supporting details or a summary of the over-collections, with a copy to the Assistant Vice President. After receiving such notification, the using carrier shall deduct such amount(s), in the next open mileage reports to the car owner, plus fifteen (15) percent to reimburse the handling road for audit and associated administrative expenses. If the owner fails to send notification to the users within five (5) months, the Assistant Vice President shall notify carriers of the car initial (s) and number(s) involved and the user(s) shall make an adjustment, as described above.
 - C. Retroactive Mileage Allowance Increase: Within five (5) months from the date of a change to the Umler file resulting in a retroactive mileage allowance rate increase, the owner will notify all using carriers of such increase with either supporting details or a summary of the under-collections, with a copy to the Assistant Vice President. After receiving such notification, the using carriers shall add such amount(s) in their next open mileage reports to the car owner, less fifteen (15) percent to reimburse the handling roads for audit and associated administrative expense. No retroactive mileage allowance rate increase will be applicable if the owner fails to notify the using carriers of such increase within five (5) months from the date of a change to the Umler file.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

25 ITEM 196-A

EXPLANATION OF SYMBOL USED IN ITEM 195

SYMBOL

EXPLANATION

"T" - Tank Car. Tank car means any car which is used only for the transportation of liquids, liquefied gases, compressed gases, or solids that are liquefied prior to unloading. Car may be without underframe if container serving as superstructure is designed to serve as underframe. If car has underframe, it must be designed only for the carriage of one or more enclosed containers (with or without compartments) that form the superstructure and are integral parts of the car. All such containers must be securely attached to underframe when offered for transportation but may have demountable features.

SECTION 2 EXCEPTION TO APPLICATION AND RULES APPLIES ON CARS OTHER TANK CARS

25 ITEM 400-A

APPLICATION - APPLIES ON CARS OTHER THAN TANK CARS

- The term "Cars of Private Ownership", when used in this tariff, is defined as cars bearing other than Railroad Reporting marks that are owned by individuals, firms, corporations, or car companies, including cars owned and/or operated by railroads controlled car lines.
- Except as otherwise provided herein, these rules govern the handling of cars other than tank cars, including the payment of mileage allowances when used by railroads party to this tariff individually or jointly where specifically provided herein, for transportation over their lines, as follows:
 - A. Between points in the United States (interstate and intrastate) including movements where part of the through route is through Canada.
 - Internationally, i.e., between points in the United States and points in Canada.
 - C. Between points in Canada in connection with the Norfolk Southern Railway Company.
 - D. For that portion of the haul in the United States in connection with movements between points in Canada where part of the through route is through the United States.

SECTION 2 EXCEPTION TO APPLICATION AND RULES APPLIES ON CARS OTHER TANK CARS

25 ITEM 405-A

GENERAL EXCEPTION

- The rules and mileage allowances published herein will not apply to:
 - A. Cars that are not properly registered in the AAR's Umler file with assigned reporting marks and mechanical designations.
 - B. Railroad controlled cars bearing private reporting marks equipped with bi- or tri-level racks moving under direction or authority of the rack owner en route to or from non-railroad facilities for the repair or modification of such racks.
- Mileage allowances will not apply to cars handled under the provisions of Item 615, Parts A. 2. B. 2. B. and C. 2. D. and E.

9 ITEM 410-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

9 ITEM 416-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

22 ITEM 418-A

(Provisions formerly shown herein and not brought forward are hereby canceled.)

EXHIBIT NO. 10



FREIGHT TARIFF RIC 6007-O

(For cancellations, see Item 1, this tariff)

MILEAGE ALLOWANCES AND RULES GOVERNING

THE HANDLING OF AND THE PAYMENT OF MILEAGE

ALSO CHARGES

ON
CARS OF PRIVATE OWNERSHIP
AS DEFINED IN ITEMS 25 AND 400

BY RAILROADS PARTIES TO THIS TARIFF

For List of Participating Carriers, see Item 2.10

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: February 19, 2015

EFFECTIVE: March 1, 2015

ISSUED BY

RAILINC, AGENT 7001 WESTON PARKWAY, SUITE 200 CARY, NC 27513

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CHECK SHEET FOR PAGE REVISIONS

Except as otherwise provided, Title Page and pages 1 through 57, inclusive, are effective as of the date shown. Original and revised pages as named below contain all the changes. (New or revised Pages containing changes effective as of the Effective date shown below are highlighted in yellow.)

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- Effective March 1, 2015

ISSUED: November 5, 2015

EFFECTIVE: December 1, 2015 (Except as otherwise noted)

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

LIST OF PAGE REVISIONS

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- Effective March 1, 2015

ISSUED: November 5, 2015

EFFECTIVE: December 1, 2015 (Except as otherwise noted)

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

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ISSUED: February 19, 2015		EFFECTIVE: March	1, 20

ITEM 1 **ITEM 2.10** LIST OF PARTICIPATING CARRIERS **CANCELLATION NOTICE** ALPHABETIZED BY STANDARD Freight Tariff RIC 6007-O cancels Freight Tariff RIC 6007-N CARRIER ABBREVIATION and all supplements issued thereto. (See Note 1) Except as otherwise provided, provisions formerly shown in GLC - Great Lakes Central Railroad Freight Tariff RIC 6007-N, as supplemented, are hereby GNBC - Grainbelt Corporation......620, 630 brought forward in Freight Tariff RIC 6007-O, in their entirety. GNRR - Georgia Northeastern Railroad Company, Inc. GRR - Georgetown Railroad Company GWWE - Gateway Eastern Railway Company **ITEM 2.10** - Hollis & Eastern Railroad Company LIST OF PARTICIPATING CARRIERS HPTD - High Point, Thomasville & Denton Railroad Company......492 ALPHABETIZED BY STANDARD CARRIER ABBREVIATION IAIS - Iowa Interstate Railroad, Ltd......35, 120,121 (See Note 1) IANR - Jowa Northern Railway......495 - Ann Arbor Railroad......412 KCS - Kansas City Southern Rallway Company.......35, 124, AKDN - Acadiana Railway Company [D] 185, 504, 524, 526, 527, 630 ANR - Angelina & Neches River Railroad Company [D] APA - Apache Railway Company......35 LC - Lancaster and Chester Railway Company ASRY - Ashland Railway, Inc. - Lake Superior & Ishpeming Railroad Company LSI LSRC - Lake State Railway Company BLOL - BloomerLine, The BNSF - BNSF Railway Company........50,70,71, 73, 410, - Morristown & Erie Railway, Inc. 420, 422, 424, 426, 428, 430, 432, 434, 436, 438, MRL - Montana Rail Link, Inc......620, 630 440, 441, 442, 444, 445, 446, 448, 620, 630 MSE - Mississippi Export Railroad Company......35 BOCT - Baltimore and Ohio Chicago Terminal Railroad NHN - New Hampshire Northcoast Corporation Company, The......412 BPRR - Buffalo & Pittsburgh Railroad, Inc......75, 449 NS - Norfolk Southern Railway Company, comprised of the following carriers: Norfolk and Western Railway Company CAGY - Columbus and Greenville Railway......102, 453 Norfolk Southern Railway Company. CBRY - Copper Basin Railway, Inc. Alabama Great Southern Railroad Company. CCKY - Chattanooga & Chickamauga Railway Co. Atlantic and East Carolina Railway Company. - Cedar Rapids and Iowa City Railway Company......80, Camp Leleune Railroad Company. 450 Central of Georgia Railroad Company. CM - Central Montana Rail, Inc. Chesapeake Western Railway. - Canadian National Railway......90, 185, 454, CN Cincinnati, New Orleans and Texas Pacific 457.50 Railway Company. CPRS - Canadian Pacific Railway.....99, 458, 459, 460, 462, Georgia Southern and Florida Railway Company. 464, 466, 468, 470, 472, 474, 476, 478, 480, 482, Tennessee Railway Company......131,135, 540,544,545,546,547, 548 - Chicago SouthShore & South Bend Railroad.......104, CSS 451, 452 NYSW - New York, Susquehanna and Western Railway Corp. CSXT - CSX Transportation, Inc., comprised of the following carriers: - Palmetto Railways Carrollton Railroad, The. PW - Providence and Worcester Railroad Company......35 CSX Transportation, Inc. Gainesville Midland Railroad Company. RSR - Rochester & Southern Railroad, Inc. Richmond, Fredericksburg and Potomac Railway Company. SAN - Sandersville Railroad Company......145, 550 Three Rivers Railway Company. SBVR - South Branch Valley Rail Road Western Railway of Alabama, The...106, 484, 486 SLC - San Luis Central Railroad Company, The - Colorado & Wyoming Railway Company, The CW - St. Marys Railroad Company......148, 554 SM CWA - Central Washington Railroad Company

(Continued on next page)

- ST Rail System......150, 555,

SRN - Sabine River & Northern Railroad Company

560, 565

SUN - Sunset Railway Company

ISSUED: November 5, 2015

ETRY - East Tennessee Railway, L.P.

DKS - Doniphan, Kensett & Searcy Railway

DME - Dakota, Minnesota & Eastern Railroad.......487, 622

(Continued in next column)

EJE - Elgin, Joliet and Eastern Railway Company [D] ELS - Escanaba and Lake Superior Railroad Company.....35

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ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

ST

ITEM 2.10

LIST OF PARTICIPATING CARRIERS

ALPHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note 1)

TR	 Tomahawk Railway, Limited Partnership 	35
TRC	- Trona Railway Company	35
TR TRC TSU	- Tulsa-Sapulpa Union Railway Company	
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1		

VR - Valdosta Railway, L.P

WSS - Winston-Salem Southbound Railway Company......595

EXPLANATION OF NOTES

 Items of general application in Sections 1 and 2 affecting the participation of all or large groups or numbers of carriers are not listed in this column.

RULES AND OTHER GOVERNING PROVISIONS GENERAL RULES AND REGULATIONS

ITEM 5

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 include supplements to and successive issues of such tariffs and reissues of such items, notes, rules, etc.
- Where reference is made in this tariff to another tariff by number, such reference applies also to such tariff to the extent it may be applicable on intrastate traffic or traffic to or from Canada.

ITEM 10

CONSECUTIVE NUMBERS

- Where consecutive numbers are represented in this tariff by the first and last numbers connected by the word "to" of 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 15

CANCELLATION OF ORIGINAL AND REVISED PAGES

When this tariff is amended by revised pages, the cancellation of prior pages, will be affected by means of this rule. A revised page will not show a cancellation notice except when a cancellation notice is necessary because of suspension, rejection, or other reasons. Revisions of each page will be published and filed in numerical sequence. (Items containing changes will be highlighted in yellow.)

For Example: "1st Revised Page 6" will have the effect of canceling Original Page 6; "3rd Revised Page 72.1" will have the effect of canceling 2nd Revised page 72.1; and, 2nd Revised page 72.1 will have the effect of canceling 1st Revised page 72.1.

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ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: March 1, 2015

SECTION 1 APPLIES ONLY ON TANK CARS

ITEM 25

APPLICATION OF SECTION 1

- The term "Cars of Private Ownership", when used in this tariff, is defined as cars bearing other than Railroad Reporting marks that are owned by individuals, firms, corporations, or car companies, including cars owned and/ or operated by railroad controlled car lines.
- Except as otherwise provided herein, these rules govern
 the handling of tank cars including the payment of mileage
 allowances, when used by railroads parties to this tariff
 individually or jointly, where specifically provided herein, for
 transportation over their lines as follows:
 - A. Between points in the United States (interstate and intrastate) including movements where part of the through route is through Canada.
 - B. Internationally, i.e., between points in the United States and points in Canada. (Applicable only on that portion of the haul within the United States).
 - C. For that portion of the haul in the United States in connection with movements between points in Canada where part of the through route is through the United States.

SECTION 1 EXCEPTION TO APPLICATION OF RATES APPLIES ONLY ON TANK CARS

ITEM 30

GENERAL EXCEPTION

The rules and mileage allowances published herein will not apply to:

- A. Cars that are not properly registered in the Official Railway Equipment Register, RER 6414-Series, showing capacities and assigned reporting marks.
- Mileage allowances named in Item 195-Series of this tariff will not apply to cars handled under the provisions of Item 190.

ITEM 35

APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM

The provisions of Item 187-Series "Equalization of Mileage on Tank Cars of Private Ownership", will not apply in connection with carriers named below:

Angelina and Neches River Railroad Company [D]
Apache Railway Company, The
Escanaba and Lake Superior Railroad Company
Iowa Interstate Railroad, Ltd.
Kansas City Southern Railway Company (Stations 31011)

to 31315 only)
Mississippi Export Railroad
Providence and Worcester Railroad Company
Tomahawk Railway, Limited Partnership
Trona Railway Company

Tulsa Sapulpa Union Railway Company

ITEM 40

(Provisions formerly shown herein and not brought forward are hereby canceled.)

ISSUED: November 5, 2015

EFFECTIVE: December 1, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 50

APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM

Empty privately-owned or leased tank cars used or to be used in Intra-Mexican service will be subject to the following provisions:

- A. Owner or lessee shall secure an entry permit from the involved Mexican carrier prior to empty movement to the border crossing and permit number must be shown in the writing instructions accompanying such car.
- B. Subsequent to Intra-Mexican service, written instructions for each car entering the U.S. must clearly indicate the exact consignee or facility for disposition of the car prior to movement beyond the border gateways.
- C. Upon failure to comply with paragraphs A or B, a holding charge of \$10.00 per day will be assessed for each 24 hours or fraction thereof beginning at 7:00 AM of the day following arrival of such empty privately owned or leased car at the border crossing, (excluding Saturdays, Sundays and holidays), until provisions of paragraphs A and B as applicable are fulfilled.

BNSF Railway Company Union Pacific Railroad Company

ITEM 70

BNSF RAILWAY COMPANY (LINES IN CANADA)

This tariff also applies on all traffic moving over the lines of the BNSF in Canada.

ITEM 71

BNSF RAILWAY COMPANY (EXCEPTION TO ITEM 190)

The provisions of Item 190 Series for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, retrofit or repair, will not apply to such cars moving via BNSF to/from such facilities unless the empty movement is immediately preceded by a loaded line haul revenue movement via BNSF. In all other circumstances, the published tariff charges in BNSF 90020B, and other applicable BNSF price authorities, for the movement of empty cars on their own wheels shall apply and will be assessed to the car owner.

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 73

BNSF RAILWAY COMPANY (EXCEPTION TO ITEM 190)

When a tank car is released from load on BNSF, the empty will be returned via the reverse of the loaded route to the origin station of the last loaded movement. If the owner or lessee of the car desires movement via a different route or to a station other than the origin of the last loaded movement, empty billing instructions must be given to:

BNSF Railway Co. Carload Billing 920 S.E. Quincy Topeka, KS 66612 Telephone: (800) 786-2873 FAX: (800) 786-2455

prior to release of the empty car. If the owner or lessee of the car requests movement via a different route, or to a station other than the origin of the last movement, after release of the empty car, diversion provisions and charges, as named in BNSF Diversion Tariff 6200 Series, are applicable.

ITEM 75

BUFFALO & PITTSBURGH RAILROAD, INC. (BPRR)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving to or from facilities served by the BPRR unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the BPRR. In all other circumstances, the published tariff charges in Tariff BPRR 4004-Series for movement of empty cars on their own wheels to and from repair or storage facilities shall apply.

ITEM 80

CEDAR RAPIDS AND IOWA CITY RAILWAY COMPANY (CIC)

The provisions of Item 190-Series or other provisions provided in this tariff for the movement of empty tank cars without charge to and from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, etc., will not apply for account of the CIC. For Rules and charges to apply, see Freight Tariff CIC 4006-Series.

ITEM 90

(For provisions formerly shown herein, see Item 90, Page 7.1)

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EFFECTIVE: September 1, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS	·
♦ITEM 90	
CANADIAN NATIONAL RAILWAY COMPANY	
The tariff rules contained herein regarding tank car movements will not apply to the movements described in Item 25.2.C. For those movements, the rules and charges contained in Tariff CN 6544 shall apply.	
(Provisions formerly shown herein and not brought forward are hereby canceled.)	
ISSUED: November 5, 2015	EFFECTIVE: March 1, 2015
ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite	200, Cary, NC 27513

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 99

CANADIAN PACIFIC RAILWAY (EXCEPTION TO ITEM 190)

The provisions of Item 190 Series for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via CPRS from or to said facilities unless the empty movement is immediately preceded by a loaded revenue movement via CPRS. In all other circumstances, the published tariff charges in Tariff CP 4000 Series for movement of empty cars on their own wheels shall apply and will be assessed to the car owner.

On shipments moving within Canada, CP's Mileage Equalization program in Tariff CP 6 applies, except on miles in Canada for "bridge traffic" which only passes through the Canada for routing purposes that are under the terms of this tariff.

ITEM 102

COLUMBUS AND GREENVILLE RAILWAY (CAGY)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge will not apply to such cars moving, to, from, or via the CAGY unless the empty movement is immediately preceded by or followed by a revenue movement via Columbus and Greenville Railway. In all other circumstances, charges published in the Uniform Freight Classification for movement of empty cars on their own wheels observing the single line minimum charge shall apply.

ITEM 104

CHICAGO SOUTH SHORE AND SOUTH BEND RAILROAD (CSS)

The provisions of Item 190 Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving via Chicago South Shore and South Bend Railroad from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via Chicago South Shore and South Bend Railroad. In all other circumstances, the applicable CSS publication for the movement of empty cars on their own wheels shall apply.

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 106

CSX TRANSPORTATION INC.

The participation of this carrier is restricted to movements over its lines, as follows:

- A. Between points in the United States, including movements where part of the through route is through the Dominion of Canada.
- B. For that portion of the haul in the United States on international movements, i.e., between points in the United States and points in the Dominion of Canada.

ITEM 112

(Provisions formerly shown herein and not brought forward are hereby canceled.)

ITEM 120

IOWA INTERSTATE RAILROAD, LTD (IAIS) (Exception to Item 190-Series)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving to or from facilities served by this railroad unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the IAIS. In all other circumstances, the published tariff charges in Tariff IAIS 3000-Series for movement of empty cars on their own wheels shall apply.

ITEM 124

KANSAS CITY SOUTHERN RAILWAY COMPANY, THE

Provisions of Item 190 Series, or any other provision allowing for free switching service of an empty freight car (or cars) to or from shop facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to and from shop facilities served by KCS. Matter of switch charge will be handled by the applicable KCS Tariff.

ITEM 131

NORFOLK SOUTHERN RAILWAY COMPANY

When it is necessary to move a loaded private car to/from shop or repair facilities located on NS, NS will pay mileage payments not to exceed the amount that would have been earned had the car not required additional rail movements to/from shop or repair facilities, provided that the mileage allowances for the loaded movement are not elsewhere restricted.

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ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 135

NORFOLK SOUTHERN RAILWAY COMPANY (EXCEPTION TO ITEM 190) (See NOTE 1)

When a car is released from load on NS, the empty will be returned via the reverse of the loaded route to the origin station of the last loaded movement. If the owner or lessee of the car desires movement via a different route or to a station other than the origin of the last loaded movement, empty billing instructions must be sent prior to release of the empty car via FAX, or NS internet application. If by fax send to:

FAX: 800-580-6092 Norfolk Southern Railway Company Agency Operation Center 125 Spring Street South West Atlanta, GA 30303

If the owner or lessee requests movement via a different route, or to a station other than the origin of the last loaded movement, after release of the empty car, diversion provisions and charges, as named in Norfolk Southern Tariff 8002 Series, are applicable.

EXPLANATION OF NOTE

 If subject tank car has last contained Hazardous Materials, shipping paper must be furnished at the point of origin of the empty car for all moves whether they are reverse or not.

ITEM 145

SANDERSVILLE RAILROAD COMPANY (SAN)

Inbound tank car mileage will be used as an offset to outbound loaded mileage (or vice versa) and the SAN will pay no mileage based on freight mileage table from or to station on its line.

ITEM 148

ST MARYS RAILROAD COMPANY (SM)

Inbound tank car mileage will be used as an offset to outbound loaded mileage and the SM will pay no mileage based on freight mileage table:

From Kingsland, GA to St Marys, GA and from St Marys, GA to Kingsland, GA.

From Kingsland, GA to Kings Bay, GA and from Kings Bay, GA to Kingsland, GA.

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 150

ST RAIL SYSTEM

- 1. The provisions of Item 190 Series or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via ST Rail System from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the ST Rail System. In all other circumstances, the published tariff charges in Tariff ST 4020 Series for movement of empty cars on their own wheels shall apply.
- 2. The provisions of Item 180 Series concerning the payment of mileage will not apply to cars which are moving via ST Rail System under rates published in tariffs, quotes or contracts that are identified as "zero mileage rates". In the event that the party responsible for the payment of freight charges associated with zero mileage rates is different than the party to whom the reporting marks for said cars are assigned, the car owner must secure mileage payments from the freight paying party.

ITEM 170

UNION PACIFIC RAILROAD COMPANY (EXCEPTION TO ITEM 190)

Provisions of Item 190-series, or any other provision provided in this tariff, regarding the movement of empty tank cars without charge to or from Repair Facilities will not apply for the account of UP. Movements of empty tank cars to or from Repair Facilities will be subject to the rules and charges provided in the applicable UP tariff(s). For purposes of this Item, the capitalized term "Repair Facilities" means any facility that cleans, lines, relines, maintains, modifies, repairs, or retrofits tank cars.

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For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: March 1, 2015

ITEM 180

PAYMENT OF MILEAGE

- Upon written application reporting marks will be assigned to car owner or lessee by the Assistant Vice President, Business Services, Association of American Railroads, provided applicants are subscribers to the AAR Mechanical Interchange Agreement. Applications for reporting marks shall state the owner and lessee for cars under lease. Contact information is required in FindUs.Rail (www.Railinc.com).
- Mileage allowance must be reported to the car owner (person or company at a single address, to whom the reporting marks are assigned) within one (1) month and ten (10) days from the last day of the month in which it is earned including payment for cars on hand at the end of that month.
- Mileage allowance for the use of tank cars will be paid only to the person or company at a single address, to whom the reporting marks are assigned provided cars are properly equipped and marked with the assigned reporting marks and car number, and providing further that:
 - A. A description of each car is furnished to the Assistant Vice President, Business Services, AAR, as required in the Umler Data Specification Manual at www.Railinc.com. Products & Services for the assignment of applicable mileage allowances. Such information received by the Assistant Vice President by the last working day of the month except, data transfers requiring data entry by AAR/Railinc staff must be received by the 25th day of the month, will be effective the first day of the subsequent month. Cars registered with transportation code "S.", "SX", "XA", "XZ" or "YA" are not eligible for mileage allowances and will be assigned a zero rate.
- Reporting marks assigned to private car owners shall consist of four letters including the final letter "X".
- Assigned reporting marks must be painted or stenciled on the body of the car. When reporting mileage allowances, the carding, placarding, or boarding of cars will not be recognized.

ITEM 182

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- Deductions By Railroads To Private Car Owners
 - A. Mileage allowed in error, by a railroad, including, but not limited to mileage allowed at incorrect rates for any reason, may be deducted from the car owner's account within twenty-four (24) months from the last day of the month for which the mileage was reported as earned, but not later. A railroad may tender an invoice for mileage allowed in error at any time within twenty-four (24) months from the last day of the month for which the mileage was reported as earned. Except as provided in paragraph 3, an owner-lessor of a private car must remit within eight (8) months after the invoice is presented the entire amount of any invoice issued to it.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 182 (Cont'd)

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- B. Deductions for amounts of \$25.00 or less shall not be taken after the expiration of two (2) months and ten (10) days from the last day of the month the mileage was earned.
- 2. Claims Issued By Private Car Owners To Railroads
 - A. A private car owner must, within twenty-four (24) months from the last day of the month the completed cycle was reported, present any claim for mileage allowance discrepancies, including incorrect rates or omissions, to the applicable rail carrier in the prescribed AAR format, as published in AAR Circular No. OT-3 Series at www.Railinc.com, Reference Files. Claims not presented in the required format will not be processed. The railroad receiving the claim must within the four (4) months from the date on which the claim was presented allow it in whole or in part, or decline it. The private car owner may reissue its claim, if applicable within four (4) months from the last day of the four (4) months' period allowed the railroad which handled the claim prior to reissuance. The railroad receiving the reissue claim must within four (4) months from the date of which the reissued claim was presented allow it in whole or in part or decline it. If the railroad fails to handle the original or reissued claim within the prescribed time limits, it will constitute a valid claim as last presented and must be honored by the railroad to which presented. Claim for amounts of \$25.00 per car per cycle or less shall not be issued. The \$25.00 limit is not applicable where no miles were reported for the railroad cycle.
- 3. Claims by Owners-Lessors
- A. If a railroad takes a deduction against or issues an invoice to an owner-lessor for mileage allowed in error, including, but not limited to, mileage allowed at incorrect rates for any reason, but the erroneous allowance payment is not recoverable by the owner-lessor as defined below, the owner-lessor may present a claim for the recovery of the amounts deducted by the railroad or the cancellation of an unpaid invoice within two (2) years of receiving notice of the railroad's deduction or invoice. For application of this tariff provision, an owner-lessor may claim that an erroneous mileage payment is "not recoverable" only when (a) the erroneous mileage payment was actually paid or credited by the owner-lessor to a lessee (except those lessees whose primary business is the leasing of cars to entities other than those within a lessee's corporate family and who ship only incidentally) irrespective of whether the lessee subsequently paid or credited the mileage allowance payment to a sublessee; (b) the erroneous allowance payment cannot be recovered from the lessee because the lessee has declared bankruptcy or sought reorganization or is no longer a lessee of the owner-lessor; (c) the owner-lessor exercised timely efforts to recover the erroneous allowance payment beginning within ninety (90) days of receiving notice of the railroad's deduction or invoice;

(Continued on next page)

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EFFECTIVE: March 1, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 182 (Cont'd)

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 3. Claims by Owners-Lessors
- A. (Cont'd) and (d) the owner-lessor undertook diligent collection efforts to recover the erroneous allowance payments until eight (8) months from the date of such notice or invoice (or until the earlier date of initiation of bankruptcy/reorganization proceedings), including making demands for payment and taking deductions against lessees' accounts. Such a claim must be accompanied by a certificate assigned by an officer or other person specifically authorized to sign the certificate of the owner-lessor stating how the claim satisfied each of the requirements set forth above, together with documents reflecting the owner-lessor's collection efforts. If, using reasonable efforts, the railroad is unable to determine whether the lessee's primary business is the leasing of cars to entities other than those in the lessee's corporate family, it shall consult with the owner-lessor, which shall provide the railroad with any evidence of the lessee's shipping activities which may be available to the owner-lessor using reasonable efforts. The owner-lessor shall provide the railroad with an assignment of the owner-lessor's claims and rights to collect the amount not recovered upon payment of the claim of cancellation of the invoice by the railroad.
- B. If the railroad had deducted the amount of an erroneous allowance payment from an owner-lessor, the railroad must remit to the owner-lessor the amount deducted within four (4) months of its receipt of a properly presented, valid claim from the owner-lessor.

ITEM 185

COMPUTATION OF MILEAGE (See Exceptions 1 through 6)

- Mileage will be computed on the basis of actual distance based on freight mileage tables of the individual lines parties to this tariff, lawfully on file, via the route of movement from station of origin or station at which received from connecting line to destination station or to stations at which delivered to connecting line without deduction of mileage through switching districts (see Note 1).
- When the transportation begins and ends, i.e., when a car is both loaded and unloaded, within a switching district, no mileage will be allowed. Mileage between an industry or public track and freight station at station of origin or destination will not be allowed.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 185 (Cont'd)

COMPUTATION OF MILEAGE (See Exceptions 1 through 6)

EXPLANATION OF NOTES

1. The intent of the clause "without deduction of mileage through switching districts" is to insure mileage being allowed for the full distance the car moves, via route of movement from freight station of origin to freight station to which destined. When there are two or more freight stations on a road within a switching district, mileage will be paid to or from the station within such district at which the car is actually loaded or unloaded or at which it is received from or delivered to connecting line.

EXCEPTIONS

- In computing distances between stations on the UP on the one hand and stations on the KCS on the other hand, via the New Orleans Gateway, deduct 11.5 miles from the actual distance to and from New Orleans via the UP and 5.4 miles from the actual distance to and from New Orleans via the KCS.
- Mileage will be allowed on movements having origin and destinations at stations or districts within the Chicago Switching District, provided the movements originate at or are destined to industries having private sidings.
- 3. In computing distances between stations on the UP on the one hand and stations on the IC on the other hand via the New Orleans Gateway, deduct 11.5 miles from the actual distance to and from New Orleans, LA via the UP and 5.1 miles from the actual distance to and from New Orleans via the IC.
- In computing distances from, to or via KCS on traffic routed via New Orleans, LA, interchanged at Shrewsbury, LA, deduct 5.4 miles from the actual distance to and from New Orleans, LA on the KCS.
- 5. When for account of the KCS, mileages will be computed on basis of the shortest distance over the route of these lines determined by freight mileage tables lawfully on file, in lieu of actual distance as provided in Paragraph 1 of this item.
- 6. All traffic between West Lake, LA on KCS and interchange with UP will be made at De Quincy, LA, in lieu of Lake Charles, LA for carriers convenience and to facilitate industries located at West Lake, LA. KCS will not pay mileage allowance between West Lake, LA and De Quincy, LA, when cars are moving under provisions of UP reroute orders.

ISSUED: February 19, 2015

EFFECTIVE: March 1, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 187

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

- 1. Should the aggregate empty mileage accumulated by tank cars carrying any of the reported marks assigned to any one person or company during a calendar year exceed the aggregate loaded mileage during the same calendar year by more than six (6) percent, such excess mileage must be paid for by the person or company to whom the reporting marks are assigned at the rate of *ninety-six (96) cents per mile, without minimum, subject to the procedures outlined in Part D (See Note 2, this item).
- Mileage on empty cars moving on revenue billing will not be included in the equalization account.
- 3. Empty mileage accumulated on cars moving to and from repair facilities for modification under DOT mandated retrofit programs or for inspection and/or repair under FRA Emergency Orders will not be included in the equalization account. Empty mileage accumulated on cars moving under AAR Early Warning/ Maintenance Advisory letters to and from repair facilities associated with the removal of certain truck bolsters that were manufactured by the National Castings of Mexico facility in Sahagun, Mexico, will not be included in the equalization account.
- 4. Except as outlined in Item 190 Series, Paragraph 2 (C), no adjustments to loaded or empty mileage will be made in the equalization account for mileage caused by error in handling of the reporting railroad or of another railroad, or for mileage accumulated on cars moving on their own wheels to and from repair facilities due to railroad damage or for mileage accumulated due to longer routes for railroad convenience, detours and Surface Transportation Board Service Orders. Rail carriers will make equalization adjustments to the owners of excess reported on-line empty mileage on cars, they lease and operate under private marks, or cars of other lessees and/or owners operating on their line for company material, weed killer and similar service.
- Adjustments to loaded or empty mileage will be made in the equalization account for apparent accounting errors in the total mileage reported for participating rail carriers under the following procedures. In the absence of appropriate adjustments being made by the AAR or a participating carrier for such accounting errors, a private car company or owner may request an appropriate adjustment for mileage summaries reported in error, from the involved rail carrier in the format prescribed by the AAR, provided such request is made within thirty (30) days of the forwarding of the monthly AAR "Year to Date Equalization Register", containing the alleged error, furnishing a duplicate of such request to the Assistant Vice President, Business Services, AAR. The rail carriers will have thirty (30) days from the date of such request in which to decline or make all or a portion of the requested adjustment, advising the Assistant Vice President of the handling accorded.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

5. (Cont'd) If the rail carrier fails to act upon a request for adjustments in the AAR summary totals within the specified time frame, the AAR is authorized to make the adjustment to the equalization account of the private car company or owner for the amount of mileage originally requested. Exceptions to the annual national equalization statement will be handled in accordance with the provisions of Part D (2).

ALL requests for adjustments to the equalization account must be presented by the private car company or owner to the involved rail carrier(s) or presented by the rail carrier(s) to the private car company or owner within three (3) years from the last day of the reporting month in question. However, such request for adjustments will not be accepted by the AAR if the involved rail carrier or car owner is no longer an operating entity, except as provided for in Part C.

 Aggregate loaded and empty mileage will be computed on the basis of actual distance, as defined in Item 185-Series.
 Adjustments made subsequent to the deadline specified in Part D will be computed in the subsequent equalization account year.

PART B REPORTING OF ACTUAL LOADED AND EMPTY MILEAGE

Each participating carrier will submit a monthly mileage report in the format prescribed by the AAR to the assignee of each reporting mark forty (40) days after the close of the movement month reporting by individual car number the actual loaded and empty miles moved as computed in accordance with Item 185-Series. In addition, total actual monthly loaded and empty mileage accumulated by all cars bearing each reporting mark will be reported to the assignee of such mark in the format prescribed by the AAR, furnishing a duplicate of this summary report to the Assistant Vice President, Business Services, AAR. Adjustments for prior months will be indicated on this monthly summary report.

PART C CHANGE OF OWNERSHIP

When a private tank car company or owner discontinues business or disposes of all tank car equipment, any excess empty mileage balance which has accrued to the date of such action, on the tank cars bearing the reporting marks of such company or owner, shall be subject to bill as of that date, in accordance with the provisions of Parts A and D of Item 187-Series, subject to any applicable adjustments.

(Continued on next page)

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ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

- After May 20 of each year, the Assistant Vice President, Business Services, AAR will summarize all empty and loaded mileage by reporting mark assigned to any person or company, reporting for the proceeding calendar year, by all participating carriers to this tariff. Should the aggregate empty mileage exceed the aggregate loaded mileage of all participating carriers by more than (6) percent for any such group of reporting marks, the person or company to whom the reporting marks are assigned will be billed at the rate of ♦ninety-six (96) cents per mile without minimum and must pay the AAR on behalf of each participating carrier for such excess for such empty mileage. The charges collected for this excess empty mileage will be distributed to the participating carriers by the AAR in direct proportion to such carriers portion of excess empty mileage to the total accumulated excess empty mileage. Only that mileage and any related adjustments reported to the Assistant Vice President prior to May 20 will be considered in determining and excess empty mileage, as outlined herein (See Notes 1, 2 and 3).
- An annual national equalization statement detailing the excess empty mileage accumulated and any applicable charges will be tendered by the Assistant Vice President to the person or company assigned the reporting mark(s) for such cars for verification no later than July 1 of the year succeeding the equalization accounting year. Exceptions to this statement must be received by the Assistant Vice President within 30 days of the date tendered, and payment for all excess empty mileage is due immediately thereafter. Any adjustments made by the participating carriers up to and including the March account applicable to the prior year(s) will be incorporated in the equalization accounts for the prior equalization accounting year. Any railroad or AAR adjustments made subsequent to the March account will be carried over to the following equalization accounting year (see Note 3).
- A private car company or owner failing to render complete payment for all excess empty mileage within thirty (30) days of the date its equalization statement is tendered by the AAR will be subject to a penalty of one and a half percent (1.5%) interest per month (i.e., annual rate of 18%) for each calendar month or fraction thereof on any outstanding balance due from the date of the AAR's invoice statement. It any portion of a private car company's or owner's equalization statement remains unpaid in excess of 3 months from the date initially tendered, all mileage allowances accrued by the tank cars registered in the Umler file bearing its reporting marks will be withheld by the carriers participating in this item until such time as complete payment including applicable penalty interest is made. Once complete payment is made, the participating carriers will be notified by the AAR and claims for any applicable mileage allowances withheld will be honored, less a 15% penalty charge for the carriers' administrative expense.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

EXPLANATION OF NOTES

- The Ininety-six (96) cents per mile charges for excess empty mileage under the provisions of this item is subject to revision September 1 of each year under Ex Parte No. 328 agreed annual update procedures, and will be retroactively applied to cover the entire calendar year involved.
- Close out dates specified in Part D may be extended by 2. the AAR for a maximum of 60 days for special national accounting problem conditions, affecting substantially all carriers and all owners.
- Invoices that have been issued which, after investigation, are determined to have been erroneous due to rail carriers or AAR accounting and/or system errors may be cancelled by the Assistant Vice President.

ITEM 190

HANDLING OF EMPTY TANK CARS (SEE NOTE 2)

- When a tank car is released from load, the owner or lessee must issue instructions for the disposition of the empty car to the agent at point of unloading either direct or through consignee or via EDI. Empty instructions may also be included with the original loaded shipping instructions if transmitted via EDI. If the owner or lessee fails to have instructions in the hands of the railroad agent having jurisdiction at point of unloading prior to the time the car is released from load to forward the car or written instructions to hold it, the agent is authorized to forward the empty car to the origin point of the last load via reverse of the loaded route. No tank car which last contained hazardous material may be moved without having shipping instructions furnished as per Title 49 Code of Federal Regulations.
- 2. Empty tank cars will be handled as follows:
 - A. Except as otherwise provided in this tariff, cars covered by this section will be moved empty without charge between stations or junction points upon receipt of instructions from the car owner or lessee confirmed in writing. Such instructions must include the specific facility to which such empty car is consigned or the name and address of the person or company which controls the car. No allowance will be made for mileage of such cars during empty
 - A new car, a car that is restenciled with private reporting marks or a newly acquired car moving prior to its first loaded move in commercial service and a newly acquired car moving prior to its first loaded move in commercial service and a car moving for sale or scrap will be moved upon surrender of a bill of lading and will be subject to applicable rates (see Note 1).

(Continued on next page)

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ITEM 190 (Cont'd)

HANDLING OF EMPTY TANK CARS (SEE NOTE 2)

- 2. Empty tank cars will be handled as follows: (Cont'd)
 - C. If the owner or lessee or party issued instructions to forward the empty tank car to the origin point of the last load by specific routing different than the reverse routing of the loaded movement, the total miles of such return movement will be billed at the excess empty mileage rate specified in Item 187-Series without minimum and such empty mileage so billed will be excluded from the equalization account of the owner. This billing will be made to, and collectable from, the person so requesting such variance in the return routing. If the carriers depart from the destinations, junctions or carriers of the reverse route of the load, any resulting excess empty miles will be excluded from the car owner's equalization account by erring carrier.

EXPLANATION OF NOTES

- A car loaded with railroad company material moving on nonrevenue billing will be considered as having been loaded in commercial service on which the railroads derived line-haul revenue.
- The provisions of this item apply except as otherwise provided in Item 192-Series of this tariff.

ITEM 192

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- The rules and charges in this item apply only to empty private tank cars consigned to non-railroad repair facilities; i.e., facilities for cleaning, lining, relining, maintenance, modification or repair.
- 2. The rules and charges do not apply to:
 - Empty private tank cars moving as revenue freight under the provisions of Item 190-Series, Paragraph B 2.
 - Empty private tank cars handled or held for carrier operating convenience.
 - Empty private tank cars en route to facilities for cleaning, lining, relining or repair for heavy repairs following railroad damage.
 - D. Empty private tank cars en route to repair facilities located on the premises of a shipping facility, provided that the empty car, after repair, is subsequently shipped from the facility in revenue freight service.
- No allowance will be made by carriers for mileage accrued during supplemental empty movement of tank cars that are assessed charges as provided in Paragraph 5.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 192 (Cont'd)

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- 4. Charges applicable under these provisions will apply to empty private tank cars which the consignee has not ordered to their cleaning, lining, relining, maintenance, modification or repair facility (or their owned or leased tracks in the vicinity thereof) before the expiration of 48 hours free time (not counting Saturdays, Sundays or holidays) after placement. The time calculation will start the first 7 A.M. subsequent to carrier notification to the consignee that the empty private car is ready for placement and the time calculation will stop when the carrier places or forwards the car pursuant to instructions or should have placed or forwarded the car pursuant to instructions.
- After expiration of free time as provided in Paragraph 4, charges will be as follows: (See Note 2)
 - A. Supplementary handling charge of \$106.00 per car.
 - B. Holding charge of \$1 per car per calendar day or fraction thereof including Saturdays, Sundays and holidays while held by carrier on non-leased tracks awaiting disposition.
- 6. In the event the consignee orders the car to tracks owned or leased by the consignee in the vicinity of the facility for cleaning, lining, relining, maintenance, modification or repair within the forty-eight hour period described under Paragraph 4, this item, there will be no supplementary handling charge for the movement; however, such cars will be subject to the supplementary handling charge of ◆\$106.00 per car (See Note 2) at such time that the empty tank car is subsequently ordered and moved onto the facility for cleaning, lining, relining, maintenance, modification or repair or ordered moved from that facility to the tracks or leased by the consignee in the vicinity of the facility.
- 7. Applicable billing will be monthly to the facility involved.

EXPLANATION OF NOTES

- The rules and charges in this item do not in any way supersede or duplicate existing, or new written contractual operating, side track, track lease, property lease, etc., agreements or tariffs that contain empty private tank car handling and holding provisions as part of the overall agreement
- Per ExParte No. 328, the supplemental handling charge will be revised annually at the same time as the tank car mileage allowance update, utilizing the same method as that prescribed for updating the excess mileage equalization charge.

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♦ ▲ ITEM 195

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

Mileage rate allowance for cars of foregoing mechanical designations shall be in cents per loaded mile (See Notes 2 and 7) as follows:

COLUMN 1 - Original cost or fair market value in dollars (see Notes 3, 4, 5 and 6, this item).

COLUMN 2 - Cars in service years 1 through 30.

	ervice years 31 and o	ver.
COLUMN 1	COLUMN 2	COLUMN 3
\$ 0 – 1000	29.5	29.1
1001 – 2000	30.2	29.2
2001 – 3000	30.9	29.2
3001 – 4000	31.6	29.3
4001 – 5000	32,2	29.3
5001 - 6000	32.9	29,4
6001 - 7000	33.6	29.4
7001 - 8000	34.3	29.5
8001 - 9000	35,0	29.5
9001 - 10000	35.7	29.6
10001 - 11000	36.4	29.6
11001 - 12000	37.1	29.7
12001 - 13000	37.8	29.7
13001 - 14000	38.5	29.8
14001 - 15000	39.2	29.8
15001 - 16000	39.9	29.9
16001 - 17000	40.6	29.9
17001 - 18000	41.3	30.0
18001 - 19000	42.0	30.0
19001 - 20000	42.7	30.1
20001 - 21000	43.4	30.1
21001 - 22000	44.1	30,2
22001 - 23000	44.7	30,2
23001 - 24000	45.4	30.3
24001 - 25000	46.1	30.3
25001 - 26000	46.8	30.4
26001 - 27000	47.5	30.4
27001 - 28000	48.2	30.5
28001 - 29000	48.9	30.5
29001 - 30000	49.6	30.6
30001 - 31000	50.3	30,6
31001 - 32000	51.0	30,7
32001 - 33000	51.7	30.7
33001 - 34000	52.4	30.8
34001 - 35000	53.1	30.8
35001 - 36000	53.8	30,9
36001 - 37000	54.5	30,9
37001 - 38000	55.2	31.0
38001 - 39000	55.9	31.0
39001 - 40000	56.5	31.1

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦ ▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

STMBOL) (SEE NOTE I)				
COLUMN 1	COLUMN 2	COLUMN 3		
40001 - 41000	57.2	31.1		
41001 - 42000	57.9	31.2		
42001 - 43000	58.6	31.2		
43001 - 44000	59.3	31.2		
44001 - 45000	60.0	31.3		
45001 - 46000	60.7	31.3		
46001 - 47000	61.4	31.4		
47001 - 48000	62.1	31.4		
48001 - 49000	62.8	31.5		
49001 - 50000	63.5	31.5		
50001 - 51000	64.2	31.6		
51001 - 52000	64.9	31.6		
52001 - 53000	65.6	31.7		
53001 - 54000	66.3	31.7		
54001 - 55000	67.0	31.8		
55001 - 56000	67.7	31.8		
56001 - 57000	68.4	31.9		
57001 - 58000	69.0	31.9		
58001 - 59000	69.7	32.0		
59001 - 60000	70.4	32.0		
22224 04000	74.4	20.4		
60001 - 61000	71.1 71.8	32.1 32.1		
61001 - 62000				
62001 - 63000	72,5	32.2		
63001 - 64000	73.2	32.2		
64001 - 65000	73.9	32.3		
65001 - 66000	74.6	32.3		
66001 - 67000	75.3	32.4		
67001 - 68000	76.0	32,4		
68001 - 69000	76.7	32.5		
69001 - 70000	77.4	32,5		
00001-,000				
70001 - 71000	78.1	32.6		
71001 - 72000	78.8	32.6		
72001 - 73000	79.5	32.7		
73001 - 74000	80.2	32.7		
74001 - 75000	80.8	32.8		
	1			
75001 - 76000	81.5	32.8		
76001 - 77000	82.2	32.9		
77001 - 78000	82.9	32,9		
78001 - 79000	83.6	33.0		
79001 - 80000	84.3	33.0		
1 (0	ontinued on next pac	ne)		

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(Continued in next column)

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

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♦ ▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

COLUMN 1	YMBOL) (SEE NOTE ' COLUMN 2	COLUMN 3
80001 - 81000	85.0	33,1
81001 - 82000	85.4	33.0
82001 - 83000	85.9	32.9
83001 - 84000	86.3	32.9
84001 - 85000	86.7	32.8
04001 - 03000	00.7	02.0
85001 - 86000	87.1	32.8
86001 - 87000	87.5	32.7
87001 - 88000	87.9	32.7
88001 - 89000	88.3	32.6
89001 - 90000	88.7	32.6
90001 - 91000	89.1	32.5
91001 - 92000	89.5	32.5
92001 - 93000	89.9	32.4
93001 - 94000	90.3	32.3
94001 - 95000	90.7	32.3
95001 - 96000	91.1	32.2
96001 - 97000	91.4	32.2
97001 - 98000	91,8	32.1
98001 - 99000	92,2	32.1
99001 - 100000	92.6	32.0
100001 - 101000	92.9	32.0
101001 - 102000	93.3	31.9
102001 - 103000	93.7	31.9
103001 - 104000	94.1	31.8
104001 - 105000	94.4	31.8
105001 - 106000	94.8	31.7
106001 - 107000	95.1	31.7
107001 - 108000	95.5	31.6
108001 - 109000	95.9	31.6
109001 - 110000	96.2	31.5
110001 - 111000	96.6	31.5
111001 - 112000	96.9	31.5
112001 - 113000	97.3	31.4
113001 - 114000	97.6	31.4
114001 - 115000	98,0	31.3
115001 - 116000	98.3	31.3
116001 - 117000	98.6	31.2
117001 - 118000	99.0	31.2
118001 - 119000	99.3	31.1
119001 - 120000	99.7	31.1

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦ ★ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

311	MBOL) (SEE NOTE	
COLUMN 1	COLUMN 2	COLUMN 3
120001 - 121000	100.0	31.0
121001 - 122000	100.3	31.0
122001 - 123000	100.6	30.9
123001 - 124000	101.0	30.9
124001 - 125000	101.3	30.9
		20.0
125001 - 126000	101.6	30.8
126001 - 127000	101.9	30.8
127001 - 128000	102.3	30.7
128001 - 129000	102.6	30.7
129001 - 130000	102.9	30.6
130001 - 131000	103.2	30.6
131001 - 132000	103.5	30.6
132001 - 133000	103.8	30.5
133001 - 134000	104.1	30,5
134001 - 135000	104.5	30.4
135001 - 136000	104.8	30.4
136001 - 137000	105.1	30.4
137001 - 138000	105.4	30.3
138001 - 139000	105.7	30.3
139001 - 140000	106.0	30.2
140001 - 141000	106.3	30.2
141001 - 142000	106,6	30.2
142001 - 143000	106.8	30,1
143001 - 144000	107.2	30.1
144001 - 145000	107.4	30.0

EXPLANATION OF NOTES

- Designating symbols (mechanical designation) will be assigned to car owner or lessee by the Executive Director, Rules and Standards, Technical Services, Association of American Railroads, upon written application.
- 2. For mileage allowance purposes, the service year of a car is calculated based upon year of construction of underframe. A car's first service year is the year built. Its second service year begins on January 1 of the year following the year built, with succeeding service years starting on January 1 of each following year. If the tank's service year exceeds 30, the car's service year is considered to be in excess of 30 regardless of year of construction of underframe. For those cars constructed without an underframe, the car's service year is calculated based upon year of construction of tank. Service year is determined by subtracting the year of construction (built/rebuilt) from the current calendar year, plus 1, e.g., (2000 1970) + 1 = 31, or Service Years 31 and over allowance bracket.

(Continued on next page)

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♦ ▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows:
 - A. For cars built between January 1, 1968 and July 1, 1991, assignment of owned or leased cars to value groups will be determined by the original cost as represented to the original buyer by the manufacturer's invoice price at the time of original installation into service. In the case of a manufacturer-lessor, the fair market value or the value which was certified, or would have been certified, for investment tax credit purposes shall be substituted therefore.
 - B. Assignment to value groups of cars placed into service after July 1, 1991 will be determined by the original cost of the car to the original buyer as stated in the manufacturer's invoice. In only two circumstances, owners may certify as alternative "true value" in lieu of invoice price: (a) manufacturers who retain cars for their own leasing service and (b) purchasers who can demonstrate that they contributed physical assets of significant value that were used by the manufacturer in fabricating a car, resulting in a reduction of the invoice price by more than \$1,000 per car below the price that otherwise would have been charged. For manufacturers "true value" is the price for which a car or group of cars manufactured as a group would have been sold in an arm's length transaction. For purchasers who have made a qualifying contribution to fabrication, "true value" is the invoice price plus the depreciated value of the contributed assets distributed over the cars for which the assets were used, subject to the same limitations on "true value" which would apply to a manufacturer. "True value" shall not exceed the average price of similar cars registered in Umler at invoice price within the most recent 12 months for which registration information is available in Umler, adjusted for changes in the market values of new tank cars as reflected in average car prices. If the AAR determines by audit that a certified "true value" exceeds this value limit by an amount that causes a car to be placed in a higher allowance value bracket, the value of the car will be reduced to the appropriate value bracket. In addition, if the AAR determines by audit that a certified, "true value" exceeds this value limit by an amount that causes a car to be placed in allowance value bracket more than one bracket above the otherwise applicable bracket, excess allowances paid as a result of the over valuation shall be reimbursed to the paying railroads.

Those owners who certify a "true value" in lieu of invoice price during the calendar year must provide to the AAR an officer's certificate at the end of the year stating that, based on all information available to the owner, the owner has complied with the terms of this item. Car owners must supply for entry into Umler all information required for tank cars in the Umler Data Specification Manual.

Notwithstanding any other provision of this tariff item, "true value" will be subject to audit directly by the AAR.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦ ▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- Applies as follows: (Cont'd)
 - C. If applicable, initial into service transportation costs, capitalized original lining costs, capitalized additions and capitalized betterments shall be added to car values determined pursuant to Paragraphs 3 (A) and 3 (B), above, if not already included in the value of the car. For cars built after January 1, 1988, capitalized inspection costs shall be added to the value, if applicable and if not already included in the value, if applicable and if not already included in the value of the car. Values other than invoice price shall be identified in accordance with the current AAR Umler Data Specification Manual at the time cars are submitted to the Assistant Vice President, Business Services, AAR, for registration in the Umler file (see Note 6, this item).
 - D. The rebuilt year and rebuilt valuation of a private car will be utilized for the purpose of computing applicable mileage allowances subject to the following conditions:
 - The car must be rebuilt in accordance with the current requirements of Rule 88, Section C of the Office Manual and Sections A & B of the Field Manual, AAR Interchange Rules, Application for official rebuilt status must be filed with the Executive Director, Rules and Standards, AAR Technical Services and written formal approval received prior to registering such car in the Umler file with rebuilt age and valuation data.
 - Assignment of owned or leased rebuilt cars to value groups will be determined as outlined in Notes 3. (A), 3. (B) and 3. (C) herein, except that the maximum valuation of a rebuilt private car shall not exceed the lesser of:
 - a. 75 percent of the original cost of a comparable new car.
 - b. 75 percent of the calculated replacement cost of the rebuilt car prior to rebuilding, as computed per AAR Interchange Rule 107.
 - E. All car ages and values submitted are subject to verification by the AAR, and audit by the AAR or the owners independent public accountant upon reasonable request by the AAR. If the car owner elects to have the audit performed by its independent public accountant, such audit must be performed in a timely fashion in the manner prescribed by the AAR, will be performed at the car owner's expense and must be duly certified by the car owner's auditor as representing the true value of all cars included in such audit. Failure of the car owner to furnish the required car valuation data to the AAR Umler file, to arrange for the requested audit, or to correct errors determined as a result of such audit, will result in such car(s) being assigned to the lowest applicable mileage allowance rate group.

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♦ ♦ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows: (Cont'd)
 - F. Maximum original cost of fair market value will be as follows:

1. For cars built in 1981 and prior	\$ 64,001
2. For cars built in 1982	\$ 58,001
3. For cars built in 1983	\$ 56,001
4. For cars built in 1984	\$ 51,001
5. For cars built in 1985	\$ 54,001
6. For cars built in 1986	\$ 66,001
7. For cars built in 1987	\$ 62,001
8. For cars built in 1988	\$ 63,001
9. For cars built in 1989	\$ 64,001
10. For cars built in 1990	\$ 67,001
11. For cars built in 1991	\$ 71,001
12. For cars built in 1992	\$ 70,001
13. For cars built in 1993	\$ 76,001
14. For cars built in 1994	\$ 74,001
15. For cars built in 1995	\$ 80,001
16. For cars built in 1996	\$ 83,001
17. For cars built in 1997	\$ 84,001
18. For cars built in 1998	\$ 89,001
19. For cars built in 1999	\$ 94,001
20. For cars built in 2000	\$ 92,001
21, For cars built in 2001	\$ 106,001
22. For cars built in 2002	\$ 109,001
23, For cars built in 2003	\$ 85,001
24, For cars built in 2004	\$ 93,001
25. For cars built in 2005	\$ 101,001
26. For cars built in 2006	\$ 97,001
27. For cars built in 2007	\$ 112,001
28. For cars built in 2008	\$ 112,001
29. For cars built in 2009	\$ 117,001
30. For cars built in 2010	\$ 102,001
31. For cars built in 2011	\$ 107,001
32. For cars built in 2012	\$ 129,001
33. For cars built in 2013	\$ 144,001
34. For cars built in 2014 and subsequent	\$ 136,001

- NOTE: Age is determined by subtracting the year of construction (built/rebuilt) from the current calendar year plus 1. e.g. (2014-2010) + 1 = 5
- 4. For cars built or rebuilt subsequent to December 31, 1977, all values reported to the AAR Umler file must be stated in equivalent U.S. dollars based on the applicable exchange rate at the time such cars were built or rebuilt. Subsequent capitalized additions and betterments reported to Umler must also be stated in equivalent U.S. dollars at the time such improvements were made.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

♦ ♦ ♦ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 5. Applies as follows:
 - A. Into service transportation costs are those freight charges associated with the movement of a car that is ready for its first load to the locations of the car's original installation into service. Other transportation charges incurred during construction (e.g., to a facility which installs the original lining, etc) may be included in ledger value provided that the cost is capitalized.
 - B. A capital expenditure is an expenditure intended to benefit future periods in contrast to revenue expenditure/current expense which benefits a current period. It is an addition to a capital asset and is initially reflected on the balance sheet. A capital expenditure normally is subject to depreciation in future years.
 - C. Applies as follows:
 - 1. An addition or betterment has the effect of:
 - Extending the useful life of a car beyond the life projected when the car was entered into service; or
 - Increasing a car's normal use beyond that which was in effect when the car was entered into service;
 - Lowering the operating costs beyond that which was in effect at the time the car was entered into service; or
 - d. Otherwise adding to the worth of the benefits a car can yield beyond that in effect when the car was entered into service (e.g., enhance safety, etc).
 - Any repair that maintains a car in its customary state of operating efficiency is NOT an addition or betterment.
 - An addition is the installation of a new component of a car (not a replacement) which meets the above tests. The value registered in Umler shall be the cost of the component added, including labor.
 - 3. A betterment is the replacement of a component of the car with a superior component. The value registered in Umler for a betterment should not exceed the cost of the superior component, including labor minus (1) the original value of the component that was replaced (i.e., retired) and (2) the cost (i.e., expense) incurred in removing the old component.
 - When a unit of property is removed from a car (i.e., partial retirement), the ledger value registered in Umler shall be reduced by the original value of the unit removed.
 - Any cost recovered under AAR Defect Car Billing, if applicable, must be deducted from the cost of an addition or betterment.

(Continued on next page)

EFFECTIVE: September 1, 2015

ISSUED: August 10, 2015

112

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

♦ ▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 6. Applies as follows:
 - A. When an owner: (1) makes a valuation correction to the Umler file; or (2) changes the mechanical designation of cars registered in the Umler file; and such changes result in an increase or decrease in the mileage allowance rates, the Assistant Vice President, Business Services, AAR, will be so notified and the increase or decrease will be applied retroactively. Once cars have been reported to the Umler file, any of the foregoing corrections or changes that result in a retroactive increase or decrease in the mileage allowance rates will be identified by the Assistant Vice President. The car owner is required to furnish the Assistant Vice President documented proof of the basis of the correction or change and advise as to any applicable mileage allowance adjustments which are required.
 - B. Retroactive Mileage Allowance Decrease: Within five (5) months from the date of a change to the Umler file resulting in a retroactive mileage allowance rate decrease, the owner will notify all using carriers of such decrease with either supporting details or a summary of the over-collections, with a copy to the Assistant Vice President. After receiving such notification, the using carrier shall deduct such amount(s), in the next open mileage reports to the car owner, plus fifteen (15) percent to reimburse the handling road for audit and associated administrative expenses. If the owner fails to send notification to the users within five (5) months, the Assistant Vice President shall notify carriers of the car initial (s) and number(s) involved and the user(s) shall make an adjustment, as described above.
 - C. Retroactive Mileage Allowance Increase: Within five (5) months from the date of a change to the Umler file resulting in a retroactive mileage allowance rate increase, the owner will notify all using carriers of such increase with either supporting détails or a summary of the under-collections, with a copy to the Assistant Vice President. After receiving such notification, the using carriers shall add such amount(s) in their next open mileage reports to the car owner, less fifteen (15) percent to reimburse the handling roads for audit and associated administrative expense. No retroactive mileage allowance rate increase will be applicable if the owner fails to notify the using carriers of such increase within five (5) months from the date of a change to the Umler file.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 196

EXPLANATION OF SYMBOL USED IN ITEM 195

SYMBOL

EXPLANATION

"T" - Tank Car. Tank car means any car which is used only for the transportation of liquids, ilquefied gases, compressed gases, or solids that are liquefied prior to unloading. Car may be without underframe if container serving as superstructure is designed to serve as underframe. If car has underframe, it must be designed only for the carriage of one or more enclosed containers (with or without compartments) that form the superstructure and are integral parts of the car. All such containers must be securely attached to underframe when offered for transportation but may have demountable features.

ISSUED: August 10, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: September 1, 2015

EXHIBIT NO. 11



FREIGHT TARIFF RIC 6007-O

(For cancellations, see Item 1, this tariff)

MILEAGE ALLOWANCES AND RULES GOVERNING

THE HANDLING OF AND THE PAYMENT OF MILEAGE

ALSO CHARGES

ON
CARS OF PRIVATE OWNERSHIP
AS DEFINED IN ITEMS 25 AND 400

BY RAILROADS PARTIES TO THIS TARIFF

For List of Participating Carriers, see Item 2.10

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: February 19, 2015 EFFECTIVE: March 1, 2015

ISSUED BY

RAILINC, AGENT 7001 WESTON PARKWAY, SUITE 200 CARY, NC 27513

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EFFECTIVE: March 1, 2017

CHECK SHEET FOR PAGE REVISIONS

Except as otherwise provided, Title Page and pages 1 through 57, inclusive, are effective as of the date shown. Original and revised pages as named below contain all the changes. (New or revised Pages containing changes effective as of the Effective date shown below are highlighted in yellow.)

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26	Original						
27	Original						

ISSUED: February 8, 2017

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

LIST OF PAGE REVISIONS

Below is a list of new or revised pages issued to date. Except as noted, new or revised pages containing changes effective as of the Effective date shown below are highlighted in yellow.

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ISSUED: February 8, 2016

EFFECTIVE: March 1, 2017

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

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ISSUED: February 19, 2015		EFFECTIVE: March	1 <u>, 20</u>	

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 1

CANCELLATION NOTICE

Freight Tariff RIC 6007-O cancels Freight Tariff RIC 6007-N and all supplements issued thereto.

Except as otherwise provided, provisions formerly shown in Freight Tariff RIC 6007-N, as supplemented, are hereby brought forward in Freight Tariff RIC 6007-O, in their entirety.

ITEM 2.10

LIST OF PARTICIPATING CARRIERS

ALPHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note 1)

AA - Ann Arbor Railroad
BLOL - BloomerLine, The BNSF - BNSF Railway Company50,70,71, 73, 410, 420, 422, 424, 426, 428, 430, 432, 434, 436, 438,
440, 441, 442, 444, 445, 446, 448, 620, 630 BOCT - Baltimore and Ohio Chicago Terminal Railroad Company, The412 BPRR - Buffalo & Pittsburgh Railroad, Inc75, 449
Di 144 - Dullalo & 1 Ittsbulgh Halload, Illo
CAGY - Columbus and Greenville Railway102, 453 CBRY - Copper Basin Railway, Inc.
CCKY - Chattanooga & Chickamauga Railway Co. CIC - Cedar Rapids and Iowa City Railway Company80, 450
CM - Central Montana Rail, Inc. CN - Canadian National Railway90, 185, 454, 457.50
CPRS - Canadian Pacific Railway99, 458, 459, 460, 462, 464, 466, 468, 470, 472, 474, 476, 478, 480, 482, 630
CSS - Chicago SouthShore & South Bend Railroad104, 451, 452
CSXT - CSX Transportation, Inc., comprised of the following carriers:
Carrollton Railroad, The.
CSX Transportation, Inc.
Gainesville Midland Railroad Company. Richmond, Fredericksburg and Potomac Railway Company.
Three Rivers Railway Company.
Western Railway of Alabama, The106, 484, 486 CW - Colorado & Wyoming Railway Company, The
CWA - Central Washington Railroad Company
DKS - Doniphan, Kensett & Searcy Railway DME - Dakota, Minnesota & Eastern Railroad487, 622 EJE - Elgin, Joliet and Eastern Railway Company [D] ELS - Escanaba and Lake Superior Railroad Company35 ETRY - East Tennessee Railway, L.P.

(Continued in next column)

ITEM 2.10 (Cont'd)

LIST OF PARTICIPATING CARRIERS

ALPHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note 1)

	(See Note 1)						
	GNBC GNRR GRR	- Great Lakes Central Railroad - Grainbelt Corporation					
	HE HPTD	- Hollis & Eastern Railroad Company - High Point, Thomasville & Denton Railroad Company492					
		- Iowa Interstate Railroad, Ltd35, 120,121 - Iowa Northern Railway495					
	KCS	- Kansas City Southern Railway Company35, 124, 185, 504, 524, 526, 527, 630					
	LSI	- Lancaster and Chester Railway Company - Lake Superior & Ishpeming Railroad Company - Lake State Railway Company					
	MRL	- Morristown & Erie Railway, Inc. - Montana Rail Link, Inc [D] - Mississippi Export Railroad Company35					
		 New Hampshire Northcoast Corporation Norfolk Southern Railway Company, comprised of the following carriers: Norfolk and Western Railway Company Norfolk Southern Railway Company Alabama Great Southern Railroad Company Atlantic and East Carolina Railway Company Camp Lejeune Railroad Company Central of Georgia Railroad Company Chesapeake Western Railway Cincinnati, New Orleans and Texas Pacific Railway Company Georgia Southern and Florida Railway Company Tennessee Railway Company Tennessee Railway Company 540,544,545,546,547,548 					
	NYSW	- New York, Susquehanna and Western Railway Corp.					
	PR PW	- Palmetto Railways - Providence and Worcester Railroad Company35					
	RSR	- Rochester & Southern Railroad, Inc.					
	SBVR SLC SM SRN ST	- Sandersville Railroad Company					
ŧ							

(Continued on next page)

ISSUED: August 10, 2016

EFFECTIVE: September 1, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 2.10

LIST OF PARTICIPATING CARRIERS

ALPHABETIZED BY STANDARD CARRIER ABBREVIATION (See Note 1)

TR	 Tomahawk Railway, Limited Partnership 	35
TRC	- Trona Railway Company	35
TR TRC TSU	- Tulsa-Sapulpa Union Railway Company	
	Union Proffic Political Company	EO 170

- VR Valdosta Railway, L.P
- WSS Winston-Salem Southbound Railway Company......595

EXPLANATION OF NOTES

 Items of general application in Sections 1 and 2 affecting the participation of all or large groups or numbers of carriers are not listed in this column.

RULES AND OTHER GOVERNING PROVISIONS GENERAL RULES AND REGULATIONS

ITEM 5

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 include supplements to and successive issues of such tariffs and reissues of such items, notes, rules, etc.
- Where reference is made in this tariff to another tariff by number, such reference applies also to such tariff to the extent it may be applicable on intrastate traffic or traffic to or from Canada.

ITEM 10

CONSECUTIVE NUMBERS

- Where consecutive numbers are represented in this tariff by the first and last numbers connected by the word "to" of 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 15

CANCELLATION OF ORIGINAL AND REVISED PAGES

When this tariff is amended by revised pages, the cancellation of prior pages, will be affected by means of this rule. A revised page will not show a cancellation notice except when a cancellation notice is necessary because of suspension, rejection, or other reasons. Revisions of each page will be published and filed in numerical sequence. (Items containing changes will be highlighted in yellow.)

For Example: "1st Revised Page 6" will have the effect of canceling Original Page 6; "3rd Revised Page 72.1" will have the effect of canceling 2nd Revised page 72.1; and, 2nd Revised page 72.1 will have the effect of canceling 1st Revised page 72.1.

ISSUED: February 19, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: March 1, 2015

SECTION 1 APPLIES ONLY ON TANK CARS

ITEM 25

APPLICATION OF SECTION 1

- The term "Cars of Private Ownership", when used in this tariff, is defined as cars bearing other than Railroad Reporting marks that are owned by individuals, firms, corporations, or car companies, including cars owned and/ or operated by railroad controlled car lines.
- Except as otherwise provided herein, these rules govern
 the handling of tank cars including the payment of mileage
 allowances, when used by railroads parties to this tariff
 individually or jointly, where specifically provided herein, for
 transportation over their lines as follows:
 - A. Between points in the United States (interstate and intrastate) including movements where part of the through route is through Canada.
 - B. Internationally, i.e., between points in the United States and points in Canada. (Applicable only on that portion of the haul within the United States).
 - C. For that portion of the haul in the United States in connection with movements between points in Canada where part of the through route is through the United States

SECTION 1 EXCEPTION TO APPLICATION OF RATES APPLIES ONLY ON TANK CARS

ITEM 30

GENERAL EXCEPTION

The rules and mileage allowances published herein will not apply to:

- A. Cars that are not properly registered in the Official Railway Equipment Register, RER 6414-Series, showing capacities and assigned reporting marks.
- B. Mileage allowances named in Item 195-Series of this tariff will not apply to cars handled under the provisions of Item 190.

ITEM 35

APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM

The provisions of Item 187-Series "Equalization of Mileage on Tank Cars of Private Ownership", will not apply in connection with carriers named below:

Angelina and Neches River Railroad Company [D] Apache Railway Company, The Escanaba and Lake Superior Railroad Company lowa Interstate Railroad, Ltd. Kansas City Southern Railway Company (Stations 31011

to 31315 only) Mississippi Export Railroad

Providence and Worcester Railroad Company Tomahawk Railway, Limited Partnership Trona Railway Company Tulsa Sapulpa Union Railway Company

ITEM 40

(Provisions formerly shown herein and not brought forward are hereby canceled.)

ISSUED: November 5, 2015

EFFECTIVE: December 1, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 50

APPLIES ONLY FOR CARRIERS NAMED IN THIS ITEM

Empty privately-owned or leased tank cars used or to be used in Intra-Mexican service will be subject to the following provisions:

- A. Owner or lessee shall secure an entry permit from the involved Mexican carrier prior to empty movement to the border crossing and permit number must be shown in the writing instructions accompanying such car.
- B. Subsequent to Intra-Mexican service, written instructions for each car entering the U.S. must clearly indicate the exact consignee or facility for disposition of the car prior to movement beyond the border gateways.
- C. Upon failure to comply with paragraphs A or B, a holding charge of \$10.00 per day will be assessed for each 24 hours or fraction thereof beginning at 7:00 AM of the day following arrival of such empty privately owned or leased car at the border crossing, (excluding Saturdays, Sundays and holidays), until provisions of paragraphs A and B as applicable are fulfilled.

BNSF Railway Company Union Pacific Railroad Company

ITEM 70

BNSF RAILWAY COMPANY (LINES IN CANADA)

This tariff also applies on all traffic moving over the lines of the BNSF in Canada.

ITEM 71

BNSF RAILWAY COMPANY (EXCEPTION TO ITEM 190)

The provisions of Item 190 Series for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, retrofit or repair, will not apply to such cars moving via BNSF to/from such facilities unless the empty movement is immediately preceded by a loaded line haul revenue movement via BNSF. In all other circumstances, the published tariff charges in BNSF 90020B, and other applicable BNSF price authorities, for the movement of empty cars on their own wheels shall apply and will be assessed to the car owner.

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 73

BNSF RAILWAY COMPANY (EXCEPTION TO ITEM 190)

When a tank car is released from load on BNSF, the empty will be returned via the reverse of the loaded route to the origin station of the last loaded movement. If the owner or lessee of the car desires movement via a different route or to a station other than the origin of the last loaded movement, empty billing instructions must be given to:

BNSF Railway Co. Carload Billing 920 S.E. Quincy Topeka, KS 66612 Telephone: (800) 786-2873

FAX: (800) 786-2455

prior to release of the empty car. If the owner or lessee of the car requests movement via a different route, or to a station other than the origin of the last movement, after release of the empty car, diversion provisions and charges, as named in BNSF Diversion Tariff 6200 Series, are applicable.

ITEM 75

BUFFALO & PITTSBURGH RAILROAD, INC. (BPRR)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving to or from facilities served by the BPRR unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the BPRR. In all other circumstances, the published tariff charges in Tariff BPRR 4004-Series for movement of empty cars on their own wheels to and from repair or storage facilities shall apply.

ITEM 80

CEDAR RAPIDS AND IOWA CITY RAILWAY COMPANY (CIC)

The provisions of Item 190-Series or other provisions provided in this tariff for the movement of empty tank cars without charge to and from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, etc., will not apply for account of the CIC. For Rules and charges to apply, see Freight Tariff CIC 4006-Series.

ITEM 90

(For provisions formerly shown herein, see Item 90, Page 7.1)

ISSUED: August 10, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: September 1, 2015

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 90

CANADIAN NATIONAL RAILWAY COMPANY

The tariff rules contained herein regarding tank car movements will not apply to the movements described in Item 25.2.C. For those movements, the rules and charges contained in Tariff CN 6544 shall apply.

The provisions of Item 190 Series for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, retrofit, repair, storage or dismantling, will not apply to such cars moving via CN to/from such facilities unless the empty movement is immediately preceded by a loaded line haul revenue movement via CN. In all other circumstances, the published tariff charges in CN 890000, and other applicable CN price authorities, for the movement of empty cars on their own wheels shall apply and shall be assessed to the responsibility of the car owner. [A]

Note: In the event that the shipper's Bill of Lading fails to identify the car owner as "Payer of Freight", the shipper may be held responsible for all applicable charges

ISSUED: March 31, 2016

EFFECTIVE: May 1, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 99

CANADIAN PACIFIC RAILWAY (EXCEPTION TO ITEM 190)

The provisions of Item 190 Series for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via CPRS from or to said facilities unless the empty movement is immediately preceded by a loaded revenue movement via CPRS. In all other circumstances, the published tariff charges in Tariff CP 4000 Series for movement of empty cars on their own wheels shall apply and will be assessed to the car owner.

On shipments moving within Canada, CP's Mileage Equalization program in Tariff CP 6 applies, except on miles in Canada for "bridge traffic" which only passes through the Canada for routing purposes that are under the terms of this tariff.

ITEM 102

COLUMBUS AND GREENVILLE RAILWAY (CAGY)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge will not apply to such cars moving, to, from, or via the CAGY unless the empty movement is immediately preceded by or followed by a revenue movement via Columbus and Greenville Railway. In all other circumstances, charges published in the Uniform Freight Classification for movement of empty cars on their own wheels observing the single line minimum charge shall apply.

ITEM 104

CHICAGO SOUTH SHORE AND SOUTH BEND RAILROAD (CSS)

The provisions of Item 190 Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification, repair or storage, will not apply to such cars moving via Chicago South Shore and South Bend Railroad from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via Chicago South Shore and South Bend Railroad. In all other circumstances, the applicable CSS publication for the movement of empty cars on their own wheels shall apply.

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 106

CSX TRANSPORTATION INC.

The participation of this carrier is restricted to movements over its lines, as follows:

- A. Between points in the United States, including movements where part of the through route is through the Dominion of Canada.
- B. For that portion of the haul in the United States on international movements, i.e., between points in the United States and points in the Dominion of Canada.

ITEM 112

(Provisions formerly shown herein and not brought forward are hereby canceled.)

ITEM 120

IOWA INTERSTATE RAILROAD, LTD (IAIS) (Exception to Item 190-Series)

The provisions of Item 190-Series, or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving to or from facilities served by this railroad unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the IAIS. In all other circumstances, the published tariff charges in Tariff IAIS 3000-Series for movement of empty cars on their own wheels shall apply.

ITEM 124

KANSAS CITY SOUTHERN RAILWAY COMPANY, THE

Provisions of Item 190 Series, or any other provision allowing for free switching service of an empty freight car (or cars) to or from shop facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to and from shop facilities served by KCS. Matter of switch charge will be handled by the applicable KCS Tariff.

ITEM 131

NORFOLK SOUTHERN RAILWAY COMPANY

When it is necessary to move a loaded private car to/from shop or repair facilities located on NS, NS will pay mileage payments not to exceed the amount that would have been earned had the car not required additional rail movements to/from shop or repair facilities, provided that the mileage allowances for the loaded movement are not elsewhere restricted.

ISSUED: August 10, 2015

EFFECTIVE: September 1, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 135

NORFOLK SOUTHERN RAILWAY COMPANY (EXCEPTION TO ITEM 190) (See NOTE 1)

When a car is released from load on NS, the empty will be returned via the reverse of the loaded route to the origin station of the last loaded movement. If the owner or lessee of the car desires movement via a different route or to a station other than the origin of the last loaded movement, empty billing instructions must be sent prior to release of the empty car via FAX, or NS internet application. If by fax send to:

FAX: 800-580-6092 Norfolk Southern Railway Company Agency Operation Center 125 Spring Street South West Atlanta, GA 30303

If the owner or lessee requests movement via a different route, or to a station other than the origin of the last loaded movement, after release of the empty car, diversion provisions and charges, as named in Norfolk Southern Tariff 8002 Series, are applicable.

EXPLANATION OF NOTE

 If subject tank car has last contained Hazardous Materials, shipping paper must be furnished at the point of origin of the empty car for all moves whether they are reverse or not.

ITEM 145

SANDERSVILLE RAILROAD COMPANY (SAN)

Inbound tank car mileage will be used as an offset to outbound loaded mileage (or vice versa) and the SAN will pay no mileage based on freight mileage table from or to station on its line

ITEM 148

(Provisions formerly shown herein and not brought forward are hereby canceled.)

SECTION 1 EXCEPTION TO APPLICATION AND RULES APPLIES ONLY ON TANK CARS

ITEM 150

ST RAIL SYSTEM

- 1. The provisions of Item 190 Series or other provisions for the movement of empty tank cars without charge to or from facilities for cleaning, lining, relining, maintenance, modification or repair, will not apply to such cars moving via ST Rail System from or to said facilities unless the empty movement is immediately preceded by or followed by a loaded revenue movement via the ST Rail System. In all other circumstances, the published tariff charges in Tariff ST 4020 Series for movement of empty cars on their own wheels shall apply.
- 2. The provisions of Item 180 Series concerning the payment of mileage will not apply to cars which are moving via ST Rail System under rates published in tariffs, quotes or contracts that are identified as "zero mileage rates". In the event that the party responsible for the payment of freight charges associated with zero mileage rates is different than the party to whom the reporting marks for said cars are assigned, the car owner must secure mileage payments from the freight paying party.

ITEM 170

UNION PACIFIC RAILROAD COMPANY (EXCEPTION TO ITEM 190)

Provisions of Item 190-series, or any other provision provided in this tariff, regarding the movement of empty tank cars without charge to or from Repair Facilities will not apply for the account of UP. Movements of empty tank cars to or from Repair Facilities will be subject to the rules and charges provided in the applicable UP tariff(s). For purposes of this Item, the capitalized term "Repair Facilities" means any facility that cleans, lines, relines, maintains, modifies, repairs, or retrofits tank cars.

ISSUED: August 10, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: September 1, 2016

ITEM 180

PAYMENT OF MILEAGE

- 1. Upon written application reporting marks will be assigned to car owner or lessee by the Assistant Vice President, Business Services, Association of American Railroads, provided applicants are subscribers to the AAR Mechanical Interchange Agreement. Applications for reporting marks shall state the owner and lessee for cars under lease. Contact information is required in FindUs.Rail (www.Railinc.com).
- 2. Mileage allowance must be reported to the car owner (person or company at a single address, to whom the reporting marks are assigned) within one (1) month and ten (10) days from the last day of the month in which it is earned including payment for cars on hand at the end of that month.
- Mileage allowance for the use of tank cars will be paid only to the person or company at a single address, to whom the reporting marks are assigned provided cars are properly equipped and marked with the assigned reporting marks and car number, and providing further that:
 - A. A description of each car is furnished to the Assistant Vice President, Business Services, AAR, as required in the Umler Data Specification Manual at www.Railinc.com. Products & Services for the assignment of applicable mileage allowances. Such information received by the Assistant Vice President by the last working day of the month except, data transfers requiring data entry by AAR/Rallinc staff must be received by the 25th day of the month, will be effective the first day of the subsequent month. Cars registered with transportation code "S_", "SX", "XA", "XZ" or "YA" are not eligible for mileage allowances and will be assigned a zero rate.
- Reporting marks assigned to private car owners shall consist of four letters including the final letter "X".
- 5. Assigned reporting marks must be painted or stenciled on the body of the car. When reporting mileage allowances, the carding, placarding, or boarding of cars will not be recognized.

ITEM 182

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 1. Deductions By Railroads To Private Car Owners
 - A. Mileage allowed in error, by a railroad, including, but not limited to mileage allowed at incorrect rates for any reason, may be deducted from the car owner's account within twenty-four (24) months from the last day of the month for which the mileage was reported as earned, but not later. A railroad may tender an invoice for mileage allowed in error at any time within twenty-four (24) months from the last day of the month for which the mileage was reported as earned. Except as provided in paragraph 3, an owner-lessor of a private car must remit within eight (8) months after the invoice is presented the entire amount of any invoice issued

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 182 (Cont'd)

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- Deductions for amounts of \$25.00 or less shall not be taken after the expiration of two (2) months and ten (10) days from the last day of the month the mileage was
- 2. Claims Issued By Private Car Owners To Railroads
 - A private car owner must, within twenty-four (24) months from the last day of the month the completed cycle was reported, present any claim for mileage allowance discrepancies, including incorrect rates or omissions, to the applicable rail carrier in the prescribed AAR format, as published in AAR Circular No. OT-3 Series at www.Railinc.com, Reference Files. Claims not presented in the required format will not be processed. The railroad receiving the claim must within the four (4) months from the date on which the claim was presented allow it in whole or in part, or decline it. The private car owner may reissue its claim, if applicable within four (4) months from the last day of the four (4) months' period allowed the railroad which handled the claim prior to reissuance. The railroad receiving the reissue claim must within four (4) months from the date of which the reissued claim was presented allow it in whole or in part or decline it. If the railroad fails to handle the original or reissued claim within the prescribed time limits, it will constitute a valid claim as last presented and must be honored by the railroad to which presented. Claim for amounts of \$25.00 per car per cycle or less shall not be issued. The \$25.00 limit is not applicable where no miles were reported for the railroad cycle.
- 3. Claims by Owners-Lessors
 - A. If a railroad takes a deduction against or issues an invoice to an owner-lessor for mileage allowed in error, including, but not limited to, mileage allowed at incorrect rates for any reason, but the erroneous allowance payment is not recoverable by the owner-lessor as defined below, the owner-lessor may present a claim for the recovery of the amounts deducted by the railroad or the cancellation of an unpaid invoice within two (2) years of receiving notice of the railroad's deduction or invoice. For application of this tariff provision, an owner-lessor may claim that an erroneous mileage payment is "not recoverable" only when (a) the erroneous mileage payment was actually paid or credited by the owner-lessor to a lessee (except those lessees whose primary business is the leasing of cars to entities other than those within a lessee's corporate family and who ship only incidentally) irrespective of whether the lessee subsequently paid or credited the mileage allowance payment to a sublessee; (b) the erroneous allowance payment cannot be recovered from the lessee because the lessee has declared bankruptcy or sought reorganization or is no longer a lessee of the owner-lessor; (c) the owner-lessor exercised timely efforts to recover the erroneous allowance payment beginning within ninety (90) days of receiving notice of the railroad's deduction or invoice;

(Continued on next page)

ISSUED: February 19, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: March 1, 2015

ITEM 182 (Cont'd)

DEDUCTIONS AND MILEAGE CLAIM HANDLING PROCEDURES

- 3. Claims by Owners-Lessors
- A. (Cont'd) and (d) the owner-lessor undertook diligent collection efforts to recover the erroneous allowance payments until eight (8) months from the date of such notice or invoice (or until the earlier date of initiation of bankruptcy/reorganization proceedings), including making demands for payment and taking deductions against lessees' accounts. Such a claim must be accompanied by a certificate assigned by an officer or other person specifically authorized to sign the certificate of the owner-lessor stating how the claim satisfied each of the requirements set forth above, together with documents reflecting the owner-lessor's collection efforts. If, using reasonable efforts, the railroad is unable to determine whether the lessee's primary business is the leasing of cars to entities other than those in the lessee's corporate family, it shall consult with the owner-lessor, which shall provide the railroad with any evidence of the lessee's shipping activities which may be available to the owner-lessor using reasonable efforts. The owner-lessor shall provide the railroad with an assignment of the owner-lessor's claims and rights to collect the amount not recovered upon payment of the claim of cancellation of the invoice by the railroad.
- B. If the railroad had deducted the amount of an erroneous allowance payment from an owner-lessor, the railroad must remit to the owner-lessor the amount deducted within four (4) months of its receipt of a properly presented, valid claim from the owner-lessor.

ITEM 185

COMPUTATION OF MILEAGE (See Exceptions 1 through 6)

- Mileage will be computed on the basis of actual distance based on freight mileage tables of the individual lines parties to this tariff, lawfully on file, via the route of movement from station of origin or station at which received from connecting line to destination station or to stations at which delivered to connecting line without deduction of mileage through switching districts (see Note 1).
- When the transportation begins and ends, i.e., when a car is both loaded and unloaded, within a switching district, no mileage will be allowed. Mileage between an industry or public track and freight station at station of origin or destination will not be allowed.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 185 (Cont'd)

COMPUTATION OF MILEAGE (See Exceptions 1 through 6)

EXPLANATION OF NOTES

1. The intent of the clause "without deduction of mileage through switching districts" is to insure mileage being allowed for the full distance the car moves, via route of movement from freight station of origin to freight station to which destined. When there are two or more freight stations on a road within a switching district, mileage will be paid to or from the station within such district at which the car is actually loaded or unloaded or at which it is received from or delivered to connecting line.

EXCEPTIONS

- In computing distances between stations on the UP on the one hand and stations on the KCS on the other hand, via the New Orleans Gateway, deduct 11.5 miles from the actual distance to and from New Orleans via the UP and 5.4 miles from the actual distance to and from New Orleans via the KCS.
- Mileage will be allowed on movements having origin and destinations at stations or districts within the Chicago Switching District, provided the movements originate at or are destined to industries having private sidings.
- In computing distances between stations on the UP on the one hand and stations on the IC on the other hand via the New Orleans Gateway, deduct 11.5 miles from the actual distance to and from New Orleans, LA via the UP and 5.1 miles from the actual distance to and from New Orleans via the IC.
- In computing distances from, to or via KCS on traffic routed via New Orleans, LA, interchanged at Shrewsbury, LA, deduct 5.4 miles from the actual distance to and from New Orleans, LA on the KCS.
- 5. When for account of the KCS, mileages will be computed on basis of the shortest distance over the route of these lines determined by freight mileage tables lawfully on file, in lieu of actual distance as provided in Paragraph 1 of this item.
- 6. All traffic between West Lake, LA on KCS and interchange with UP will be made at De Quincy, LA, in lieu of Lake Charles, LA for carriers convenience and to facilitate industries located at West Lake, LA. KCS will not pay mileage allowance between West Lake, LA and De Quincy, LA, when cars are moving under provisions of UP reroute orders.

ISSUED: February 19, 2015

EFFECTIVE: March 1, 2015

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 187

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

- 1. Should the aggregate empty mileage accumulated by tank cars carrying any of the reported marks assigned to any one person or company during a calendar year exceed the aggregate loaded mileage during the same calendar year by more than six (6) percent, such excess mileage must be paid for by the person or company to whom the reporting marks are assigned at the rate of Initiative (92) cents per mile, without minimum, subject to the procedures outlined in Part D (See Note 2, this item).
- 2. Mileage on empty cars moving on revenue billing will not be included in the equalization account.
- 3. Empty mileage accumulated on cars moving to and from repair facilities for modification under DOT mandated retrofit programs or for inspection and/or repair under FRA Emergency Orders will not be included in the equalization account. Empty mileage accumulated on cars moving under AAR Early Warning/ Maintenance Advisory letters to and from repair facilities associated with the removal of certain truck bolsters that were manufactured by the National Castings of Mexico facility in Sahagun, Mexico, will not be included in the equalization account.
- 4. Except as outlined in Item 190 Series, Paragraph 2 (C), no adjustments to loaded or empty mileage will be made in the equalization account for mileage caused by error in handling of the reporting railroad or of another railroad, or for mileage accumulated on cars moving on their own wheels to and from repair facilities due to railroad damage or for mileage accumulated due to longer routes for railroad convenience, detours and Surface Transportation Board Service Orders. Rail carriers will make equalization adjustments to the owners of excess reported on-line empty mileage on cars, they lease and operate under private marks, or cars of other lessees and/or owners operating on their line for company material, weed killer and similar service.
- Adjustments to loaded or empty mileage will be made in the equalization account for apparent accounting errors in the total mileage reported for participating rail carriers under the following procedures. In the absence of appropriate adjustments being made by the AAR or a participating carrier for such accounting errors, a private car company or owner may request an appropriate adjustment for mileage summaries reported in error, from the involved rail carrier in the format prescribed by the AAR, provided such request is made within thirty (30) days of the forwarding of the monthly AAR "Year to Date Equalization Register", containing the alleged error, furnishing a duplicate of such request to the Assistant Vice President, Business Services, AAR. The rail carriers will have thirty (30) days from the date of such request in which to decline or make all or a portion of the requested adjustment, advising the Assistant Vice President of the handling accorded.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART A AGGREGATE EMPTY MILEAGE VERSUS LOADED MILEAGE (SEE NOTE 1)

5. (Cont'd) If the rail carrier fails to act upon a request for adjustments in the AAR summary totals within the specified time frame, the AAR is authorized to make the adjustment to the equalization account of the private car company or owner for the amount of mileage originally requested. Exceptions to the annual national equalization statement will be handled in accordance with the provisions of Part D (2).

ALL requests for adjustments to the equalization account must be presented by the private car company or owner to the involved rail carrier(s) or presented by the rail carrier(s) to the private car company or owner within three (3) years from the last day of the reporting month in question. However, such request for adjustments will not be accepted by the AAR if the involved rail carrier or car owner is no longer an operating entity, except as provided for in Part C.

 Aggregate loaded and empty mileage will be computed on the basis of actual distance, as defined in Item 185-Series.
 Adjustments made subsequent to the deadline specified in Part D will be computed in the subsequent equalization account year.

PART B REPORTING OF ACTUAL LOADED AND EMPTY MILEAGE

Each participating carrier will submit a monthly mileage report in the format prescribed by the AAR to the assignee of each reporting mark forty (40) days after the close of the movement month reporting by individual car number the actual loaded and empty miles moved as computed in accordance with Item 185-Series. In addition, total actual monthly loaded and empty mileage accumulated by all cars bearing each reporting mark will be reported to the assignee of such mark in the format prescribed by the AAR, furnishing a duplicate of this summary report to the Assistant Vice President, Business Services, AAR. Adjustments for prior months will be indicated on this monthly summary report.

PART C CHANGE OF OWNERSHIP

When a private tank car company or owner discontinues business or disposes of all tank car equipment, any excess empty mileage balance which has accrued to the date of such action, on the tank cars bearing the reporting marks of such company or owner, shall be subject to bill as of that date, in accordance with the provisions of Parts A and D of Item 187-Series, subject to any applicable adjustments.

(Continued on next page)

ISSUED: August 10, 2016

EFFECTIVE: September 1, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

- 1. After May 20 of each year, the Assistant Vice President, Business Services, AAR will summarize all empty and loaded mileage by reporting mark assigned to any person or company, reporting for the proceeding calendar year, by all participating carriers to this tariff. Should the aggregate empty mileage exceed the aggregate loaded mileage of all participating carriers by more than (6) percent for any such group of reporting marks, the person or company to whom the reporting marks are assigned will be billed at the rate of ♦ninety-two (92) cents per mile without minimum and must pay the AAR on behalf of each participating carrier for such excess for such empty mileage. The charges collected for this excess empty mileage will be distributed to the participating carriers by the AAR in direct proportion to such carriers portion of excess empty mileage to the total accumulated excess empty mileage. Only that mileage and any related adjustments reported to the Assistant Vice President prior to May 20 will be considered in determining and excess empty mileage, as outlined herein (See Notes 1, 2 and 3).
- 2. An annual national equalization statement detailing the excess empty mileage accumulated and any applicable charges will be tendered by the Assistant Vice President to the person or company assigned the reporting mark(s) for such cars for verification no later than July 1 of the year succeeding the equalization accounting year. Exceptions to this statement must be received by the Assistant Vice President within 30 days of the date tendered, and payment for all excess empty mileage is due immediately thereafter. Any adjustments made by the participating carriers up to and including the March account applicable to the prior year(s) will be incorporated in the equalization accounts for the prior equalization accounting year. Any railroad or AAR adjustments made subsequent to the March account will be carried over to the following equalization accounting year (see Note 3).
- A private car company or owner failing to render complete payment for all excess empty mileage within thirty (30) days of the date its equalization statement is tendered by the AAR will be subject to a penalty of one and a half percent (1.5%) interest per month (i.e., annual rate of 18%) for each calendar month or fraction thereof on any outstanding balance due from the date of the AAR's invoice statement. If any portion of a private car company's or owner's equalization statement remains unpaid in excess of 3 months from the date initially tendered, all mileage allowances accrued by the tank cars registered in the Umler file bearing its reporting marks will be withheld by the carriers participating in this item until such time as complete payment including applicable penalty interest is made. Once complete payment is made, the participating carriers will be notified by the AAR and claims for any applicable mileage allowances withheld will be honored, less a 15% penalty charge for the carriers' administrative expense.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 187 (Cont'd)

EQUALIZATION OF MILEAGE ON TANK CARS OF PRIVATE OWNERSHIP

PART D ANNUAL NATIONAL EQUALIZATION ACCOUNTING

EXPLANATION OF NOTES

- The ininety-two (92) cents per mile charges for excess empty mileage under the provisions of this item is subject to revision September 1 of each year under Ex Parte No. 328 agreed annual update procedures, and will be retroactively applied to cover the entire calendar year involved.
- Close out dates specified in Part D may be extended by the AAR for a maximum of 60 days for special national accounting problem conditions, affecting substantially all carriers and all owners.
- Invoices that have been issued which, after investigation, are determined to have been erroneous due to rail carriers or AAR accounting and/or system errors may be cancelled by the Assistant Vice President.

ITEM 190

HANDLING OF EMPTY TANK CARS (SEE NOTE 2)

- 1. When a tank car is released from load, the owner or lessee must issue instructions for the disposition of the empty car to the agent at point of unloading either direct or through consignee or via EDI. Empty instructions may also be included with the original loaded shipping instructions if transmitted via EDI. If the owner or lessee fails to have instructions in the hands of the railroad agent having jurisdiction at point of unloading prior to the time the car is released from load to forward the car or written instructions to hold it, the agent is authorized to forward the empty car to the origin point of the last load via reverse of the loaded route. No tank car which last contained hazardous material may be moved without having shipping instructions furnished as per Title 49 Code of Federal Regulations.
- 2. Empty tank cars will be handled as follows:
 - A. Except as otherwise provided in this tariff, cars covered by this section will be moved empty without charge between stations or junction points upon receipt of instructions from the car owner or lessee confirmed in writing. Such instructions must include the specific facility to which such empty car is consigned or the name and address of the person or company which controls the car. No allowance will be made for mileage of such cars during empty movement
 - B. A new car, a car that is restenciled with private reporting marks or a newly acquired car moving prior to its first loaded move in commercial service and a newly acquired car moving prior to its first loaded move in commercial service and a car moving for sale or scrap will be moved upon surrender of a bill of lading and will be subject to applicable rates.(see Note 1).

(Continued on next page)

ISSUED: August 10, 2016

EFFECTIVE: September 1, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 190 (Cont'd)

HANDLING OF EMPTY TANK CARS (SEE NOTE 2)

- 2. Empty tank cars will be handled as follows: (Cont'd)
 - C. If the owner or lessee or party issued instructions to forward the empty tank car to the origin point of the last load by specific routing different than the reverse routing of the loaded movement, the total miles of such return movement will be billed at the excess empty mileage rate specified in Item 187-Series without minimum and such empty mileage so billed will be excluded from the equalization account of the owner. This billing will be made to, and collectable from, the person so requesting such variance in the return routing. If the carriers depart from the destinations, junctions or carriers of the reverse route of the load, any resulting excess empty miles will be excluded from the car owner's equalization account by erring carrier.

EXPLANATION OF NOTES

- A car loaded with railroad company material moving on nonrevenue billing will be considered as having been loaded in commercial service on which the railroads derived line-haul revenue.
- The provisions of this item apply except as otherwise provided in Item 192-Series of this tariff.

ITEM 192

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- The rules and charges in this item apply only to empty private tank cars consigned to non-railroad repair facilities; i.e., facilities for cleaning, lining, relining, maintenance, modification or repair.
- 2. The rules and charges do not apply to:
 - A. Empty private tank cars moving as revenue freight under the provisions of Item 190-Series, Paragraph B 2.
 - Empty private tank cars handled or held for carrier operating convenience.
 - Empty private tank cars en route to facilities for cleaning, lining, relining or repair for heavy repairs following railroad damage.
 - D. Empty private tank cars en route to repair facilities located on the premises of a shipping facility, provided that the empty car, after repair, is subsequently shipped from the facility in revenue freight service.
- No allowance will be made by carriers for mileage accrued during supplemental empty movement of tank cars that are assessed charges as provided in Paragraph 5.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 192 (Cont'd)

HANDLING AND HOLDING OF EMPTY TANK CARS BY RAILROADS ON RAILROAD TRACKS (SEE NOTE 1)

- 4. Charges applicable under these provisions will apply to empty private tank cars which the consignee has not ordered to their cleaning, lining, relining, maintenance, modification or repair facility (or their owned or leased tracks in the vicinity thereof) before the expiration of 48 hours free time (not counting Saturdays, Sundays or holidays) after placement. The time calculation will start the first 7 A.M. subsequent to carrier notification to the consignee that the empty private car is ready for placement and the time calculation will stop when the carrier places or forwards the car pursuant to instructions or should have placed or forwarded the car pursuant to instructions.
- After expiration of free time as provided in Paragraph 4, charges will be as follows: (See Note 2)
 - A. Supplementary handling charge of \$102.00 per car.
 - B. Holding charge of \$1 per car per calendar day or fraction thereof including Saturdays, Sundays and holidays while held by carrier on non-leased tracks awaiting disposition.
- 6. In the event the consignee orders the car to tracks owned or leased by the consignee in the vicinity of the facility for cleaning, lining, relining, maintenance, modification or repair within the forty-eight hour period described under Paragraph 4, this item, there will be no supplementary handling charge for the movement; however, such cars will be subject to the supplementary handling charge of ◆\$102.00 per car (See Note 2) at such time that the empty tank car is subsequently ordered and moved onto the facility for cleaning, lining, relining, maintenance, modification or repair or ordered moved from that facility to the tracks or leased by the consignee in the vicinity of the facility.
- 7. Applicable billing will be monthly to the facility involved.

EXPLANATION OF NOTES

- The rules and charges in this item do not in any way supersede or duplicate existing, or new written contractual operating, side track, track lease, property lease, etc., agreements or tariffs that contain empty private tank car handling and holding provisions as part of the overall agreement.
- Per ExParte No. 328, the supplemental handling charge will be revised annually at the same time as the tank car mileage allowance update, utilizing the same method as that prescribed for updating the excess mileage equalization charge.

ISSUED: August 10, 2016

EFFECTIVE: September 1, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

▲ ♦ ITEM 195

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

Mileage rate allowance for cars of foregoing mechanical designations shall be in cents per loaded mile (See Notes 2 and 7) as follows:

COLUMN 1 - Original cost or fair market value in dollars (see Notes 3, 4, 5 and 6, this item).

COLUMN 2 - Cars in service years 1 through 30.

COLUMN 3 - Cars in service years 31 and over.

COLUMN 3 COLUMN 1 COLUMN 2 36.5 0 - 100036,8 1001 - 2000 37.4 36,5 2001 - 300038,0 36.6 3001 - 4000 38,7 36.6 36.6 4001 - 5000 39.3 5001 - 6000 39.9 36.7 36.7 6001 - 7000 40.5 7001 - 8000 41.2 36.8 8001 - 9000 41.8 36.8 36.8 9001 - 10000 42.4 10001 - 11000 43.1 36.9 36.9 11001 - 12000 43.7 12001 - 13000 44.3 37.0 13001 - 14000 44.9 37.0 14001 - 15000 45.6 37.0 46.2 37.1 15001 - 16000 16001 - 17000 37.1 46.8 17001 ~ 18000 47.5 37.2 18001 - 19000 48.1 37.2 19001 - 20000 48.7 37.3 37.3 20001 - 21000 49.3 21001 - 22000 50.0 37.3 37.4 50.6 22001 - 23000 23001 - 24000 51.2 37.4 24001 - 25000 51.9 37.5 37.5 25001 - 26000 52,5 26001 - 27000 53,1 37.5 27001 - 28000 53.7 37.6 28001 - 29000 37.6 54.4 29001 - 30000 37.7 55.0 37.7 30001 - 31000 55.6 37.7 31001 - 32000 56.3 32001 - 33000 37.8 56.9 33001 - 34000 57.5 37.8 58.1 37.9 34001 - 35000 35001 - 36000 58,8 37.9 37.9 36001 - 37000 59.4 37001 - 38000 60.0 38.0 38001 - 39000 60.7 38.0 38.1 39001 - 40000 61.3

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

▲ + ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

COLUMN 1	COLUMN 2	COLUMN 3
40001 - 41000	61.9	38.1
41001 - 42000	62.5	38.1
42001 - 43000	63,2	38.2
43001 - 44000	63.8	38.2
44001 - 45000	64.4	38.3
45001 - 46000	65.0	38.3
46001 - 47000	65.7	38.3
47001 - 48000	66.3	38.4
48001 - 49000	66.9	38.4
49001 - 50000	67.6	38.5
50001 - 51000	68.2	38.5
51001 - 52000	68.8	38.5
52001 - 53000	69.4	38,6
53001 - 54000	70.1	38.6
54001 - 55000	70.7	38.7
55001 - 56000	71.3	38.7
56001 - 57000	72.0	38.7
57001 - 58000	72.6	38.8
58001 - 59000	73.2	38.8
59001 - 60000	73.8	38.9
60001 - 61000	74.5	38.9
61001 - 62000	75.1	39.0
62001 - 63000	75.7	39.0
63001 - 64000	76.4	39.0
64001 - 65000	77.0	39.1
65001 - 66000	77.6	39.1
66001 - 67000	78.2	39.2
67001 - 68000	78.9	39.2
68001 - 69000	79.5	39.2
69001 - 70000	80.1	39.3
70001 - 71000	80.8	39.3
71001 - 72000	81.4	39.4
72001 - 73000	82.0	39.4
73001 - 74000	82.6	39.4
74001 - 75000	83.3	39.5
75001 - 76000	83.9	39.5
76001 - 77000	84.5	39,6
77001 - 78000	85.2	39.6
78001 - 79000	85.8	39.6
79001 - 80000	86.4	39.7
(Continued on next page)		

ISSUED: February 8, 2017

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: March 1, 2017

▲ ♦ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

COLUMN 1	COLUMN 2	COLUMN 3
80001 - 81000	87.0	39,7
81001 - 82000	87.7	39.8
82001 - 83000	88.3	39.8
83001 - 84000	88,9	39.8
84001 - 85000	89.6	39.9
0.100.		
85001 - 86000	90,2	39.9
86001 - 87000	90.8	40.0
87001 - 88000	91.4	40.0
88001 - 89000	92.1	40.0
89001 - 90000	92.7	40.1
90001 - 91000	93.3	40.1
91001 - 92000	94.0	40.2
92001 - 93000	94.6	40.2
93001 - 94000	95,2	40.2
94001 - 95000	95.8	40.3
5-1501 00000	V-1	
95001 - 96000	96.2	40.2
96001 - 97000	96,5	40.1
97001 - 98000	96.8	40.0
98001 - 99000	97.1	39.9
99001 - 100000	97.4	39.9
100001 - 101000	97.7	39.8
101001 - 102000	98.0	39.7
102001 - 103000	98.3	39.6
103001 - 104000	98.7	39.5
104001 - 105000	99.0	39.4
105001 - 106000	99,3	39.4
106001 - 107000	99.6	39.3
107001 - 107000	99.9	39.2
108001 - 109000	100.1	39.1
109001 - 110000	100.4	39.0
100001 - 110000	100.7	75.7
110001 - 111000	100.7	38.9
111001 - 112000	101.0	38.9
112001 - 113000	101.3	38.8
113001 - 114000	101.6	38.7
114001 - 115000	101.9	38.6
115001 - 116000	102.2	38.5
116001 - 117000	102.4	38.5
117001 - 118000	102.7	38.4
118001 - 119000	103.0	38.3
119001 - 120000	103.3	38.2

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

▲ ♦ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

COLUMN 1	COLUMN 2	COLUMN 3
120001 - 121000	103.6	38.2
121001 - 122000	103.8	38.1
122001 - 123000	104.1	38.0
123001 - 124000	104.4	37,9
124001 - 125000	104.6	37.9
125001 - 126000	104.9	37.8
126001 - 127000	105.2	37.7
127001 - 128000	105.4	37.6
128001 - 129000	105.7	37.6
129001 - 130000	106.0	37.5
130001 - 131000	106.2	37.4
131001 - 132000	106.5	37.4
132001 - 133000	106.7	37.3
133001 - 134000	107.0	37.2
134001 - 135000	107.2	37.1
135001 - 136000	107.5	37.1
136001 - 137000	107.7	37.0
137001 - 138000	108.0	36.9
138001 - 139000	108.2	36.9
139001 - 140000	108.5	36.8
140001 - 141000	108,7	36.7
141001 - 142000	109.0	36.7
142001 - 143000	109.2	36.6
143001 - 144000	109.5	36.5
144001 - 145000	109.7	36.5
145001 146000	109.9	36.4
145001 - 146000	110.2	36.3
146001 - 147000		36.3
147001 - 148000	110.4	
148001 - 149000	110.6	36.2
149001 - 150000	110.9	36.1
150001 - 151000	111,1	36.1
151001 - 152000	111.3	36.0
152001 - 153000	111.6	36.0
153001 - 154000	111.8	35.9
154001 - 155000	112.0	35.8
155001 - 156000	112.2	35.8
156001 - 157000	112.5	35.7
157001 - 158000	112.7	35.7
158001 - 159000	112.9	35.6

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(Continued on next page)

EFFECTIVE: March 1, 2017

ISSUED: February 8, 2017

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1) (Cont'd)

EXPLANATION OF NOTES

- Designating symbols (mechanical designation) will be assigned to car owner or lessee by the Executive Director, Rules and Standards, Technical Services, Association of American Railroads, upon written application.
- 2. For mileage allowance purposes, the service year of a car is calculated based upon year of construction of underframe. A car's first service year is the year built. Its second service year begins on January 1 of the year following the year built, with succeeding service years starting on January 1 of each following year. If the tank's service year exceeds 30, the car's service year is considered to be in excess of 30 regardless of year of construction of underframe. For those cars constructed without an underframe, the car's service year is calculated based upon year of construction of tank. Service year is determined by subtracting the year of construction (built/rebuilt) from the current calendar year, plus 1, e.g., (2000 1970) + 1 = 31, or Service Years 31 and over allowance bracket.

(Continued on next page)

ISSUED: February 8, 2016

EFFECTIVE: March 1, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows:
 - A. For cars built between January 1, 1968 and July 1, 1991, assignment of owned or leased cars to value groups will be determined by the original cost as represented to the original buyer by the manufacturer's invoice price at the time of original installation into service. In the case of a manufacturer-lessor, the fair market value or the value which was certified, or would have been certified, for investment tax credit purposes shall be substituted therefore.
 - B. Assignment to value groups of cars placed into service after July 1, 1991 will be determined by the original cost of the car to the original buyer as stated in the manufacturer's invoice. In only two circumstances, owners may certify as alternative "true value" in lieu of invoice price: (a) manufacturers who retain cars for their own leasing service and (b) purchasers who can demonstrate that they contributed physical assets of significant value that were used by the manufacturer in fabricating a car, resulting in a reduction of the invoice price by more than \$1,000 per car below the price that otherwise would have been charged. For manufacturers "true value" is the price for which a car or group of cars manufactured as a group would have been sold in an arm's length transaction. For purchasers who have made a qualifying contribution to fabrication, "true value" is the invoice price plus the depreciated value of the contributed assets distributed over the cars for which the assets were used, subject to the same limitations on "true value" which would apply to a manufacturer. "True value" shall not exceed the average price of similar cars registered in Umler at invoice price within the most recent 12 months for which registration information is available in Umler, adjusted for changes in the market values of new tank cars as reflected in average car prices. If the AAR determines by audit that a certified "true value" exceeds this value limit by an amount that causes a car to be placed in a higher allowance value bracket, the value of the car will be reduced to the appropriate value bracket. In addition, if the AAR determines by audit that a certified, "true value" exceeds this value limit by an amount that causes a car to be placed in allowance value bracket more than one bracket above the otherwise applicable bracket, excess allowances paid as a result of the over valuation shall be reimbursed to the paying railroads.

Those owners who certify a "true value" in lieu of invoice price during the calendar year must provide to the AAR an officer's certificate at the end of the year stating that, based on all information available to the owner, the owner has complied with the terms of this item. Car owners must supply for entry into Umler all information required for tank cars in the Umler Data Specification Manual. Notwithstanding any other provision of this tariff item, "true value" will be subject to audit directly by the AAR.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows: (Cont'd)
 - C. If applicable, initial into service transportation costs, capitalized original lining costs, capitalized additions and capitalized betterments shall be added to car values determined pursuant to Paragraphs 3 (A) and 3 (B), above, if not already included in the value of the car. For cars built after January 1, 1988, capitalized inspection costs shall be added to the value, if applicable and if not already included in the value, if applicable and if not already included in the value of the car. Values other than invoice price shall be identified in accordance with the current AAR Umler Data Specification Manual at the time cars are submitted to the Assistant Vice President, Business Services, AAR, for registration in the Umler file (see Note 6, this item).
 - The rebuilt year and rebuilt valuation of a private car will be utilized for the purpose of computing applicable mileage allowances subject to the following conditions:
 - 1. The car must be rebuilt in accordance with the current requirements of Rule 88, Section C of the Office Manual and Sections A & B of the Field Manual, AAR Interchange Rules, Application for official rebuilt status must be filed with the Executive Director, Rules and Standards, AAR Technical Services and written formal approval received prior to registering such car in the Umler file with rebuilt age and valuation data.
 - Assignment of owned or leased rebuilt cars to value groups will be determined as outlined in Notes 3. (A), 3. (B) and 3. (C) herein, except that the maximum valuation of a rebuilt private car shall not exceed the lesser of:
 - a. 75 percent of the original cost of a comparable new car.
 - b. 75 percent of the calculated replacement cost of the rebuilt car prior to rebuilding, as computed per AAR Interchange Rule 107.
 - E. All car ages and values submitted are subject to verification by the AAR, and audit by the AAR or the owners independent public accountant upon reasonable request by the AAR. If the car owner elects to have the audit performed by its independent public accountant, such audit must be performed in a timely fashion in the manner prescribed by the AAR, will be performed at the car owner's expense and must be duly certified by the car owner's auditor as representing the true value of all cars included in such audit. Failure of the car owner to furnish the required car valuation data to the AAR Umler file, to arrange for the requested audit, or to correct errors determined as a result of such audit, will result in such car(s) being assigned to the lowest applicable mileage allowance rate group.

(Continued on next page)

ISSUED: February 8, 2016

EFFECTIVE: March 1, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 3. Applies as follows: (Cont'd)
 - F. Maximum original cost of fair market value will be as follows:

 1 For cars built in 1981 and prior \$ 64,001

 For cars built in 1981 and prior 	\$ 64,001
2. For cars built in 1982	\$ 64,001 \$ 58,001 \$ 56,001 \$ 51,001 \$ 66,001 \$ 62,001 \$ 63,001 \$ 64,001 \$ 67,001 \$ 71,001 \$ 76,001 \$ 74,001 \$ 74,001 \$ 80,001 \$ 80,001
For cars built in 1983	\$ 56,001
For cars built in 1984	\$ 51,001
5. For cars built in 1985	\$ 54,001
For cars built in 1986	\$ 66,001
For cars built in 1987	\$ 62,001
For cars built in 1988	\$ 63,001
For cars built in 1989	\$ 64,001
10. For cars built in 1990	\$ 67,001
11. For cars built in 1991	\$ 71,001
12. For cars built in 1992	\$ 70,001
13. For cars built in 1993	\$ 76,001
14. For cars built in 1994	\$ 74,001
15. For cars built in 1995	\$ 80,001
16. For cars built in 1996	\$ 83,001
17. For cars built in 1997	\$ 84,001 \$ 89,001
18. For cars built in 1998	\$ 89,001
19. For cars built in 1999	\$ 94,001 \$ 92,001
20. For cars built in 2000	
21. For cars built in 2001	\$ 106,001
22. For cars built in 2002	\$ 109,001
23. For cars built in 2003	\$ 85,001
24. For cars built in 2004	\$ 93,001
25. For cars built in 2005	\$ 101,001
26. For cars built in 2006	\$ 97,001
27. For cars built in 2007	\$ 112,001
28. For cars built in 2008	\$ 112,001
29. For cars built in 2009	\$ 117,001
30. For cars built in 2010	\$ 102,001
31. For cars built in 2011	\$ 107,001
32. For cars built in 2012	\$ 129,001
33. For cars built in 2013	\$ 144,001
34. For cars built in 2014	\$ 136,001
35. For cars built in 2015	\$ 158,001
36. For cars built in 2016 and subsequent	\$ 141,001 [A]

NOTE: Age is determined by subtracting the year of construction (built/rebuilt) from the current calendar year plus 1. e.g. (2016-2000) + 1 = 17

4. For cars built or rebuilt subsequent to December 31, 1977, all values reported to the AAR Umler file must be stated in equivalent U.S. dollars based on the applicable exchange rate at the time such cars were built or rebuilt. Subsequent capitalized additions and betterments reported to Umler must also be stated in equivalent U.S. dollars at the time such improvements were made.

(Continued in next column)

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 5. Applies as follows:
 - A. Into service transportation costs are those freight charges associated with the movement of a car that is ready for its first load to the locations of the car's original installation into service. Other transportation charges incurred during construction (e.g., to a facility which installs the original lining, etc) may be included in ledger value provided that the cost is capitalized.
 - B. A capital expenditure is an expenditure intended to benefit future periods in contrast to revenue expenditure/current expense which benefits a current period. It is an addition to a capital asset and is initially reflected on the balance sheet. A capital expenditure normally is subject to depreciation in future years.
 - C. Applies as follows:
 - 1. An addition or betterment has the effect of:
 - Extending the useful life of a car beyond the life projected when the car was entered into service;
 - Increasing a car's normal use beyond that which was in effect when the car was entered into service;
 - Lowering the operating costs beyond that which was in effect at the time the car was entered into service; or
 - d. Otherwise adding to the worth of the benefits a car can yield beyond that in effect when the car was entered into service (e.g., enhance safety, etc).
 - e. Any repair that maintains a car in its customary state of operating efficiency is NOT an addition or betterment.
 - An addition is the installation of a new component of a car (not a replacement) which meets the above tests. The value registered in Umler shall be the cost of the component added, including labor.
 - A betterment is the replacement of a component of the car with a superior component. The value registered in Umler for a betterment should not exceed the cost of the superior component, including labor minus (1) the original value of the component that was replaced (i.e., retired) and (2) the cost (i.e., expense) incurred in removing the old component.
 - When a unit of property is removed from a car (i.e., partial retirement), the ledger value registered in Umler shall be reduced by the original value of the unit
 - Any cost recovered under AAR Defect Car Billing, if applicable, must be deducted from the cost of an addition or betterment.

(Continued on next page)

ISSUED: February 8, 2017

EFFECTIVE: March 1, 2017

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

▲ ITEM 195 (Cont'd)

MILEAGE RATE ALLOWANCE ON TANK "T" CAR (SEE ITEM 196 FOR EXPLANATION OF DESIGNATING SYMBOL) (SEE NOTE 1)

EXPLANATION OF NOTES

- 6. Applies as follows:
 - A. When an owner: (1) makes a valuation correction to the Umler file; or (2) changes the mechanical designation of cars registered in the Umler file; and such changes result in an increase or decrease in the mileage allowance rates, the Assistant Vice President, Business Services, AAR, will be so notified and the increase or decrease will be applied retroactively. Once cars have been reported to the Umler file, any of the foregoing corrections or changes that result in a retroactive increase or decrease in the mileage allowance rates will be identified by the Assistant Vice President. The car owner is required to furnish the Assistant Vice President documented proof of the basis of the correction or change and advise as to any applicable mileage allowance adjustments which are required.
 - B. Retroactive Mileage Allowance Decrease: Within five (5) months from the date of a change to the Umler file resulting in a retroactive mileage allowance rate decrease, the owner will notify all using carriers of such decrease with either supporting details or a summary of the over-collections, with a copy to the Assistant Vice President. After receiving such notification, the using carrier shall deduct such amount(s), in the next open mileage reports to the car owner, plus fifteen (15) percent to reimburse the handling road for audit and associated administrative expenses. If the owner fails to send notification to the users within five (5) months, the Assistant Vice President shall notify carriers of the car initial (s) and number(s) involved and the user(s) shall make an adjustment, as described above.
 - C. Retroactive Mileage Allowance Increase: Within five (5) months from the date of a change to the Umler file resulting in a retroactive mileage allowance rate increase, the owner will notify all using carriers of such increase with either supporting details or a summary of the under-collections, with a copy to the Assistant Vice President. After receiving such notification, the using carriers shall add such amount(s) in their next open mileage reports to the car owner, less fifteen (15) percent to reimburse the handling roads for audit and associated administrative expense. No retroactive mileage allowance rate increase will be applicable if the owner fails to notify the using carriers of such increase within five (5) months from the date of a change to the Umler file.

SECTION 1 RULES AND REGULATIONS APPLIES ONLY ON TANK CARS

ITEM 196

EXPLANATION OF SYMBOL USED IN ITEM 195

SYMBOL

EXPLANATION

"T" - Tank Car. Tank car means any car which is used only for the transportation of liquids, liquefied gases, compressed gases, or solids that are liquefied prior to unloading. Car may be without underframe if container serving as superstructure is designed to serve as underframe. If car has underframe, it must be designed only for the carriage of one or more enclosed containers (with or without compartments) that form the superstructure and are integral parts of the car. All such containers must be securely attached to underframe when offered for transportation but may have demountable features.

ISSUED: February 8, 2016

ISSUED BY: Railinc, Agent, 7001 Weston Parkway, Suite 200, Cary, NC 27513

For explanation of abbreviations and reference marks not explained herein, see Item 9999, this tariff.

EFFECTIVE: March 1, 2016

EXHIBIT NO. 12

BEFORE THE SURFACE TRANSPORTATION BOARD

NORTH AMERICA FREIGHT CAR ASSOCIATION;)
AMERICAN FUEL & PETROCHEMICAL;)
MANUFACTURERS; THE CHLORINE INSTITUTE;)
THE FERTILIZER INSTITUTE; AMERICAN)
CHEMISTRY COUNCIL; ETHANOL PRODUCTS, LLC)
D/B/A POET ETHANOL PRODUCTS; POET,)
NUTRITION, INC.; and CARGILL INCORPORATED,	STB Docket Nos. 42144,
) 42150 and 42152
and) (Consolidated)
)
VALERO MARKETING AND SUPPLY COMPANY;)
and VALERO RAIL PARTNERS, LLC)
)
and)
•)
TESORO REFINING & MARKETING COMPANY,) .
LLC; TESORO GREAT PLAINS GATHERING &)
MARKETING LLC; and DAKOTA PRAIRIE)
REFINING, LLC)
)
Complainants,)
•)
vs.)
)
UNION PACIFIC RAILROAD COMPANY)
:)
Defendant.)
)

STIPULATION AGREEMENT

Complainants¹ and Defendant² in the above-captioned proceeding hereby enter into this "Stipulation Agreement" pursuant to which they have agreed to litigate the claims in this

¹ For the purposes of this Stipulation Agreement, "Complainants" refers to the Complainants in Docket No. 42144, which are The North America Freight Car Association; the American Fuel & Petrochemicals Manufacturers; The Chlorine Institute, Inc.; The Fertilizer Institute; the American Chemistry Council; Ethanol Products, LLC d/b/a Poet Ethanol Products; Poet Nutrition, Inc.; and Cargill Incorporated.

² The Defendant is Union Pacific Railroad Company ("UP").

proceeding based upon certain stipulations of facts, that those stipulations shall be accepted by the parties as establishing complete, or in some instances partial, responses to discovery requests, and that the stipulated facts shall be taken as true without the need for production of evidence, shall not be rebutted or contradicted by the parties in this proceeding, and shall be binding on the Board in its subsequent management of this proceeding and in any final decision, all as set forth herein. A party may move to strike the evidence of any other party that contravenes this Stipulation Agreement. The parties of course remain free to litigate the legal significance of the stipulated facts.

<u>Stipulation #1</u>: In the ordinary course of business, from at least 2010 to the present, Defendant seldom, if ever, has quantified the rates it would have charged individual shippers for transportation under rates that provided for payment of a mileage allowance.

Complainants accept the foregoing Stipulation #1 as a complete response to Complainants' Document Request No. 9, with the understanding that Defendant also will search for and produce responsive "studies and analyses" not involving individual customers, and will produce responsive documents pertaining to individual customers that Defendant identifies during its search for documents Defendant has otherwise agreed to produce.

<u>Stipulation #2</u>: In the ordinary course of business from at least 2010 to the present, Defendant seldom, if ever, has established tariff rates or proposed contract rates that offered a choice between a line-haul rate with full mileage allowance payments or zero-mileage³ rates.

Complainants accept the foregoing Stipulation #2 as a complete response to Complainants' Interrogatory No. 1. It also is intended to constitute a partial response to Complainants' Document Request No. 2, with the understanding that Defendant also will search for and produce responsive "studies and analyses" not involving individual customers, and will produce responsive documents pertaining to individual customers that Defendant identifies during its search for documents Defendant has otherwise agreed to produce.

<u>Stipulation #3:</u> From at least 2010 to the present, most, if not all, Association Complainant members seldom, if ever, have requested that Defendant establish rates for movement in tank cars that provided for payment of a mileage allowance.

³ Throughout this proceeding, the parties have used the terms "zero-mileage" and "zero-allowance" interchangeably to mean the same thing. The use of one term over the other in this Agreement is not intended to be a substantive distinction.

Stipulation #4: There is no evidence that Defendant has refused a request to establish rates for movements in tank cars that provide for payment of a mileage allowance.

<u>Stipulation #5</u>: From at least 2010 to the present, most, if not all, Association Complainant members seldom, if ever, have requested that railroads other than Defendant establish rates for movement in tank cars that provide for payment of a mileage allowance.

<u>Stipulation #6</u>: From at least 2010 to the present, most, if not all, Association Complainant members seldom, if ever, expressly have requested that Defendant establish reduced line-haul rates for movements in tank cars to reflect the members' furnishing of the cars to Defendant.

<u>Stipulation #7</u>: From at least 2010 to the present, most, if not all, Association Complainant members seldom, if ever, expressly have requested that railroads other than Defendant establish reduced line-haul rates for movements in tank cars to reflect the members' furnishing of the cars to those railroads.

<u>Stipulation #8</u>: From at least 2010 to the present, most, if not all, transportation in tank cars provided to Association Complainant members by railroads other than Defendant have moved pursuant to line-haul rates that did not provide for payment of a mileage allowance.

<u>Stipulation #9</u>: In the experience of most, if not all, Association Complainant members, there essentially is no difference between Defendant and other railroads regarding the proportion of movements for which the members receive mileage allowances.

Defendant accepts the foregoing Stipulation Nos. 3 through 9 as providing complete responses to Defendant's Interrogatory Nos. 24-27, and 34, and Document Request Nos. 3, 6, and 10-13, with the understanding that Complainants will not submit any Opening argument or evidence in this case, including testimony by expert or by fact witnesses, that relies on or refers to information that is responsive to these Interrogatories or Document Requests, but that is not produced in discovery. Furthermore, if Complainants identify a need to submit Rebuttal argument or evidence that includes such information, they agree to permit appropriate discovery at that time, and to allow UP to file appropriate surrebuttal argument and evidence. Complainants also confirm that Union Pacific would also have the right to file a motion to strike the Rebuttal argument or evidence (which Complainants may oppose).

<u>Stipulation #10</u>: From at least 2010 to the present, Defendant seldom has established rates for movement in tank cars that provide for payment of a mileage allowance.

<u>Stipulation #11</u>: From at least 2010 to the present, Defendant seldom, if ever, expressly has informed shippers that the rates it established for movements in tank cars were reduced in lieu of paying mileage allowances.

Defendant is willing to enter into the foregoing Stipulation Nos. 10-11 with the understanding that it may produce documents responsive to Complainants' discovery requests addressing circumstances in which it has established rates for movements in tank cars that provide for

payment of a mileage allowances or expressly informed shippers that the rates it established for movements in tank cars were reduced in lieu of paying mileage allowances.

<u>Stipulation #12</u>: In addition to handling line-haul movements of tank cars, for which it receives freight revenue, Union Pacific also provides switching or haulage for other tank car movements, for which it receives switching or haulage revenue that is not reflected in UP's production of revenue data in this case.

Complainants and Defendant disagree whether Complainants' Document Request No. 6(m) encompasses switching and haulage revenue. The parties are entering into Stipulation No. 12 as an alternative to Complainants filing a motion to compel or serving additional discovery requests.

The foregoing stipulations constitute all stipulations entered into by the Complainants and Defendant in Docket No. 42144 as of the date of this Stipulation Agreement.

DATED: August 9, 2017

Thomas W. Welay

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John Brown

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Counsel for The Fertilizer Institute and the American Chemistry Council

"EXHIBIT NO. 13 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 14 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 15 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 16 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 17 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 18 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 19 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 20 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 21 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

EXHIBIT NO. 22







Support, Connection, Advocacy

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By Email and Regular Mail

December 22, 2014

Mr. Eric L. Butler Executive Vice President - Marketing and Sales Union Pacific Railroad Company 1400 Douglas Street Omaha, NE 68179

Re: Request for Withdrawal of UPRR 6004-C, Item 55-C Modification

Dear Mr. Butler:

This letter is written on behalf of the North America Freight Car Association ("NAFCA"), the Railway Supply Institute, Committee on Tank Cars ("RSI-CTC"), and the Chlorine Institute ("CI"). NAFCA is an unincorporated association made up of 33 members who are owners, manufacturers, lessors or lessees of private railcars. NAFCA also is made up of associate members who supply administrative services to NAFCA member companies. NAFCA's members collectively represent the owners or lessees of over 680,000 private railcars operating in North America, a significant percentage of which are tank cars. The RSI is the international trade association of the railway supply industry. Its members provide all types of goods and services to freight and passenger railroads, rail shippers and freight car manufacturers and lessors. The members of the RSI-CTC collectively build more than ninety-five percent (95%) of all new railroad tank cars and own and provide for lease over seventy percent (70%) of railroad tank cars operating in North America. CI is a 195 member, not-for-profit trade association of chlor-alkali producers worldwide, as well as packagers, distributors, users, and suppliers. CI's members account for more than 93 percent of the total chlorlne production capacity of the U.S.,

Canada, and Mexico, which is mostly transported in rail tank cars owned or leased by the members.

Earlier this month, UP announced that, effective January 1, 2015, it will apply mileage-based line haul charges to certain movements of empty private tank cars to and from "repair facilities" located on UP. This change to existing practices is to be implemented by an amendment to UP's UPRR 6004-C, Item 55-C Movement of Empty Tank Cars with private Markings.

NAFCA, the RSI-CTC, and CI believe that the change contemplated by UP will result in the imposition of a huge, unwarranted financial burden on tank car owners and lessees. This change to existing UP practices appears to be contrary to the legal precedent and policies that govern the ability of railroads to establish separate charges for the transportation of empty rail tank cars to repair shops. We also believe that the establishment of such charges in today's commercial environment, in which many line haul tank car movements are pursuant to contracts which currently do not contain separate charges for the movement of empty tank cars to repair shops, would be unreasonable and contrary to applicable law.

NAFCA, the RSI-CTC, and CI are exploring the options available to us to protect the rights of our members, should UP go forward with the proposed change. This being said, we believe the most appropriate course of action is for UP to immediately withdraw the proposed change to UPRR 6004-C, Item 55-C.

Sincerely,

Peter Cleary,

President, NAFCA

Thomas D. Simpson President, RSI

r resident, rtor

Frank Reiner

President, Chlorine Institute

Cc: Lance M. Fritz

EXHIBIT NO. 23

December 23, 2014

Mr. Peter Cleary President, NA Freight Car Assoc. Cargill, Inc. 15407 McGinty Road West Wayzata, MN 55391 Mr. Frank Reiner President Chlorine Institute 1300 Wilson Blvd., Suite 525 Arlington, VA 22209

Mr. Thomas D. Simpson
President
Railway Supply Institute
425 Third Street SW, Suite 920
Washington, DC 20024

Re: Request for Withdrawal of UPRR 6004-C, Item 55-C Modification

Dear Peter, Tom, and Frank:

I am writing in response to your letter dated December 22, 1014, requesting that Union Pacific withdraw Its plans to apply mileage-based charges to certain movements of empty private tank cars to and from repair facilities by amending UPRR 6004-C, Item 55-C.

Union Pacific has been proactive in explaining the change to our existing practice and the reasons for the change to our customers. As we have explained, the change is designed to align our treatment of empty movements of private tank cars more closely with our treatment of empty movements of other private cars. We also believe it will help provide more timely feedback to customers about the efficient management of their fleet, which may in turn help reduce empty miles on our busy network. In addition, the change will provide more timely recovery of our costs associated with empty movements.

Union Pacific takes seriously the concerns expressed in your letter. However, I cannot agree with your claim that the change will impose a "huge, unwarranted financial burden on tank car owners and lessees." The charges at issue are the same as those Union Pacific has long applied to empty movements to and from shops of many other types of private cars.

I also cannot agree with your statement that the change appears to be contrary to the "legal precedent and policies" governing charges for movements of empty tank cars, or is in any other way "contrary to applicable law." Union Pacific wants to ensure that our actions comply with the law, and we would welcome any clarification you can provide regarding your legal concerns, but I am not aware of any law or precedent prohibiting railroads from charging for movements of empty tank cars to and from repair facilities, especially when the movements are not immediately preceded by a loaded revenue movement.



Union Pacific will continue to engage with our customers to ensure they understand the change we are making and to address concerns that apply to their individual situations. However, we have no plan to withdraw the change to item 55-C.

Sincerely,

cc: Lance M. Fritz, President & COO

"EXHIBIT NO. 24 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

EXHIBIT NO. 25

BEFORE THE SURFACE TRANSPORTATION BOARD

NORTH AMERICA FREIGHT CAR)	
ASSOCIATION; AMERICAN FUEL &)	•
PETROCHEMICALS MANUFACTURERS;)	
THE CHLORINE INSTITUTE; THE)	
FERTILIZER INSTITUTE; AMERICAN)	
CHEMISTRY COUNCIL; ETHANOL)	
PRODUCTS, LLC D/B/A POET ETHANOL)	DOCKET NO. NOR 42144
PRODUCTS; POET NUTRITION, INC.; and)	
CARGILL INCORPORATED)	
)	
vs.)	
)	
UNION PACIFIC RAILROAD)	
COMPANY)	

COMPLAINANTS' FIRST DISCOVERY REQUESTS

Complainants the North America Freight Car Association ("NAFCA"), the American Fuel & Petrochemicals Manufacturers ("AFPM"), The Chlorine Institute, Inc. ("CI"), The Fertilizer Institute ("TFI"), the American Chemistry Council ("ACC"), Ethanol Products, LLC d/b/a POET Ethanol Products ("Poet Ethanol Products"), POET Nutrition, Inc., ("Poet Nutrition"), and Cargill Incorporated ("Cargill"), (together "Complainants") hereby serve their First Discovery Requests upon Defendant Union Pacific Railroad ("UP") pursuant to 49 C.F.R. Part 1114. Responses and responsive documents, as well as any objections, must be delivered by May 15, 2015, or another date or dates mutually agreed to by the parties, to counsel for the Complainants NAFCA, Cargill, Poet Ethanol Products and Poet Nutrition, Thomas W. Wilcox, GKG Law, P.C., 1055 Thomas Jefferson Street, NW, Suite 500, Washington, DC 20007, and if reasonably

possible, copies of all production are to be also delivered to counsel of record for the other complainants.

INSTRUCTIONS

- 1. These discovery requests ("Requests") call for all non-privileged information which is in the possession, custody, or control of Defendant and its consultants, outside experts and counsel.
- 2. Where a Request has a number of separate subdivisions, or related parts or portions, a complete response is required to each part or portion. Any objection to a Request should clearly indicate the subdivision, part, or portion of the Request to which it is directed.
- 3. Each Request shall operate and be construed independently, and, unless otherwise indicated, no Request limits the scope of any other Request.
- 4. Words used in the singular shall include the plural and words used in the plural shall include the singular, whenever the context permits. Terms such as "and," "or," or "including" shall be construed in the broadest and most inclusive manner, in the disjunctive or conjunctive as necessary, in order to call for all responsive information without limitation.
- 5. References to the present tense shall be construed to include the past tense, and references to the past tense shall be construed to include the present tense, as necessary to bring within the scope of each Request all documents that might otherwise be construed to be outside the scope of the Request.
- 6. If Defendant believes that any request or definition or instruction applicable thereto is ambiguous, it should set forth the language that it believes is ambiguous and the interpretation that it is using in responding to the Request.

- 7. If any document covered by a Request is withheld for whatever reason, including any privilege, Defendant shall furnish a written privilege log identifying all withheld documents in the following manner:
 - a. the specific Request to which the document is responsive;
 - b. the date of the document;
 - c. the name of each author or preparer;
 - d. the name of each person who received the document and the name of such person's employer at the time the person received the document;
 - e. a brief description of the subject matter of the document and any withheld attachments or appendices;
 - f. the specific factual and legal basis for withholding; and
 - g. the number of pages withheld.
- 8. Each document produced shall be an authentic original document or a true duplicate of an authentic original document.
- 9. These Requests cover the period from January 1, 1987 to the date you serve your response, unless otherwise indicated.
- 10. All Requests are continuing and amended or supplemental responses shall be provided if and when responsive new information and documents are discovered by Defendant, its consultants, outside experts and/or counsel.
- 11. Identify all persons who provided information for each response, and state which response(s) the person provided information for.
- 12. Where the Request seeks data in a computer-readable format, machine-readable format, or in its native format, this data is defined as an electronic file which contains structured, relational data, and is managed within a commercially available and relational database system

(for example Microsoft, Oracle, IBM) and is readable via commercially available and standard Microsoft Windows software API (Application Programming Interfaces) methods to include Open Database Connectivity (ODBC) implementations, thereby making the data accessible independent of the host system.

- 13. If the source table is stored within a non-relational system, such as a 'flat file', or a custom system (not commercially available), provide the data in standard sequential or delimited text files. The text files will be MS-DOS or MS-Windows compatible text formats.
 - 14. For each computer file supplied provide:
 - a. The name and description of the source database or other file from which the records in the computer file were selected (stating whether the file is an original extract from a line of business transactional or data warehouse computer system, or if the provided file is an extract, or report, created specifically for this request) including a graphic or textural representation of the database relational model for each system to include all named tables of data within the system's relational model, and for every table provide a list of fields, primary keys, foreign keys, list relational links to other tables and fields, and filters, if any, associated to the relational links. Include all related tables, and all fields within each included table. List the fields which define a unique record (row) for each table, or state if the table does not require unique row differentiators or primary keys. For code tables, provide the code, and associated data elements in a discreet list (no duplicates);
 - b. A description of how the records in the file produced were selected;
 - c. The original table names (no aliases), original field names, to match the provided systems' data structures within each computer program (in native software and text file) and intermediate file used in deriving the files produced if the files produced are flat files. If the files produced are commercially available relational database files, provide the method used and code (if code was created) used to export the data to this relational format, including the operating system and version under which the final text files or relational tables were produced; and
 - d. A relational diagram defining relationships between tables, with all fields, listing primary keys, foreign keys, with each table or file provided as listed in the relational diagram. Also provide all table indexes, and index files, which define the index to be clustered or non-clustered.

- 15. For each field in each computer database file provide a complete, standard data structure, including:
 - a. The name of the field including its source table name, and if different from the LOB (line of business) or off-line analytical system field name, provide all field name incarnations so that there is a linkage between the provided fieldname and the original source fieldname and source table, and source application/system. Also provide the "Synonymous Name," that being a single word or multiple words that differ from the fieldname, but represents the same data element using alternative or more descriptive terminology. Also provide the "Context", that being a designation or description of the application environment in which the data item (or field) is applied or from which it is originally derived (its origin);
 - b. The starting and ending positions of the field if the file is a non-delimited flat file, or if the file is delimited, verify that the delimiter is inserted at the end of each field and the delimiter is not contained, as data, within any data cell (provide row terminators and line feed codes), otherwise, if the provided data set is a relational database "table", export the table structure into a separate ANSI SQL 92 code or text file;
 - c. A detailed definition of the field and whether this field is the record's (or row's) unique identifier, or it is one of many fields which create a unique row (list them);
 - d. A detailed description of the data in the field, including an explanation of what they are used for and also provide all related index files in SQL code format or text files, if any;
 - e. The type of data in the field, i.e., whether numeric, character, alphanumeric, number of digits, number of significant digits, whether signed or unsigned (i.e., negatives allowed) and whether this field is Unicode, or contains any constraints, or requirements to be Non-Null, or non-blank;
 - f. If the values in a field are terms or abbreviations, a list of all terms or abbreviations used with detailed definitions of each and provide the approved domain (range of values if indeterminate) or list of values permitted if determinate. Also provide minimum and maximum values, including whether the values are Null, hidden, or specific ASCII or ISO codes. Include the character encoding or software vendor's code page, for each table if any;
 - g. An indication of whether the data in the field are packed or compressed;
 - h. If the data in the field are packed or compressed, the type of packing or compression:

- 1) Zoned with low-order sign;
- 2) Binary with LSB first;
- 3) Binary with MSB first;
- 4) Packed with high-order sign;
- 5) Packed with low-order sign;
- 6) Packed with no sign; and
- 7) Other (specify and provide detailed instructions for unpacking);
- i. If the data files and tables originate on a non-Microsoft Windows operating system, state the original operating system and convert to Microsoft Windows format; and
- j. For data or other electronic information submissions where the source system does not have a 32-bit operating system, verify that all data and files are computer-readable on a 32-bit operating system.

DEFINITIONS

"Allowance Agreement" means the national agreement between railroads and tank car shippers, approved on September 23, 1986 by the Interstate Commerce Commission in Ex Parte No. 328, *Investigation of Tank Car Allowance System*, 3 I.C.C.2d 196 (1986).

"Document" means all writings in any form whatsoever, including but not limited to letters, electronic mail, memoranda, reports, agendas, hand-written materials and meeting notes.

The term "documents" also includes all drafts of all writings in any form whatsoever.

"Identity" or "Identify" means:

- a. when used with respect to a natural person, to state the person's full name, present or last known business address, the person's present or last known business telephone number, the person's present or last known place of employment, position or business affiliation, and the person's present and former relationship to UP.
- b. when used with respect to a person other than a natural person, to state the entity's full business or organizational name, the address of entity's prin-

- cipal place of business, the entity's State of incorporation or formation, and the identity of person(s) who acted on behalf of the entity with respect to the subject matter of the requested document, information or thing.
- c. when used with respect to a document, either to produce the document itself or to state the name or title of the document, the type of document (e.g., letter, memorandum, telegram, computer input or output, chart, etc., or other means of identifying it), the date of the document, the person(s) who authored and/or signed the document, the person(s) to whom the document was addressed, sent, and/or received, the general subject matter of the document, and the present location and present custodian of the document (if any such document was but is no longer in the possession, custody or control of UP, state what disposition was made of it and explain the circumstances surrounding, and the authorization for, such disposition, and state the date or approximate date of such disposition).
- d. when used with respect to a non-written communication, to state the identity of every natural person making or receiving the communication, such person's respective principal(s) or employer(s) at the time of the communication, the date, manner and place of the communication, and the topic or subject matter of the communication.
- e. when used with respect to an act, occurrence, decision, statement, review, inspection, negotiation, communication or other conduct (collectively, "act"), to state what transpired at or the events constituting the act, the subject matter of the act, the outcome, and the place and date thereof, and to identify the person(s) present and the person(s) involved.

"Mileage Allowance Payment" means compensation paid to shippers or car owners by UP pursuant to the Allowance Agreement.

"Mileage Equalization Payment" means compensation received by UP from a shipper or car owner pursuant to Freight Tariff RIC 6007-Series and in accordance with the mileage equalization provisions of the Allowance Agreement.

"Possession, custody or control" means any document or other information that is within the possession or control of a defendant or any of its employees, agents, or affiliates or subsidiaries and their employees.

"Refer or relate" means to have any direct or implied reference or relationship to any subject matters to which such phrase is applied.

"Repair Facility" or "Repair Facilities" means any facility that cleans, lines, relines, maintains, modifies, repairs or retrofits tank cars, as the term is defined in Tariff UP 6004, Item 55-C.

"Tariff UP 6004, Item 55-C" means UP's recently adopted Tariff UP 6004, Item 55-C, effective January 1, 2015.

"You or your" means Defendant or any of its outside consultants, experts and counsel.

The terms "you," "your," and any other nouns or pronouns shall be gender inclusive.

"Zero-mileage rate" means a rail transportation rate that purportedly compensates a rail shipper or car owner for the use of its private railroad tank car in lieu of compensating the rail shipper or car owner by directly making a Mileage Allowance Payment.

"Zero-mileage allowance clause" means a provision in UP's contracts and/or tariffs pursuant to which UP states it is not required to make Mileage Allowance Payments to rail shippers or car owners who supply UP with private railroad tank cars to transport their commodities.

<u>INTERROGATORIES</u>

- 1. Identify all tank car movements beginning in 2010 for which UP has established tariff rates, or proposed a contract rate, that offered a choice between a line-haul rate with full mileage allowance payments or zero mileage allowance. Identify the customer, the commodity transported, the origins and destinations of the movements, and the choice of rates that UP offered.
- 2. Identify all tank car Repair Facilities served by UP or a Class III railroad that connects with UP. For each facility, identify all movements of tank cars supplied to UP by its customers to and from the shop from 2010 to the present.

- 3. Identify all persons who participated in UP's decision to charge for empty tank car movements to Repair Facilities and describe the title and the role of each person identified.
- 4. Identify any and all transportation arrangements for tank car railroad transportation by UP where the shipper paid or pays a rate for the transportation, and UP compensated, or currently compensates, the shipper for the use of the cars it supplies to UP through a Mileage Allowance Payment.

DOCUMENT REQUESTS

- 1. Produce all documents that were referred to or relied upon to provide the answers to Interrogatories 1-4.
- 2. Produce all documents relating to, discussing, referring to, mentioning or commenting on UP's internal deliberations on whether to compensate shippers and/or private tank car owners for the use of their tank cars through Mileage Allowance Payments or through Zeromileage rates.
- 3. Produce all documents that Identify, calculate, refer or relate to the total amount of Mileage Equalization Payments UP has received from the transportation of tank cars, by year, for each year from 1987 to the present.
- 4. Produce all documents that Identify, compile, calculate, refer to, or relate to, any Mileage Allowance Payments UP has made to car owners, or to rail shippers, by year, by car type and/commodity, for each year from 1987 to the present.
- 5. Produce all documents that discuss, refer to, or relate to any calculation by UP of the extent to which it has reimbursed its customers for the costs of owning and maintaining the tank cars they have supplied to UP for the transportation of their commodities.

- 6. For each tank car shipment record, please provide the information described below for UP's entire system for each year or partial year 1987 to the present in a computer readable database or electronic spreadsheet, including all field descriptions, data definitions and data dictionaries required to utilize the data. The database should include, at a minimum, the following data:
 - a. The name of the consignee, shipper, payee, and customer;
 - b. Commodity (seven-digit Standard Transportation Commodity Code "STCC");
 - c. Origin station and State;
 - d. Destination station and State;
 - e. For shipments that originated on UP's system(s), the date the shipment was originated;
 - f. For shipments UP received in interchange, the on-junction location station and state;
 - g. For shipments UP received in interchange, the date the shipment was interchanged;
 - h. For shipments given in interchange, off-junction location station and state;
 - i. For shipments given in interchange, the date the shipment was interchanged;
 - j. For shipments terminated on UP's system, the date the shipment was terminated;
 - k. Number of rail cars;
 - l. Tons (Net);
 - m. Total freight revenues from origin to destination, or UP's share of the total freight revenues in the event that UP was not the sole carrier for a particular movement.

- n. Total revenues from surcharges (including but not limited to fuel surcharges), and whether such revenue from surcharges is included in the total freight revenues;
- o. Total mileage allowance payments paid by UP to the tank car owner;
- p. Total mileage allowance payments received by UP from the tank car owner;
- q. The contract, agreement, tariff, or other pricing authority that the shipment is billed under including the amendment and item numbers;
- r. Unique Waybill number and date:
- s. Total loaded miles on UP's system;
- t. Total empty miles on UP's system;
- u. AAR car-type code;
- v. Tank car initial and number; and
- w. Annual tank car allowance rate from UMLER.
- 7. For each empty tank car shipment record, please provide the information described below for UP's entire system for each year or partial year 2010 to the present in a computer readable database or electronic spreadsheet, including all field descriptions, data definitions and data dictionaries required to utilize the data. The database should include, at a minimum, the following data:
 - a. The name of the consignee, shipper, payee, and customer;
 - b. Commodity (seven-digit Standard Transportation Commodity Code "STCC");
 - c. Origin station and State;
 - d. Destination station and State;
 - e. For shipments that originated on UP's system(s), the date the shipment was originated;

- f. For shipments UP received in interchange, the on-junction location station and state;
- g. For shipments UP received in interchange, the date the shipment was interchanged;
- h. For shipments given in interchange, off-junction location station and state;
- i. For shipments given in interchange, the date the shipment was interchanged;
- j. For shipments terminated on UP's system, the date the shipment was terminated;
- k. Number of rail cars included on the waybill to/from Repair Facility;
- 1. Tons per car (Net);
- m. Total empty mileage payments under Tariff 6004-C (if moved after January 1, 2015);
- n. Unique Waybill number and date;
- o. Total empty miles on UP's system to/from Repair Facility; and
- p. AAR car-type code.
- 8. Produce all documents relating to, discussing, referring to, mentioning or commenting on costs associated with owning and maintaining railroad tank cars, whether the cars are owned by UP or by its customers or car owners.
- 9. Produce all documents that refer or relate to, and/or quantify, discounts or reductions to line-haul rates that UP contends that it has provided to any shipper in exchange for an agreement to waive Mileage Allowance Payments on tank cars.
- 10. Produce all documents that refer or relate to UP's decision to begin charging for empty tank car movements to/from Repair Facilities as set forth in Tariff 6004, Item 55.
- 11. Produce all studies or analyses that were performed by or for UP as part of the process of deciding to charge for empty tank car movements to and from Repair Facilities.

- 12. Provide all documents that Identify, calculate, refer or relate to the level of rate reductions UP has offered shippers in lieu of compensating them by making Mileage Allowance Payments on tank cars.
- 13. Produce all documents that Identify, refer or relate to the factors and methods that UP uses to establish line-haul rates for movements in tank cars, including but not limited to all cost factors that UP considers.
- 14. Produce all documents, including but not limited to studies, memos, analyses, and reports addressing the degree to which Zero-mileage rates charged by UP compensate private car owners for the use of their tank cars.
- 15. Produce all documents, including but not limited to studies, memos, analyses, and reports in which UP has quantified the costs of private car ownership for which UP maintains it is reimbursing its customers through Zero-mileage rates.
- 16. Produce all documents, including but not limited to studies, memos, analyses, and reports, where UP has estimated the revenues it will receive from the charges for empty tank car movements established in UPRR Tariff 4703.

Respectfully submitted,

Thomas W. Wilcox, Esq.
David K. Monroe, Esq.
Svetlana Lyubchenko, Esq.
GKG Law, P.C.
The Foundry Building
1055 Thomas Jefferson Street NW
Suite 500
Washington, DC 20007
(202) 342-5248

Counsel for North America Freight Car Association; Ethanol Products, LLC d/b/a POET Ethanol Products; POET Nutrition, Inc., and Cargill Incorporated

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Washington, DC 20036 (202) 298-8100

Counsel for The Chlorine Institute

Jeffrey O. Moreno, Esq. Thompson Hine LLP 1919 M Street, NW Suite 700 Washington, DC 20036 (202) 263-4107

Counsel for The Fertilizer Institute and the American Chemistry Council

EXHIBIT NO. 26

BEFORE THE SURFACE TRANSPORTATION BOARD

NORTH AMERICA FREIGHT CAR)
ASSOCIATION; AMERICAN FUEL &)
PETROCHEMICALS MANUFACTURERS;)
THE CHLORINE INSTITUTE; THE)
FERTILIZER INSTITUTE; AMERICAN)
CHEMISTRY COUNCIL; ETHANOL)
PRODUCTS, LLC D/B/A POET ETHANOL) DOCKET NO. NOR 42144
PRODUCTS; POET NUTRITION, INC.; and)
CARGILL INCORPORATED)
)
vs.)
)
UNION PACIFIC RAILROAD)
COMPANY)

COMPLAINANTS' SECOND DISCOVERY REQUESTS

Complainants the North America Freight Car Association ("NAFCA"), the American Fuel & Petrochemicals Manufacturers ("AFPM"), The Chlorine Institute, Inc. ("CI"), The Fertilizer Institute ("TFI"), the American Chemistry Council ("ACC"), Ethanol Products, LLC d/b/a POET Ethanol Products ("Poet Ethanol Products"), POET Nutrition, Inc., ("Poet Nutrition"), and Cargill Incorporated ("Cargill"), (together "Complainants") hereby serve these Second Discovery Requests on Defendant Union Pacific Railroad Company. Responses and responsive documents, as well as any objections, must be delivered by February 23, 2016, or

another date or dates mutually agreed to by the parties, to counsel for the Complainants NAFCA, Cargill, Poet Ethanol Products and Poet Nutrition, Thomas W. Wilcox, GKG Law, P.C., 1055 Thomas Jefferson Street, NW, Suite 500, Washington, DC 20007, and if reasonably possible, copies of all production are to be also delivered to counsel of record for the other complainants.

INSTRUCTIONS AND DEFINITIONS

Complainants hereby incorporate by reference into these Second Discovery Requests the Definitions and Instructions included in Complainants' First Discovery Requests, served on April 30, 2015, except that the definition of "You or your" is amended to mean Defendant and predecessors to Defendant also known as "Union Pacific Railroad Company" from 1987 to the present, or any of Defendant's outside consultants, experts and counsel. The terms "you," "your," and any other nouns or pronouns shall be gender inclusive.

INTERROGATORIES

- 5. For each of the years 1987 and 2015, identify by name and location (including the serving rail carrier(s)) all tank car Repair Facilities served by a Class III railroad that interchanged with You.
- 7. For each of the years 1987 and 2015, identify by name and location all Repair Facilities served directly by You.
- 8. For the year 1987, identify the number of empty tank car movements by You (a) for interchange with a Class III railroad for transportation to a Repair Facility located on a railroad other than You; and (b) to Repair Facilities located on Your system and served directly by You,

where the movement to the Repair Facility would have been subject to charges pursuant to Tariff 6004, Item 55-C.

- 9. Identify all persons who participated in: (a) Your decision to charge for certain empty tank car movements to or from Repair Facilities, (b) the drafting of Tariff 6004, Item 55-C and Tariff 4703, Items 1100-1200, (c) determining the rates applicable to empty tank car movements to/from Repair Facilities under Tariff 6004, Item 55-C and Tariff 4703, Items 1100-1200 (both for 2015 and 2016). For each person identified, describe their title and their role in the relevant activity.
- 10. Identify all persons who participated in any analysis or projections of the revenues You will receive from the charges assessed pursuant to Tariff 6004, Item 55-C and Tariff 4703 Items 1100-1200 (both at 2015 and 2016 rate levels). For each person identified, describe their title and their role in the relevant activity.
- Please explain how You determined each of the rates set forth in Tariff 4703, Items 1100-1200 (for 2015 and 2016) and what calculations and analysis, if any, You undertook to determine whether and how much of the revenues received by You pursuant to this Tariff would be paid to car owners through Mileage Allowance Payments and/or Zero Mileage Rates.
- 12. Provide an accounting of the revenues received from tank car providers through mileage equalization charges by You in 1987 and from 2001 to the present.
- 13. From 2010 to the present, identify (a) any and all arrangements (e.g., tariff or contract) for railroad transportation by You of commodities in tank cars in which You compensated, or currently compensate, the tank car provider for the use of private tank cars through a Mileage Allowance Payment; and for each arrangement, (b) the customer; (c) the commodity and (d) the applicable line-haul rate.

- 14. From 2010 to the present, identify (a) any and all arrangements (e.g. tariff or contract) for railroad transportation by You of commodities in tank cars in which You compensated, or currently compensates, the tank car provider for the use of private tank cars through a Zero-Mileage Rate; (b) the applicable Zero-Mileage Rate; (c) the rate that UP otherwise would have charged if You paid an allowance, including the source (e.g., tariff, contract offer); and for each arrangement, (d) the customer; and (e) the commodity.
- 15. Provide the following information for movements by You for calendar year 1987 and each calendar year from 2001 through 2015:
- (a) Total number of empty tank car shipments to and from Repair Facilities.
- (b) Total number of empty tank car miles to and from Repair Facilities.
- 16. Identify all facts, documents, and analyses upon which You intend to rely to support Your claim that the Zero-Mileage Rates charged by You for tank car shipments are or were less than the rates You otherwise would have charged.
- 17. State whether You have assessed or will assess the charges for empty tank car movements made applicable by Tariff 6004, Item 55-C against the tank car owner or lessee in those circumstances where they are different entities and explain why. If Your response depends on any factual determination, identify the facts upon which it depends and explain how those facts influence Your response.
- 18. Please explain if and how Your charges for the movement of empty cars subject to Repair Facilities subject to Item 55-C are or will be reflected in the level of the mileage allowance charges determined pursuant to Ex Parte No. 328.

DOCUMENT REQUESTS

- 17. Please provide all documents that were referred to or relied upon to provide the answers to Interrogatories 5-19.
- 18. Please provide a map of Your system in 1987 and any other documents necessary to depict visually, describe and/or set forth the total miles of track comprising Your rail system in 1987, by track segments.
- 19. Please provide all documents dated from January 1, 2010 to the present that contain, refer, or relate to the projected revenues You anticipated receiving from implementing Tariff 6004, Item 55-C and Tariff 4703 Items 1100-1200, including but not limited to projected revenues for the movement of empty tank cars for retrofit as a result of final regulations adopted in Docket No. PHMSA-2012-0082 (HM-251), Hazardous Materials: Enhanced Tank Car Standards and Operational Controls for High-Hazard Flammable Trains-Notice of Proposed Rulemaking.
- 19. Produce all documents, regardless of date, that pertain to meetings, deliberations, reports, or analyses of the Joint Negotiating Committee which negotiated the national mileage allowance and equalization agreements adopted by the Interstate Commerce Commission in Ex Parte No. 328.
- 20. Produce all documents and data pertaining to Your decision to increase the charges for empty tank car movements to and from Repair Facilities, effective January 1, 2016.

Respectfully submitted,

Thomas W. Wely

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David K. Monroe, Esq.
Svetlana Lyubchenko, Esq.
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Incorporated

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Counsel for American Fuel & Petrochemicals Manufacturers

Gal Er comm

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Counsel for The Chlorine Institute

Jeffrey O. Moreno, Esq.

Thompson Hine LLP 1919 M Street, NW Suite 700 Washington, DC 20036 (202) 263-4107

Counsel for The Fertilizer Institute and the American Chemistry Council

"EXHIBIT NO. 27 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 28 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

"EXHIBIT NO. 29 HIGHLY CONFIDENTIAL MATERIAL REDACTED"

EXHIBIT NO. 30

HIGHLY CONFIDENTIAL

Rocker, Kenny

December 14, 2016

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1	
BEFORE THE	***************************************
SURFACE TRANSPORTATION BOARD	
NORTH AMERICAN FREIGHT CAR ASSOCIATION; AMERICAN FUEL &) PETROCHEMICALS MANUFACTURERS; THE) CHLORINE INSTITUTE; THE) FERTILIZER INSTITUTE; AMERICAN) CHEMISTRY COUNCIL; ETHANOL) PRODUCTS, LLC D/B/A POET ETHANOL) PRODUCTS; POET NUTRITION, INC.;) AND CARGILL INCORPORATION,) VS.) UNION PACIFIC RAILROAD COMPANY,)	
HIGHLY CONFIDENTIAL	
DEPOSITION OF: KENNY ROCKER	
DATE: December 14, 2016	
TIME: 1:20 p.m.	
PLACE: Lamson Dugan & Murray, 10306 Regency Parkway Drive, Omaha, Nebraska	

HIGHLY CONFIDENTIAL

Rocker, Kenny

December 14, 2016

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	2 (Tages 2 to 3
2	4
APPEARANCES	1 INDEX
	² WITNESS: Direct
APPEARING ON BEHALF OF PLA NTIFF THE CHLOR NE INSTITUTE:	³ KENNY ROCKER 5
Paul M. Donovan, Esq.	4
LAROE, W NN, MOERMAN & DONOVAN	5 EXHIBITS: Marked
1250 Connecticut Avenue, M.W., Suite 200 Washington, DC 20036	6 1 - Letter 8 7 2 Decument Rates No. LIPRR 0017845 12
(202)298-8100	2 - Document Bales No. OF NN 0017040 12
pauldonovan@laroelaw com	 3 - E-mail Bates No. UPRR 0003937 16 4 - E-mail Bates No. UPRR 0018359 23
APPEARING ON BEHALF OF PLA NTIFF THE FERTILIZER	5 - E-mail with attachment Bates No.
INSTITUTE:	UPRR 0000673 29
Jeffrey O. Moreno, Esq.	11
THOMPSON HINE LLP 1919 M Street, N.W., Suite 700	6 - Document Bates No. UPRR 0000052 36
Washington, DC 20036-1600	12
(202)263-4107	7 - E-mail Bates No. UPRR 0000061 39
jeff moreno@thompsonhine.com	13
	8 - Presentation document Bates No. 14 UPRR 0025230 51
APPEARING ON BEHALF OF PLA NTIFF NORTH AMERICA FREIGHT	UPRR 0025230 51 5 9 - E-mail with attachment Bates No. UPRR
CAR ASSOCIATION, POET ETHANOL, POET ETHANOL, POET NUTRITION and CARGILL:	0003910 through 0003916 71
Thomas Wilcox, Esq.	16 7 1
GKG LAW, P.C. 1055 Thomas Jefferson Street NW	10 - E-mail Bates No. UPRR 0024322 76
Washington, DC 20007	17
(202)342-5248	18
twilcox@gkglaw com	19
	20
	21 22
	22 23
	24
	25
3	5
APPEARING ON BEHALF OF PLAINTIFF AMERICAN FUEL &	1 KENNY ROCKER,
PETROCHEMICALS MANUFACTURERS: Houston Shaner, Esq.	Of lawful age, being first duly cautioned and
HOGAN LOVELLS US LLP Columbia Square	3 solemnly sworn as hereinafter certified, was examined
555 Thirteenth Street, NW	4 and testified as follows:
Washington, DC 20004 (202)637-5600	5
houston,shaner@hoganlovells.com and	6 DIRECT EXAMINATION
Andrew Lillie, Esq.	
HOGAN LOVELLS US LLP	I / BYME MINENIA
1601 Wewatta Street, Sulte 900	BT WIN, WORLING.
Denver, Colorado 80202	8 Q. Good afternoon, Mr. Rocker.
	⁸ Q. Good afternoon, Mr. Rocker. ⁹ A. Good afternoon.
Denver, Colorado 80202 (303)899-7300	Q. Good afternoon, Mr. Rocker. A. Good afternoon. Q. My name is Jeff Moreno and I'm one of the
Denver, Colorado 80202 (303)899-7300 andrew Illie@hoganlovelis com APPEARING ON BEHALF OF DEFENDANT:	⁸ Q. Good afternoon, Mr. Rocker. ⁹ A. Good afternoon.
Denver, Colorado 80202 (303)899-7300 andrew lilile@hoganlovells com	Record afternoon, Mr. Rocker. Good afternoon. My name is Jeff Moreno and I'm one of the co-counsel for the complainants. And for the record,
Denver, Colorado 80202 (303)859-7300 andrew Illile@hoganloveils com APPEARING ON BEHALF OF DEFENDANT: Michael L. Rosenthal, Esq. COV NGTON & BURL NG LLP One CityCenter	Record afternoon, Mr. Rocker. Good afternoon. My name is Jeff Moreno and I'm one of the co-counsel for the complainants. And for the record,
Denver, Colorado 80202 (303)899-7300 andrew little@hoganlovells com APPEARING ON BEHALF OF DEFENDANT: Michael L. Rosenthal, Esq. COV NGTON & BURL NG LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4958	Record afternoon, Mr. Rocker. A. Good afternoon, Mr. Rocker. A. Good afternoon C. My name is Jeff Moreno and I'm one of the co-counsel for the complainants. And for the record, I'm going to go down, each person can enter their own appearance.
Deriver, Colorado 80202 (303)899-7300 andrew likile@hoganlovells com APPEARING ON BEHALF OF DEFENDANT: Michael L. Rosenthal, Esq. COV NGTON & BURL NG LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4955 (202)562-5448	Q. Good afternoon, Mr. Rocker. A. Good afternoon. Q. My name is Jeff Moreno and I'm one of the co-counsel for the complainants. And for the record, I'm going to go down, each person can enter their own appearance. MR. DONOVAN: Paul Donovan with
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Deriver, Colorado 80202 (303)899-7300 andrew little@hoganlovells com APPEARING ON BEHALF OF DEFENDANT: Michael L. Rosenthal, Esq. COV NGTON & BURL NG LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4955 (202)662-5448 mrosenthal@cov.com and Danielle Bode, Esq. Assistant General Attorney UNION PACIFIC PAILROAD 1400 Douglas Street, Stop 1580 Omaha, Nebraska 68179-1580	Q. Good afternoon, Mr. Rocker. A. Good afternoon. Q. My name is Jeff Moreno and I'm one of the co-counsel for the complainants. And for the record, I'm going to go down, each person can enter their own appearance. MR. DONOVAN: Paul Donovan with LaRoe, Winn, Moerman & Donovan. MR. WILCOX: Tom Wilcox, GKG law. MR. SHANER: Houston Shaner representing American Fuel and Petrochemicals
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Deriver, Colorado 80202 (303)899-7300 andrew lillie@hoganloveils com APPEARING ON BEHALF OF DEFENDANT: Michael L, Rosenthal, Esq. COV NGTON & BURL NG LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4955 (202)562-5448 mrosenthal@cov.com and Danielle Bode, Esq. Assistant General Attorney UNICN PACIFIC RAILROAD 1400 Douglas Street, Stop 1580 Omaha, Nebraska 68179-1580 (402)544-1123 debode@up.com and	Q. Good afternoon, Mr. Rocker. A. Good afternoon. Q. My name is Jeff Moreno and I'm one of the co-counsel for the complainants. And for the record, I'm going to go down, each person can enter their own appearance. MR. DONOVAN: Paul Donovan with LaRoe, Winn, Moerman & Donovan. MR. WILCOX: Tom Wilcox, GKG law. MR. SHANER: Houston Shaner representing American Fuel and Petrochemicals
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Denver, Colorado 80202 (303)899-7300 andrew Illile@hoganloveils com APPEARING ON BEHALF OF DEFENDANT: Michael L. Rosenthal, Esq. COV NGTON & BURL NG LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4955 (202)62-5448 mrosenthal@cov.com and Danlelle Bode, Esq. Assistant General Attorney UNION PACIFIC RAILROAD 1400 Douglas Street, Stop 1580 Omaha, Nebraska 68179-1580 (402)544-1123 debode@up com and Craig V. Richardson, Esq. Associate General Counsel UNION PACIFIC RAILROAD 1400 Douglas Street, Stop 1580 Omaha, Nebraska 68179-1580 (A02)544-7040 1400 Douglas Street, Stop 1580 Omaha, Nebraska 68179-1580 (402)544-704	Q. Good afternoon, Mr. Rocker. A. Good afternoon. Q. My name is Jeff Moreno and I'm one of the co-counsel for the complainants. And for the record, I'm going to go down, each person can enter their own appearance. MR. DONOVAN: Paul Donovan with LaRoe, Winn, Moerman & Donovan. MR. WILCOX: Tom Wilcox, GKG law. MR. SHANER: Houston Shaner representing American Fuel and Petrochemicals Manufacturers. MR. LILLIE: Andrew Lillie representing the same. MR. ROSENTHAL: Mike Rosenthal representing Union Pacific.
Denver, Colorado 80202 (303)898-7300 andrew Illile@hoganlovells com APPEARING ON BEHALF OF DEFENDANT: Michael L. Rosenthal, Esq. COV NGTON & BURL NG LLP One CityCenter 850 Tenth Street, NW Washington, DC 20001-4956 (202)652-5448 mrosenthal@cov.com and Danlelle Bode, Esq. Assistant General Attorney UNION PACIFIC RAILROAD 1400 Douglas Street, Stop 1580 Omaha, Nebraska 68179-1580 (402)544-1123 debode@up com and Craig V. Richardson, Esq. Associate General Counsel UNION PACIFIC RAILROAD 1400 Douglas Street, Stop 1580 Omaha, Nebraska 68179-1580	Q. Good afternoon, Mr. Rocker. A. Good afternoon. Q. My name is Jeff Moreno and I'm one of the co-counsel for the complainants. And for the record, I'm going to go down, each person can enter their own appearance. MR. DONOVAN: Paul Donovan with LaRoe, Winn, Moerman & Donovan. MR. WILCOX: Tom Wilcox, GKG law. MR. SHANER: Houston Shaner representing American Fuel and Petrochemicals Manufacturers. MR. LILLIE: Andrew Lillie representing the same. MR. ROSENTHAL: Mike Rosenthal representing Union Pacific.

HIGHLY CONFIDENTIAL

Rocker, Kenny

December 14, 2016

3 (Pages 6 to 9)

		<u>[</u>
	6	8
1	MR. RICHARDSON: Craig Richardson	Q. And what were their responsibilities?
2	representing Union Pacific.	² A. Doug was director of industrial chemicals for a
3	Q. (BY MR. MORENO) And I neglected to mention that	³ portion of that time. Laura Heisterkamp was director
4	I represent the American Chemistry Counsel and the	of industrial chemicals for a portion of that time.
5	Fertilizer Institute.	5 Marty Russell was sales director and Chanel Brown was
6	Mr. Rocker, would you state your full name and	6 sales director.
7	business address for the record, please.	⁷ Q. In any of your past or present positions, have
а	A. Kenny Rocker, 1600 Douglas Street, Omaha,	you been responsible for the pricing of tank car
9		9 movements?
10	Nebraska 68179.	¹⁰ A. No.
	Q. And Mr. Rocker, have you been deposed before?	7. 10.
11	A. No.	Q. When did you become aware or the particular of the
12	 Q. Okay, has your counsel explained the process of 	legal challenge, the UP's tank car repair move
13	a deposition and how this works?	t3 charge?
14	A. Yes.	¹⁴ A. Earlier this year.
15	Q. If at any time you need a break, just say so.	Q. Approximately what can you give a month,
16	If you don't understand a questions that I'm asking,	16 approximately?
17	just say so and I'll be glad to restate it.	A. I don't recall the particular month, so spring
16	Would you state your current position with the	¹⁸ of 2016.
19	Union Pacific Railroad.	19 MR. MORENO: I'm going to
20	A. Vice president and general manager industrial	introduce in the record Exhibit No. 1.
21	products.	(Exhibit No. 1, marked for identification.)
22	Q. And what are your responsibilities in that	22 MR. ROSENTHAL: I'm sorry, I
23	position?	should have said this at the outset. I assume
24		this is going to be marked — this deposition is
25	A. I am responsible for marketing, sales and promotional strategy for industrial products.	going to be marked as highly confidential too,
	. 7	9
1	Q. And how long have you been in that position?	so only the parties can review?
2	 A. I've been in the position since September 1st, 	² MR. MORENO: I think that's
3	2016.	³ appropriate, yes.
4	Q. And prior to September 1, 2016, what was your	4 Q. (BY MR. MORENO) Have you seen this letter before
		Q: (B) mid mona, (b) (late year even and later a vent)
5	position?	5 today?
5	position? A. Assistant vice president chemicals.	1
	·	5 today?
6	A. Assistant vice president chemicals.	today? A. I don't recall seeing this letter.
6	A. Assistant vice president chemicals. And were you also assistant vice president chemicals in 2014 when the decision was made to begin	 today? A. I don't recall seeing this letter. Q. Okay. You can put that exhibit to the side.
6 7 8	A. Assistant vice president chemicals. Q. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves?	5 today? 6 A. I don't recall seeing this letter. 7 Q. Okay. You can put that exhibit to the side. 8 What was your role in UP's 2014 decision to 9 begin charging for tank car repair moves?
6 7 8	A. Assistant vice president chemicals. A. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves?	5 today? 6 A. i don't recall seeing this letter. 7 Q. Okay. You can put that exhibit to the side. 8 What was your role in UP's 2014 decision to 9 begin charging for tank car repair moves? 10 A. My role was to review, discuss and make a
6 7 8 9	A. Assistant vice president chemicals. Q. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves? A. Yes. Q. And what was your responsibility in that	5 today? 6 A. I don't recall seeing this letter. 7 Q. Okay. You can put that exhibit to the side. 8 What was your role in UP's 2014 decision to 9 begin charging for tank car repair moves? 10 A. My role was to review, discuss and make a 11 recommendation on the program.
6 7 8 9 10	A. Assistant vice president chemicals. Q. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves? A. Yes. Q. And what was your responsibility in that position?	5 today? 6 A. I don't recall seeing this letter. 7 Q. Okay. You can put that exhibit to the side. 8 What was your role in UP's 2014 decision to 9 begin charging for tank car repair moves? 10 A. My role was to review, discuss and make a 11 recommendation on the program. 12 Q. To your knowledge, did UP charge for tank car
6 7 8 9 10 11 12	A. Assistant vice president chemicals. Q. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves? A. Yes. Q. And what was your responsibility in that position? A. To review and provide input and recommendations	5 today? 6 A. I don't recall seeing this letter. 7 Q. Okay. You can put that exhibit to the side. 8 What was your role in UP's 2014 decision to 9 begin charging for tank car repair moves? 10 A. My role was to review, discuss and make a 11 recommendation on the program. 12 Q. To your knowledge, did UP charge for tank car 13 repair moves prior to 2015?
6 7 8 9 10 11 12 13	A. Assistant vice president chemicals. Q. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves? A. Yes. Q. And what was your responsibility in that position? A. To review and provide input and recommendations on that program.	5 today? 6 A. I don't recall seeing this letter. 7 Q. Okay. You can put that exhibit to the side. 8 What was your role in UP's 2014 decision to 9 begin charging for tank car repair moves? 10 A. My role was to review, discuss and make a 11 recommendation on the program. 12 Q. To your knowledge, did UP charge for tank car 13 repair moves prior to 2015? 14 A. Can you rephrase and clarify your question?
6 7 8 9 10 11 12 13 14	A. Assistant vice president chemicals. Q. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves? A. Yes. Q. And what was your responsibility in that position? A. To review and provide input and recommendations on that program. Q. When did you first join Union Pacific?	5 today? 6 A. I don't recall seeing this letter. 7 Q. Okay. You can put that exhibit to the side. 8 What was your role in UP's 2014 decision to 9 begin charging for tank car repair moves? 10 A. My role was to review, discuss and make a 11 recommendation on the program. 12 Q. To your knowledge, did UP charge for tank car 13 repair moves prior to 2015? 14 A. Can you rephrase and clarify your question? 15 Q. In 2014, UP made a decision to begin charging
6 7 8 9 10 11 12 13 14 15	A. Assistant vice president chemicals. Q. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves? A. Yes. Q. And what was your responsibility in that position? A. To review and provide input and recommendations on that program. Q. When did you first join Union Pacific? A. August, 1994.	today? A. I don't recall seeing this letter. Q. Okay. You can put that exhibit to the side. What was your role in UP's 2014 decision to begin charging for tank car repair moves? A. My role was to review, discuss and make a recommendation on the program. Q. To your knowledge, did UP charge for tank car repair moves prior to 2015? A. Can you rephrase and clarify your question? Q. In 2014, UP made a decision to begin charging for empty tank cars moving to repair facility; is
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6 7 8 9 10 11 12 13 14 15 16	A. Assistant vice president chemicals. Q. And were you also assistant vice president chemicals in 2014 when the decision was made to begin charging for empty tank car repair moves? A. Yes. Q. And what was your responsibility in that position? A. To review and provide input and recommendations on that program. Q. When did you first join Union Pacific? A. August, 1994. Q. Okay. And what was your first position with the company? A. Account representative.	today? A. I don't recall seeing this letter. Q. Okay. You can put that exhibit to the side. What was your role in UP's 2014 decision to begin charging for tank car repair moves? A. My role was to review, discuss and make a recommendation on the program. Q. To your knowledge, did UP charge for tank car repair moves prior to 2015? A. Can you rephrase and clarify your question? Q. In 2014, UP made a decision to begin charging for empty tank cars moving to repair facility; is that correct? A. Yes. Q. In 2014, was UP charging for such movements?
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A. We noticed that we were not being compensated Q. And was there a leader of this team? A. Doug Cravan. for empty -- extra empty tank car moves on our Q. Did the assignment of this team change at all network. Nor was it consistent with how other tank during the time that they -- that the team existed? cars were in our program. MR. ROSENTHAL: Objection, vague. Q. Other tank cars or other rail cars in your Q. When was this team created? program? A. Correction, other equipment types. A. Fall of 2014. Q. You say you noticed, this isn't something -- was Q. Was this team disbanded at some point? this something the company -- but you've just, a Q. So it still exists and has some responsibilities moment ago you said you'd never charged, so is this 11 something the company just became aware of or, or why related to the assessment of repair move charges on 12 12 was the company focused on these repair movements at 13 13 A. The individuals are still in their respective 14 14 jobs, the word "team" is loosely defined. The A. We were aware that more tank cars would move to 15 15 individuals who had a goal to explore the program are shop repair locations based on pending DOT 16 16 still in their individual jobs. regulations. 17 17 Q. When did you begin exploring the possibility of Q. Are they in the same jobs that they held in 18 18 2014? charging for tank car movements? 19 A. No. A. Fall, 2014. 20 MR. MORENO: I would like to Q. So you were not considering this in the summer 21 introduce Exhibit 2, which is Bates No. UPRR 22 A. To my knowledge, the fall 2014. 0017845. 23 (Exhibit No. 2, marked for identification.) 23 Q. What was the progression of the fence from the 24 Q. Take a moment to look this document over and 24 inception of this plan to the actual implementation 25 then let me know if you have seen this document of a tank car movement charge in 2015? 13 11 MR. ROSENTHAL: Objection, vague. before. Q. (BY MR. MORENO) What -- was there a team or a (Witness complies.) group of individuals within UP who were tasked with Q. Did you create this document? the responsibility of developing or proposing a transition plan to begin charging for repair moves? A. Yes. Q. At the -- if you look on Page 17846, which is the second page of the exhibit, see at the top Q. Who was a part of this team? there's a group -- there's the term nominee and then A. Doug Cravan, Nicole Ostertag, our finance team. there are one, two, three, four, five, six names Q. Are there -there. Were all of these people part of the --A. And our legal team. involved in the decision or the evaluation of UP's Q. Are there particular individuals on the finance 12 transition to -- away from mileage equalization? team that you can name? 13 A. They were involved in the evaluation. A. Not any in particular that I recall. Q. A moment ago when I asked you for the names of Q. What about the legal team? the team members, you gave me some of the people on 15 16 this list, Nicole Ostertag, Doug Cravan and Louise Q. And who were those individuals who participated? Rinn. There are three additional names, Danielle A. Lou Anne Rinn, R-I-N-N. Bode, MaKayla Snyder and Tom Noser, were they also Q. Was that it? A. To my recollection, yes. members of this team? Q. Did this team have any particular name or was it Q. Were any of those the part of the finance team known by a particular name within the company? that -- whose names you could not remember earlier? A. Tom Noser is part of the revenue and information 23 Q. What was the assignment of this team? management team, which is in the marketing and sales To explore the idea of aligning private tank cars with the other equipment types. department.

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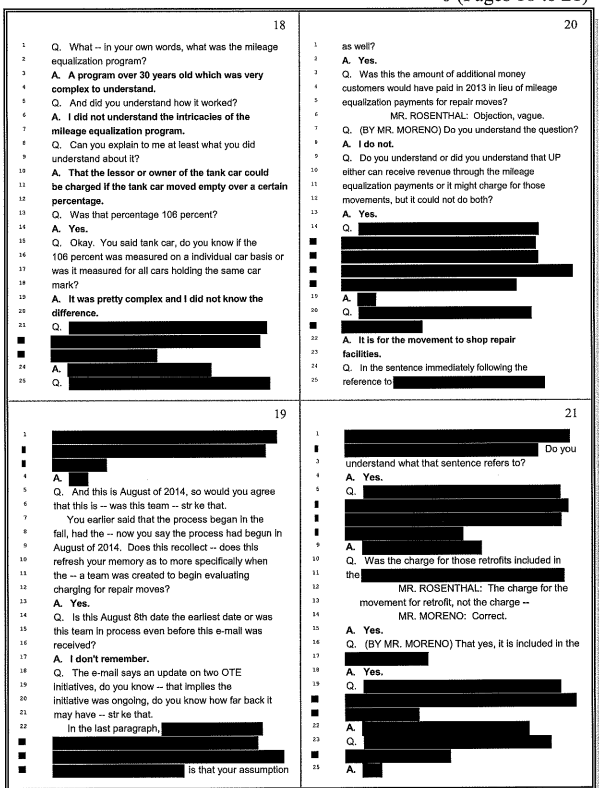
•	14	16
1	Q. And who is MaKayla Snyder?	Q. Did this group of individuals meet in person?
2	A. I am not certain that she is in the finance	MR. ROSENTHAL: Is there a time
3	team, I believe she is in revenue accounting.	3 frame for that question?
4	Q. Okay. And Danielle Bode is the same Ms. Bode	Q. (BY MR. MORENO) Did they hold meetings in
5	sitting in this room?	5 person?
6	A. Yes,	⁶ A. I do not recollect them meeting together as a
7	Q. Under name of the project, there's the name,	⁷ team in person.
8	"Empty tank car rules team," was this a name that was	⁸ Q. Did Mr. Craven coordinate their individual
9	created just for this document or was this a name by	⁹ activities?
10	which this team was known in the company?	¹⁰ A. Yes.
11	A. It was created just for this document only.	¹¹ Q. Did you ever meet with this group of
12	Q. What role did each of these individuals play	12 individuals?
13	with respect to this team?	¹³ A. We did not meet as a group.
14	A. I will review to the best of my memory.	Q. Did this did these individuals develop any
15	Q. And let me just start with the list, Nicole	analyses or presentations as part of this team?
16	Ostertag, what was her responsibility within the	¹⁶ A. Could you repeat the question, please?
17	team?	Q. Did these individuals develop any analyses or
18	A. Nicole Ostertag's role was to evaluate the	presentations as part of this team?
19	potential scale of the program changes along with the	19 A. Yes.
20	Impact.	²⁰ Q. Put this aside for now. We'll come back to this
21	Q. What do you mean when you say the scale of the	²¹ exhibit later.
22	program changes, can you elaborate on that?	MR. MORENO: I would like to
23	A. The scale for being compensated for the movement	introduce Exhibit 3, which is UPRR 0003937.
24	of empties that did not occur for shop moves.	²⁴ (Exhibit No. 3, marked for identification.)
25	Q. So you saying she was responsible for	Q. (BY MR. MORENO) Mr. Rocker, have you seen this
1	15	17
	determining the or estimating the number of empty	¹ e-mail before?
2	determining the or estimating the number of empty tank car shop moves?	¹ e-mail before? ² A. Yes.
3	· ·	G-man poloto:
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3	tank car shop moves? A. The potential number of moves, yes.	2 A. Yes. 3 Q. This e-mail is dated August 8th, 2014 and it, if
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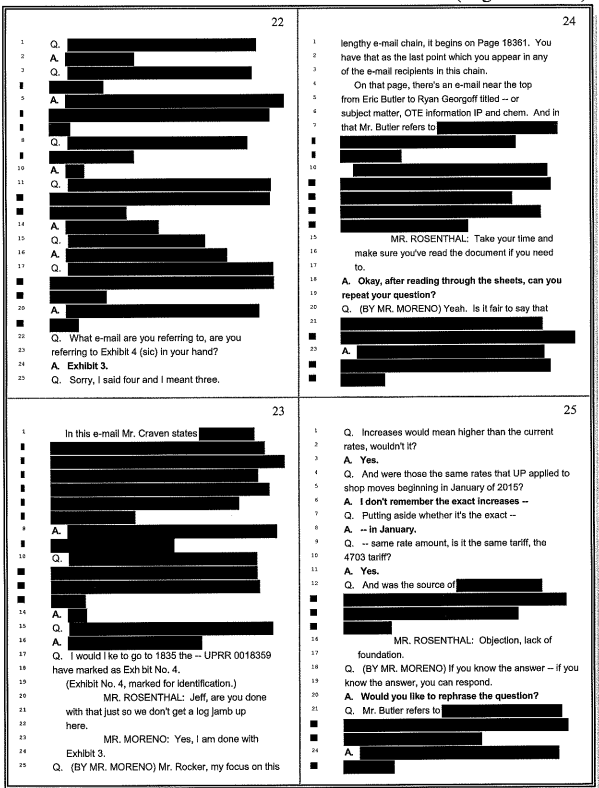


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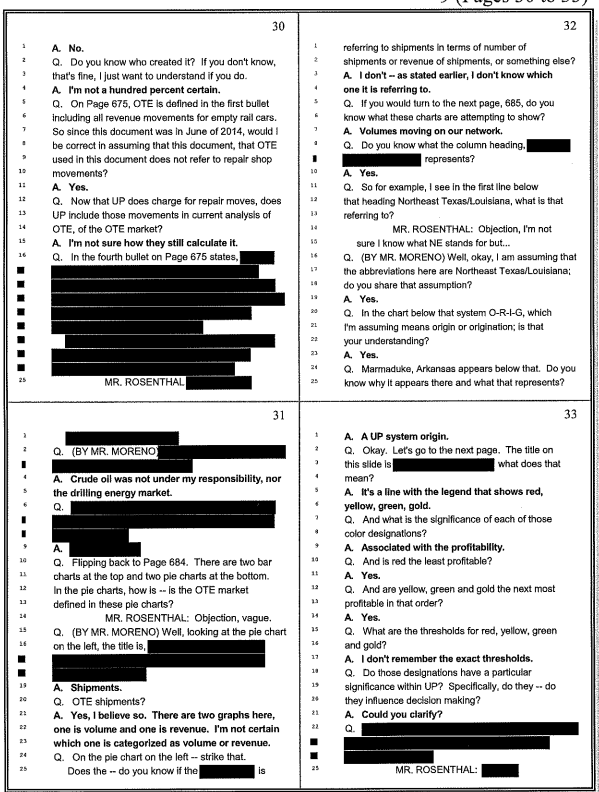
26 will be meeting this Thursday." What are OTE gate Q. Even though that you were copied on this, you weren't aware of what he was referring to? keepers? A. Marketing planners for each business team. Q. Are they marketing planners dedicated to just Q. I would like you to turn to Page 18363 of this OTE marketing? document. In the chart, there's a reference to Q. What's the role of an OTE gate keeper? contribution and PI results. What is meant by A. That gate keeper has several responsibilities, contribution in this chart? not OTE commodities exclusively. A. If you'll allow me a minute to read over the 10 Q. But why were they called OTE gate keepers? chart. 11 11 A. They are responsible for the pricing of OTE Q. Take your time. 12 12 (Witness complies.) 13 Q. You implied in your last answer there was more 13 A. Could you repeat the question, please? 14 than one -- there was at least one for each commodity 14 Q. What is meant by contribution on this page? 15 15 group. Did I understand you correctly or is that A. Contribution is profit after cost. 16 16 what you meant? Q. And does PI stand for profitability index? 17 17 A. Yes. 18 18 Q. Are OTE movements priced differently by Q. And what is the profitability index? 19 19 commodity group or is there a single OTE price that A. Are you asking for a definition? applies to all commodity groups? 20 Q. Yes. A. Each gate keeper has responsibility for the OTE 21 A. Revenue over cost. shipments and how they are priced. 22 What's the difference between contribution and 23 Q. Where would these prices be published, what 23 24 24 A. One is a measurement and one is actual dollars. 25 A. They're published in the tariff we discussed Q. Is contribution the actual dollars and PI the 29 27 earlier. measurement? Q. 4703? Q. Looking at the 2015 estimated bar in the far A. Yes. Q. Are all tank car OTE movements priced the same? right-hand side of the chart. , how should I interpret that? How do you interpret that, I should say? Q. What is the -- how many different prices for OTE tank car movements are there? MR. ROSENTHAL: Do you want to ask A. I do not know. that last question? Q. Are they all published in tariff 4703? 10 Q. (BY MR. MORENO) What -- what does -- what is A. Yes. 11 11 meant on this chart by would I interpret MR. MORENO: I would like to 12 12 introduce Exhibit No. 5, which is Bates number that? How do you interpret that again? 13 13 UPRR 0000673. MR. ROSENTHAL: I guess we'll go 14 14 (Exhibit No. 5, marked for identification.) with the last one. 15 15 Q. This exhibit is comprised of an e-mail from A. The revenue over cost. 16 16 Nicole Ostertag and an attachment titled, "OTE Q. (BY MR, MORENO) What does 17 17 Analysis" and dated June 2014. I want to focus on you? 18 A. The profitability for the OTE business. the attachment. 19 Have you -- are you familiar with this document? Q. Is a higher number more profitable than a lower 20 20 A. I would like some time to look it over. number? 21 21 A. Yes. 22 22 (Witness reading document.) Q. Flipping back to the front of this document, 23 23 Q. Have you seen this document before? actually the second page. At the very bottom and at 24 24 the e-mail at the very bottom, there's a statement A. I think I may have seen this document before. Q. Did you have any role in creating the document? says "All of the commodity group OTE gate keepers

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9 (Pages 30 to 33)

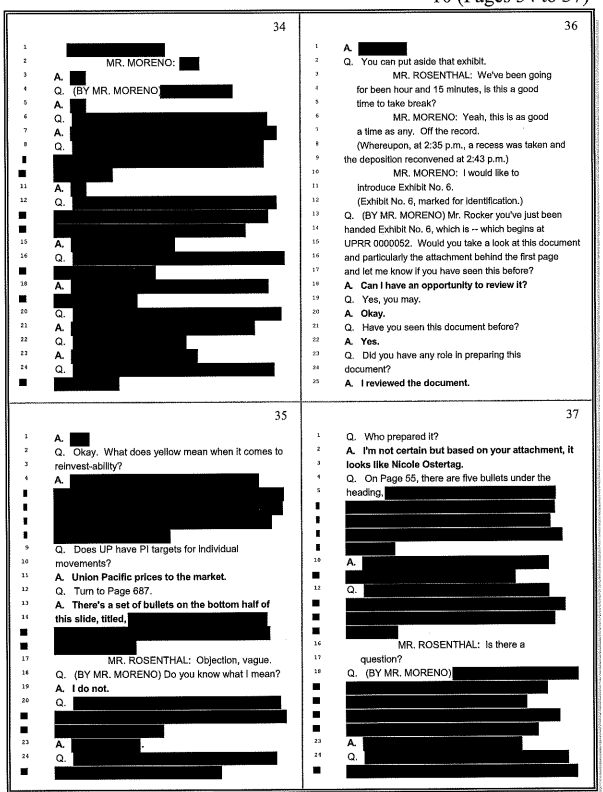


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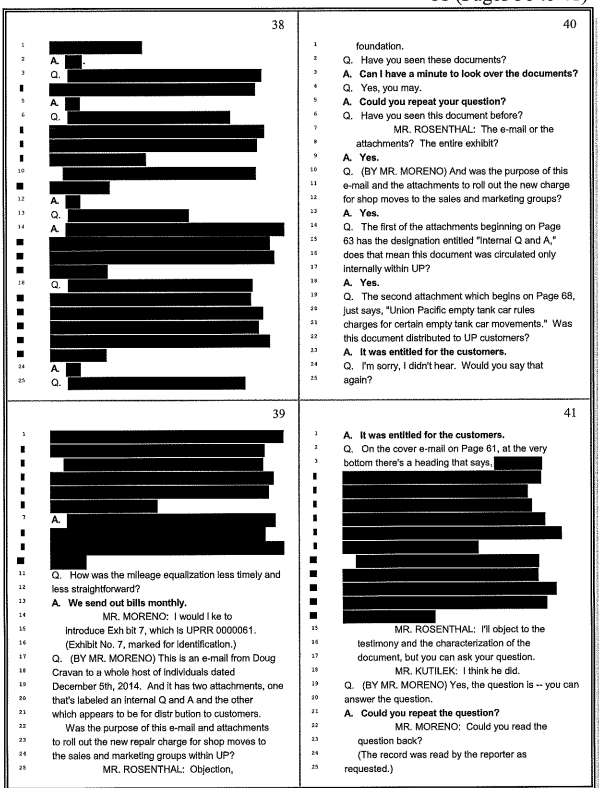
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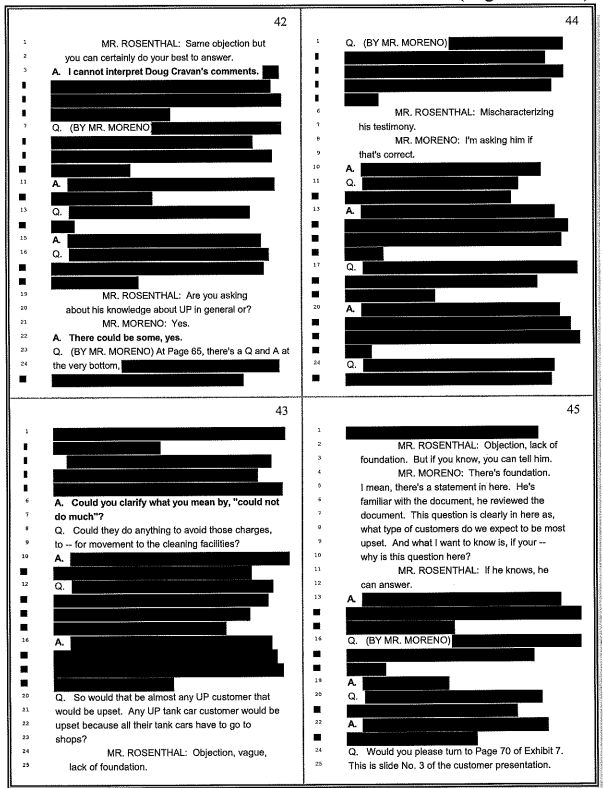


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12 (Pages 42 to 45)



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13 (Pages 46 to 49)

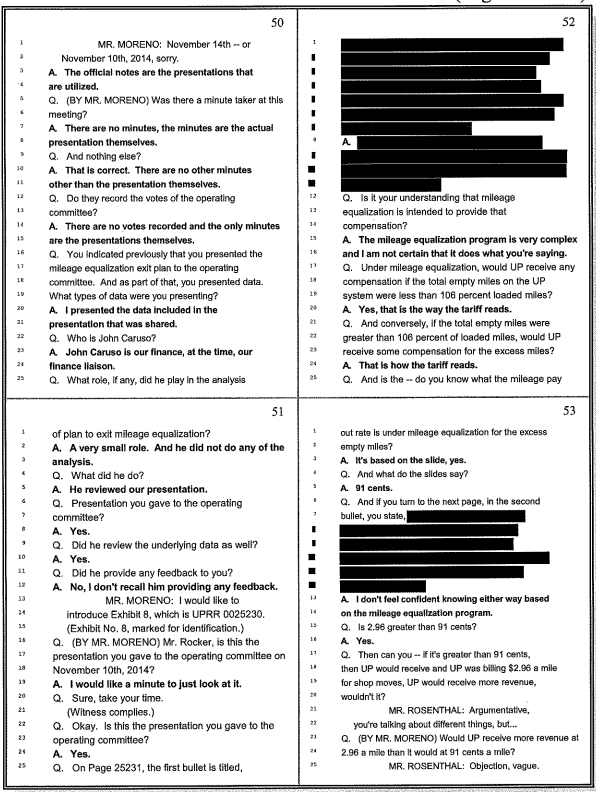
46 provide information and data at various points before And under the heading of the slide -- actually, we're going to move on the operating committee. Q. So would it be fair to say that the work of the to another line of questioning. various individuals you previously identified as part When did the operating committee meet to --MR. ROSENTHAL: I'm sorry, Jeff, of this team occurred both before and after the are we done with this? operating committee meeting? MR. MORENO: Yes. A. Yes. MR. ROSENTHAL: Okav. Q. What types of activities did they engage in Q. (BY MR. MORENO) When did the operating committee before the operating committee meeting? MR. ROSENTHAL: I thought this was meet to -- well, let me rephrase the question. asked and answered, but... 12 MR. MORENO: Not in turn for the 13 13 timing. 14 MR. ROSENTHAL: I'm sorry, so was Q. And did that occur at the operating committee's 15 November 10th, 2014 meeting? your timing now -- you're asking --16 MR. MORENO: Before the operating 17 17 Q. Who are the members of the operating committee? committee. 18 18 MR, ROSENTHAL: Okay. A. Would you like name or titles or both? 19 19 A. Tom Noser looked at the tariffs and the Q. Let's -- both, please. 20 A. Lance Fritz, chairman, president, CEO. Rob potential tariff numbers that might be utilized for Knight, chief financial officer. Cameron Scott, our 21 22 Q. (BY MR. MORENO) And he did that before the 22 chief operating officer. Gaila Thal, T-H-A-L, Thal, 23 chief legal officer. Dlane Duren, executive vice operating committee meeting? 24 president. Eric Butler our chief marketing officer A. Yes. 25 Q. What about anyone else in activities that may and Joe O'Connor, vice president of labor relations. 49 47 And Lynden Tennison, our chief information officer. have been performed before the operating committee I believe that is all the members. A. Nicole Ostertag worked on the internal documents Q. Thank you. we've reviewed along with the customer documents we Were you in attendance at the November 10, 2014 operating committee meeting? reviewed earlier. Q. These are the two presentations, one that was Q. Who presented the mlleage equalization exit plan labeled internal Q and A and the other one which was shared with customers that you're referring to? to the operating committee at that meeting? A. Yes. I'm not certain on the specific items that A. I did. MaKavla worked on. Q. Just you or was anyone else also presenting? Q. What about the estimates of the revenue effects, A. There was Beth Whited who attended and Doug 12 were those analyses done prior to the operating Cravan who also attended. 13 committee meeting on November? Q. Did either of them present alongside of you or 14 A. Yes. were they just in attendance? 15 15 Q. Okay. Does the operating committee typically A. I presented the data and they added comments 16 16 where needed. 17 17 A. In the operating committee meetings I have been Q. Earlier in this deposition, we talked about, 18 using the term loosely, "team," that was created and 19 19 you identified various names of people who worked on Q. And were there minutes taken at the 20 20 November 14th (sic) meeting? the evaluation and proposal to transition to charging 21 21 MR. KUTILEK: 10th. for repair moves of tank cars. 22 A. The -- when you say "minutes," you mean notes? 22 Did that team exist -- was that team created 23 23 Q. (BY MR. MORENO) An official record. before the operating committee meeting on 24 MR. ROSENTHAL: Objection, what November 10th, or afterwards? A. There were a group of members who worked to was the date of the meeting?

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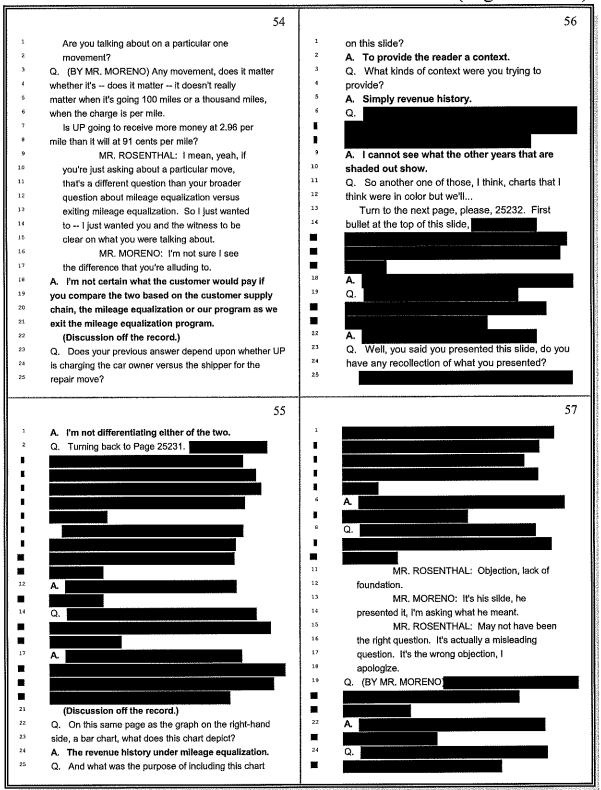


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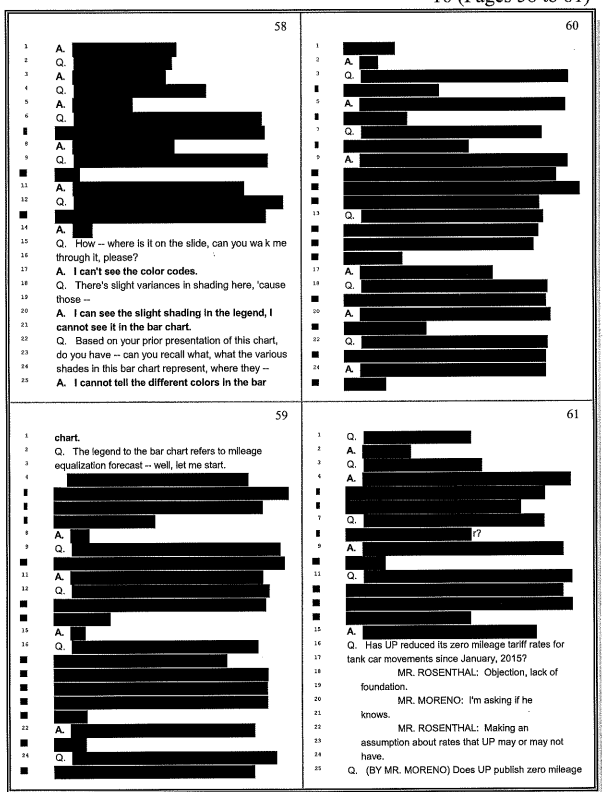


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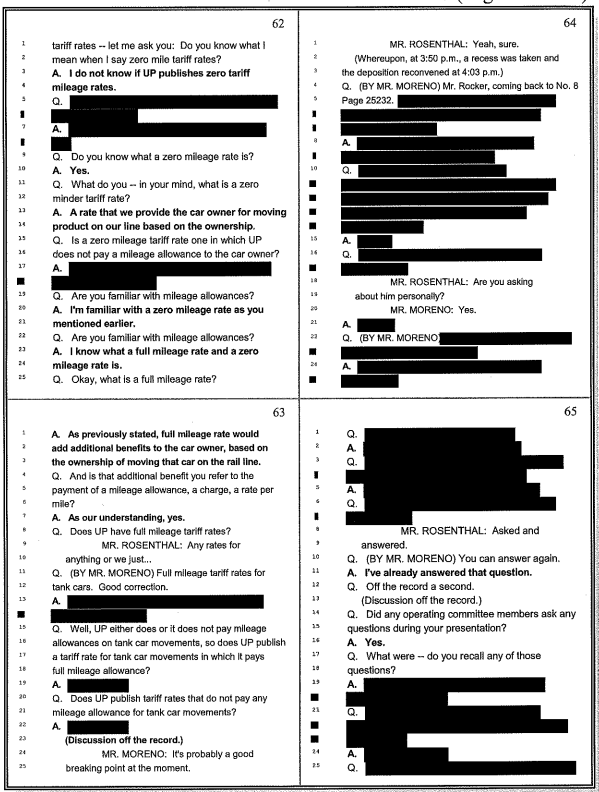
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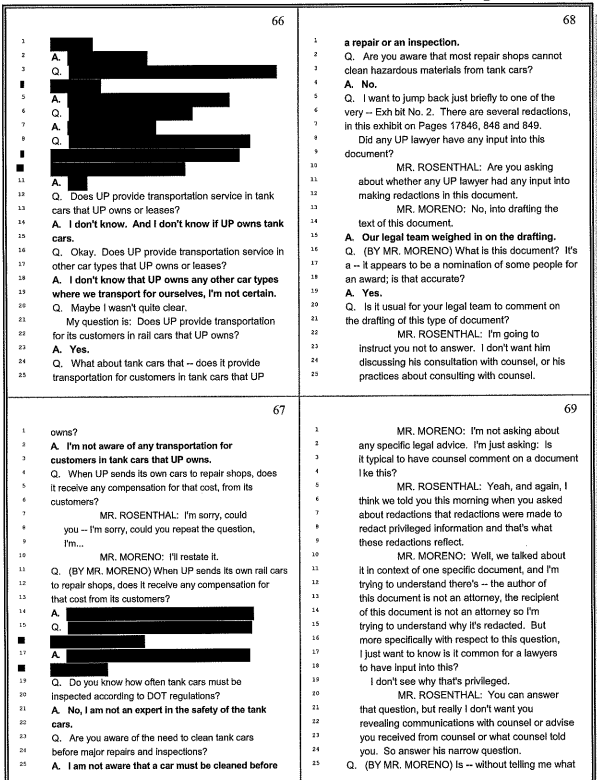


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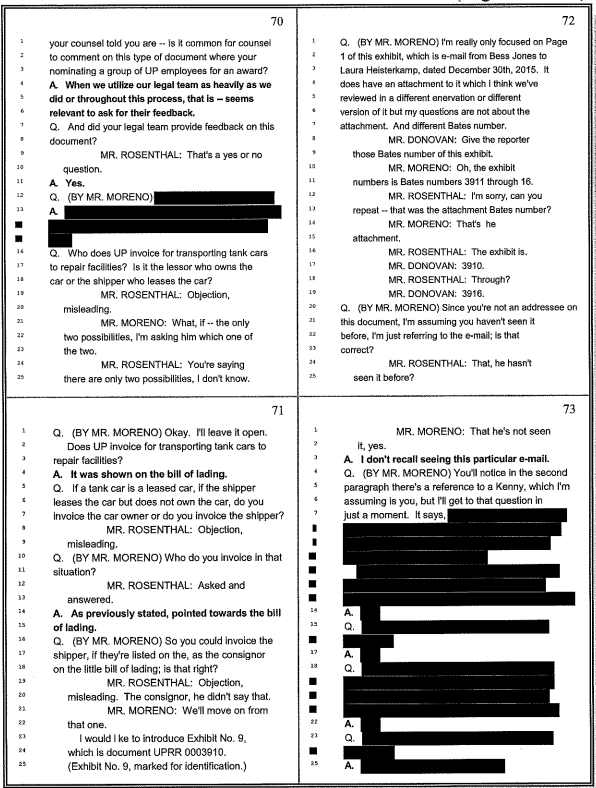


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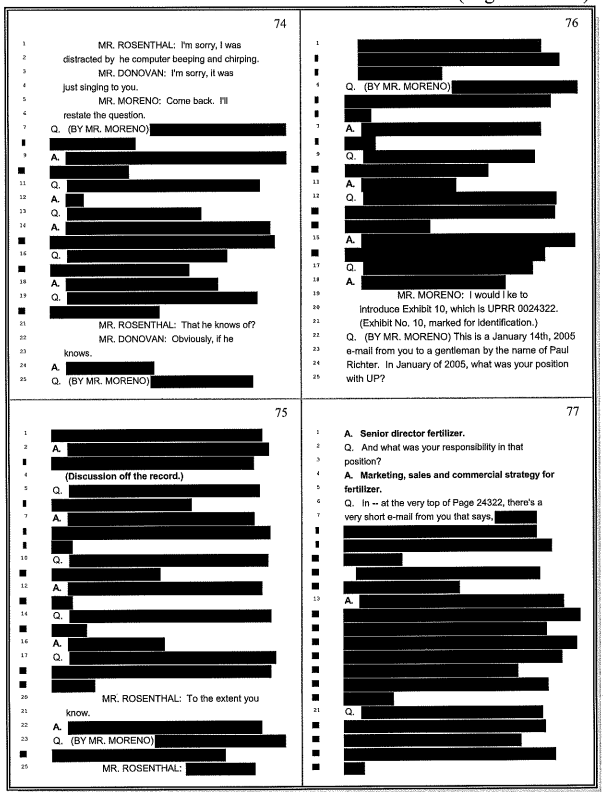


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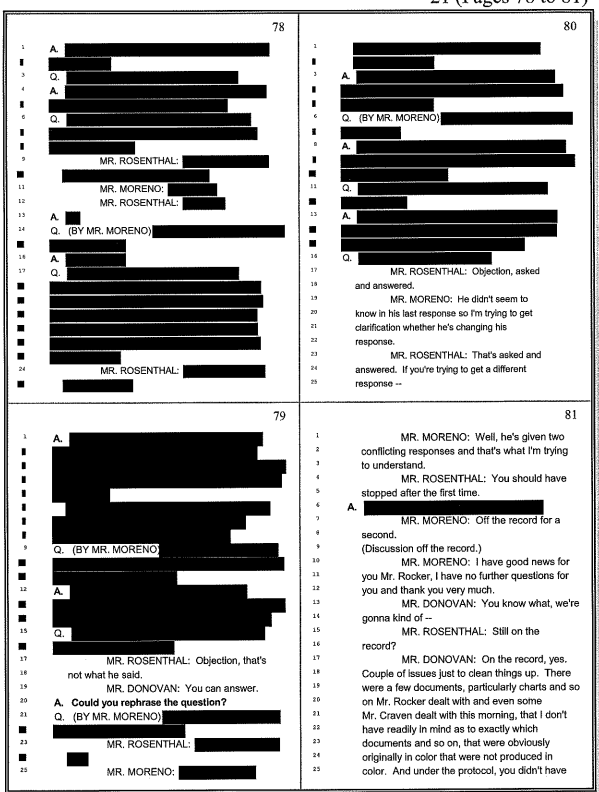
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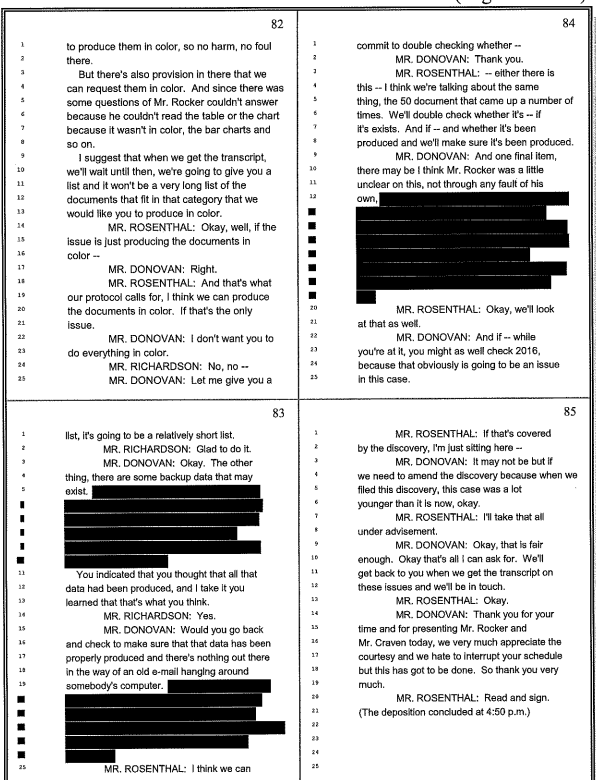
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23 (Pages 86 to 87)

	86	
1	Deposition of KENNY ROCKER	
2		
3		
-	Signature of witness	
5		
6 7	AT. TE A.	
8	STATE OF) : SS.	
. 9		
10	COUNTY OF)	
11		
12		
13	Only with a discussion to be found use their	
14	Subscribed and sworn to before me this	
15	day of, 20	
16		
17		
18		·
19	OTNEDAL MOTARY PURIO	
20	GENERAL NOTARY PUBLIC	
20	DATE: December 44, 0040	
22	DATE: December 14, 2016	
23		
24		
25		
23		
	97	
	87	
1	CERTIFICATE	
2	STATE OF NEBRASKA)	
	: ss.	
3	COUNTY OF LANCASTER)	
	I, Christine M. Salerno, RPR, General Notary	
5 6	Public In and for the State of Nebraska, do hereby	
7	certify that, KENNY ROCKER was by me duly sworn to	
8	testify the truth, the whole truth and nothing but	
9	the truth, and that the deposition by sald witness	
10	was reduced to writing by me. That the within and foregoing deposition was	
11	taken by me at the time and place herein specified	
12	and in accordance with the within stipulations; the	•
13	reading and signing of the witness to said deposition	
14		
	naving not been waived.	
15	having not been waived. That the foregoing deposition is a true and	
15 16	That the foregoing deposition is a true and	
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16	That the foregoing deposition is a true and accurate reflection of the proceedings taken in the	
16	That the foregoing deposition is a true and accurate reflection of the proceedings taken in the above case.	
16 - 17 - 18	That the foregoing deposition is a true and accurate reflection of the proceedings taken in the above case. That i am not counsel, attorney, or rela ive of	
16 - 17 - 18 - 19	That the foregoing deposition is a true and accurate reflection of the proceedings taken in the above case. That i am not counsel, attorney, or rela ive of either party or otherwise interested in the event of	
16 17 18 19	That the foregoing deposition is a true and accurate reflection of the proceedings taken in the above case. That i am not counsel, attorney, or rela ive of either party or otherwise interested in the event of this suit.	
16 17 18 19 20	That the foregoing deposition is a true and accurate reflection of the proceedings taken in the above case. That i am not counsel, attorney, or rela ive of either party or otherwise interested in the event of this suit. IN TESTIMONY WHEREOF, I have placed my hand and	
16 17 18 19 20 21	That the foregoing deposition is a true and accurate reflection of the proceedings taken in the above case. That i am not counsel, attorney, or rela ive of either party or otherwise interested in the event of this suit. IN TESTIMONY WHEREOF, I have placed my hand and	
16 17 18 19 20 21 22 23	That the foregoing deposition is a true and accurate reflection of the proceedings taken in the above case. That i am not counsel, attorney, or rela ive of either party or otherwise interested in the event of this suit. IN TESTIMONY WHEREOF, I have placed my hand and notarial seal this day of , 2016.	

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December 14, 2016

BEFORE THE SURFACE TRANSPORTATION BOARD NORTH AMERICAN FREIGHT CAR	SURFACE TRANSPORTATION BOARD NORTH AMERICAN FREIGHT CAR	SURFACE TRANSPORTATION BOARD NORTH AMERICAN FREIGHT CAR	SURFACE TRANSPORTATION BOARD NORTH AMERICAN FREIGHT CAR		
SURFACE TRANSPORTATION BOARD NORTH AMERICAN FREIGHT CAR ASSOCIATION; AMERICAN FUEL &) PETROCHEMICALS MANUFACTURERS; THE) CHLORINE INSTITUTE; THE) FERTILIZER INSTITUTE; AMERICAN) CHEMISTRY COUNCIL; ETHANOL) PRODUCTS, LLC D/B/A POET ETHANOL) PRODUCTS; POET NUTRITION, INC.;) AND CARGILL INCORPORATION,) VS.)	SURFACE TRANSPORTATION BOARD NORTH AMERICAN FREIGHT CAR	SURFACE TRANSPORTATION BOARD NORTH AMERICAN FREIGHT CAR	SURFACE TRANSPORTATION BOARD NORTH AMERICAN FREIGHT CAR		
NORTH AMERICAN FREIGHT CAR ASSOCIATION; AMERICAN FUEL & PETROCHEMICALS MANUFACTURERS; THE CHLORINE INSTITUTE; THE FERTILIZER INSTITUTE; AMERICAN CHEMISTRY COUNCIL; ETHANOL PRODUCTS, LLC D/B/A POET ETHANOL PRODUCTS; POET NUTRITION, INC.; AND CARGILL INCORPORATION, VS.	NORTH AMERICAN FREIGHT CAR ASSOCIATION; AMERICAN FUEL & PETROCHEMICALS MANUFACTURERS; THE CHLORINE INSTITUTE; THE FERTILIZER INSTITUTE; AMERICAN CHEMISTRY COUNCIL; ETHANOL PRODUCTS, LLC D/B/A POET ETHANOL PRODUCTS; POET NUTRITION, INC.; AND CARGILL INCORPORATION, VS. UNION PACIFIC RAILROAD COMPANY, HIGHLY CONFIDENTIAL DEPOSITION OF: DOUGLAS CRAVEN DATE: December 14, 2016 TIME: 8:55 a.m. PLACE: Lamson Dugan & Murray, 10306 Regency Parkway	NORTH AMERICAN FREIGHT CAR ASSOCIATION; AMERICAN FUEL &) PETROCHEMICALS MANUFACTURERS; THE) CHLORINE INSTITUTE; THE	NORTH AMERICAN FREIGHT CAR ASSOCIATION; AMERICAN FUEL &) PETROCHEMICALS MANUFACTURERS; THE) CHLORINE INSTITUTE; THE		BEFORE THE
ASSOCIATION; AMERICAN FUEL &) PETROCHEMICALS MANUFACTURERS; THE) CHLORINE INSTITUTE; THE) FERTILIZER INSTITUTE; AMERICAN) CHEMISTRY COUNCIL; ETHANOL) PRODUCTS, LLC D/B/A POET ETHANOL) PRODUCTS; POET NUTRITION, INC.;) AND CARGILL INCORPORATION,) VS.)	ASSOCIATION; AMERICAN FUEL &) PETROCHEMICALS MANUFACTURERS; THE) CHLORINE INSTITUTE; THE) FERTILIZER INSTITUTE; AMERICAN) CHEMISTRY COUNCIL; ETHANOL) PRODUCTS, LLC D/B/A POET ETHANOL) PRODUCTS; POET NUTRITION, INC.;) AND CARGILL INCORPORATION,) VS.) UNION PACIFIC RAILROAD COMPANY,) HIGHLY CONFIDENTIAL DEPOSITION OF: DOUGLAS CRAVEN DATE: December 14, 2016 TIME: 8:55 a.m. PLACE: Lamson Dugan & Murray, 10306 Regency Parkway	ASSOCIATION; AMERICAN FUEL &) PETROCHEMICALS MANUFACTURERS; THE) CHLORINE INSTITUTE; THE) FERTILIZER INSTITUTE; AMERICAN) CHEMISTRY COUNCIL; ETHANOL) PRODUCTS, LLC D/B/A POET ETHANOL) PRODUCTS; POET NUTRITION, INC.;) AND CARGILL INCORPORATION,) VS.) UNION PACIFIC RAILROAD COMPANY,) HIGHLY CONFIDENTIAL DEPOSITION OF: DOUGLAS CRAVEN DATE: December 14, 2016 TIME: 8:55 a.m. PLACE: Lamson Dugan & Murray, 10306 Regency Parkway	ASSOCIATION; AMERICAN FUEL &) PETROCHEMICALS MANUFACTURERS; THE) CHLORINE INSTITUTE; THE) FERTILIZER INSTITUTE; AMERICAN) CHEMISTRY COUNCIL; ETHANOL) PRODUCTS, LLC D/B/A POET ETHANOL) PRODUCTS; POET NUTRITION, INC.;) AND CARGILL INCORPORATION,) VS.) UNION PACIFIC RAILROAD COMPANY,) HIGHLY CONFIDENTIAL DEPOSITION OF: DOUGLAS CRAVEN DATE: December 14, 2016 TIME: 8:55 a.m. PLACE: Lamson Dugan & Murray, 10306 Regency Parkway		SURFACE TRANSPORTATION BOARD
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December 14, 2016

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DOUGLAS CRAVEN, DOLIGINAS CRAVEN, A. Idid. DOLIGINAS CRAVEN, MR. MCHENC: Jeff Moreno for the Company, MR. MCHENC: Jeff Moreno for the DOLIGINAS CRAVEN, DOLIGINAS CRAVEN,				
Of Iswful age, being first duly cautioned and solemnly swom as hereinafter certifled, was examined and testified as follows: DIRECT EXAMINATION MR. DONOVAN: Omega Chiorine Institute in this proceeding. Other choine Institute. MR. MICOX: Thomas Wilcox for North American Freight Car Association, Poet Ethanol, Poet Nutrition and Cargill. MR. SHANER: Houston Shaner from American Freight Car Association, Poet Ethanol, Poet Nutrition and Cargill. MR. SHANER: Houston Shaner from American Freight Car Association, Poet Ethanol, Poet Nutrition and Cargill. MR. ROSENTHAL: Michael Rosenthal Tor the Union Pacific Railroad Company. MS. BODE: Danielle Bode from the Union Pacific Railroad Company. MR. BODE: Danielle Bode from the Union Pacific Railroad Company. MR. BODE: Danielle Bode from the Union Pacific Railroad Company. A That's correct. Q. Okay, An in in the time frame of this cubin they our on the chemicals team, title was industrial chemicals group, on the chemicals team, title was industrial chemicals. Shortly at the this list age on the chemicals team, title was industrial chemicals. Shortly at the was a senior business director on plastics. That covers that time frame. Q. Okay, In all these—in all t		6		8
3 Of lawful age, being first duly cautioned and solemntly sworm as hereinafter certified, was examined and testified as follows: 5 DIRECT EXAMINATION 6 DIRECT EXAMINATION 7 MR. DONOVAN: 8 Q. Mr. Craven, Paul Donovan. I'm representing Chine Institute in this proceeding. Other counsel, you've met. I have no reason to go through that at this point, unless you want to make appearances? 10 Why don't we go ahead and make appearances for the record. 11 MR. MORENO: Jeff Moreno for the American Chemistry Council and The Fertilizer Institute. 12 MR. WILCOX: Thomas Wilcox for North American Freight Car Association, Poet Ethanol, Poet Nutrition and Cargill. 21 MR. SHANER: Houston Shaner from American Freight Car Association, Poet Ethanol, Poet Nutrition and Cargill. 22 American Fuel and Petrochemicals Manufacturers. 23 MR. LILLIE: Andrew Lillie also for AFPM. 24 MR. ROSENTHAL: Michael Rosenthal 7 for the Union Pacific Railroad Company. A MR. ROSENTHAL: Michael Rosenthal 7 for the Union Pacific Railroad Company. A Lidd. 9 (Wudy you tell me what they were and when they were? A July, 2014, I was a senior business director on plastites. That covers that time frame. Shortly after that I still stayed on the chemicals team and I was a senior business director on plastites. That covers that time frame. 2 (Now, 4 and more recently you've been moved to	1	DOUGLAS CRAVEN	1	fair enough?
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and testified as follows: DIRECT EXAMINATION	3		3	
5 DIRECT EXAMINATION 7 MR. DONOVAN: 8 Q. Mr. Craven, Paul Donovan. I'm representing 9 Chiorine Institute In this proceeding. Other 10 counsel, you've met. I have no reason to go through 11 that at this point, unless you want to make 12 appearances? 13 Why don't we go ahead and make appearances for 14 the record. 15 MR. MORENC: Jeff Moreno for the 16 American Chemistry Council and The Fertilizer 17 Institute. 18 MR. WILCOX: Thomas Wilcox for 18 North American Freight Car Association, Poet 19 Ethanol, Poet Nutrition and Cargili. 20 American Fuel and Petrochemicals Manufacturers. 21 MR. SHANER: Houston Sharier from 22 American Fuel and Petrochemicals Manufacturers. 23 MR. LILLIE: Andrew Lillie also 24 for AFPM. 25 MR. ROSENTHAL: Michael Rosenthal 26 Union Pacific Railroad Company. 27 MS. BODE: Danielle Bode from the 28 Union Pacific Railroad Company. 29 MR. RICHARDSON: Craig Richardson 29 for Union Pacific Railroad Company. 30 MR. RONOVAN) Mr. Craven, did you have a 31 chance to chat with coursel, i'm sure you did, about 32 the process and deposition and the rules and so on 33 and so forth? 34 A I did. 35 Q. Would you tell me what they were and when they 36 were? 36 A. I did. 36 Q. Would you tell me what they were and when they 37 were? 38 A. July, 2014, I was a senior business director on 38 our industrial chemicals group, on the chemicals team, title was industrial chemicals proup, on the chemicals team, title was industrial chemicals proup, on the chemicals team and lwas aenior business director on plastics. That covers that time frame. 39 Q. Okay, I all timese – asior business director on plastics. That covers that time frame. 30 Q. Okay in all timese – asior business director on plastics. 39 A No. No, as of December 1, I moved to our industrial products team. 30 Q. Okay in all timese – asior business director on plastics. 30 A No. No, as of December 1, I moved to our industrial products team. 31 A No No, as of December 1, I moved to our industrial products team. 30 Q. Okay in all timese – in all these employe	4	•	4	•
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7 MR. DONOVAN: 9 Q. Mr. Craven, Paul Donovan. I'm representing Chiorine Institute in this proceeding. Other counsel, you've met. I have no reason to go through that at this point, unless you want to make appearances? Why don't we go ahead and make appearances for the record. MR. MORENO: Jeff Moreno for the Armerican Chemistry Council and The Fertilizer Institute. MR. WILCOX: Thomas Wilcox for North American Freight Car Association, Poet Ethanol, Poet Nutrition and Cargili. MR. SHANER: Houston Shaner from Armerican Fuel and Petrochemicals Manufacturers. MR. LILLIE: Andrew Lillie also for AFPM. MR. ROSENTHAL: Michael Rosenthal 7 for the Union Pacific Railroad Company. MR. RICHARDSON: Craig Richardson for Union Pacific Railroad Company. MR. RICHARDSON: Craig Richardson for Union Pacific Railroad Company. A. I did. MR. July, 2014, I was a senior business director on our industrial chemicals team, title was industrial chemicals. Shortly after that I still stayed on the chemicals team and I was a senior business director on our industrial chemicals. Shortly after that I still stayed on the chemicals team and I was a senior business director on our industrial chemicals. Shortly after that I still stayed on the chemicals team, title was industrial chemicals. Shortly after that I still stayed on the chemicals team, title was a senior business director on plastics. That covers that time frame. Q. Okay. And more recently you've been moved to — is its till plastics? A. No. No, as of December 1, I moved to our industrial chemicals. Shortly after that I still stayed on the chemicals team and I was a senior business director on plastics. That covers that time frame. Q. Okay. And more recently you've been moved to — is its till plastics? A. No. No, as of December 1, I moved to our industrial chemicals. Shortly after that I still staye on the chemicals team and I light search on plastics. A. No. No, as of December 1, I moved to our industrial chemicals. Shortly after that I still staye a senior business director on plastics.	6	DIRECT EXAMINATION	6	
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counsel, you've met. I have no reason to go through that at this point, unless you want to make appearances? Why don't we go ahead and make appearances for the record. MR. MORENO: Jeff Moreno for the American Chemistry Council and The Fertilizer Institute. MR. WILCOX: Thomas Wilcox for North American Freight Car Association, Poet Ethanol, Poet Nutrition and Cargill. MR. SHANER: Houston Shaner from American Fuel and Petrochemicals Manufacturers. MR. LILLIE: Andrew Lillie also for AFPM. MR. ROSENTHAL: Michael Rosenthal To the Union Pacific Railroad Company. MR. RICHARDSON: Craig Richardson for Union Pacific Railroad Company. MR. RICHARDSON: Craig Richardson for Union Pacific Railroad Company. MR. RICHARDSON: Craig Richardson for Union Pacific Railroad Company. MR. RICHARDSON: Craig Richardson for Union Pacific Railroad Company. MR. RICHARDSON: Craig Richardson for Union Pacific Railroad Company. MR. RICHARDSON: Craig Richardson for Union Pacific Railroad Company. A. I did. Q. Okay. Good. So have you ever been deposed before? A. I did. Q. Okay. Then we're on solid ground here. Would you state your name and the employer for you've been moved to	8		8	
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 	II.			
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Union Pacific Railroad. 19 Q. And what is your position with Union Pacific? 19 Q. Okay. And did you go to work for the UP	H		1	•
20 A. My position is assistant vice president on 20 immediately?	II	· ·	1	
21 industrial products. 21 A. No, I did not.	II		1	-
22 Q. Okay. During the time frame of this case, and 22 Q. And who did you work for before the UP?	11	•	1	,
23 I'm going to use the phrase "time frame of this case" 23 A. My first job was for – with ConAgra Grocery	II	•	1 '	•
24 as period generally from June of 2014, which is the 24 Products Company.	11		1	
25 earliest document I have, through the present time, 25 Q. And how long were you with them?	11	· · ·	1	- -
Contract deconflicte Friday, an ought the procedule and of		camost doormone i navo, anough the procent time,		The same same same same same same same sam

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4 (Pages 10 to 13)

	10		10
	10		12
1	A. Little less than a year.	1	Q. How about crude oil and ethanol?
2	 Q. Okay. And I assume you did not deal with tank 	2	A. I did not.
3	cars with ConAgra, or did you?	3	Q. Okay. So when you say "industrial chemicals,"
4	A. I did not.	4	you mean industrial chemicals, not industrial
5	Q. Okay. After ConAgra, did you have another	5	chemicals and crudes and ethanol and so on?
6	employment before UP?	6	A. That's our - yes, intermediate chemicals, yes.
7	A. I did not.	7	Q. Now, at that time in July of 2014 and I won't
8	Q. You went to UP?	8	go before that, it's not necessary to whom did you
9	A. (Witness nods.)	9	report directly?
10	Q. And what was your entry job at UP?	10	A. Can you repeat the question, please?
11	A. My entry job was with our subsidiary company	11	Q. In July of 2014 up through your leaving the
12	called the Union Pacific Distribution Services.	12	chemicals
13	Q, Okay. Given your background in finance and	13	A. Okay.
14	economics and management, have you generally been	14	Q. Industrial chemicals position, to whom did you
15	involved in the financial side of the business? Or	15	• • • • • • • • • • • • • • • • • • • •
16		16	report?
17	is that	17	A. In that time frame, I had two different
	A. Which business?	1	supervisors; one was Jon Panzer, the second was Kenny
18	Q. The UP's business.	18	Rocker.
19	A. The UP's business, I would say no. Ever since	19	Q. Okay. And Jon Panzer's position was?
20	I've been with Union Pacific, I've been with our	20	A. Assistant vice president of assistant vice
21	marketing and sales department.	21	president chemicals.
22	 Q. Okay. So accounting is not what you do, it's 	22	Q. And Mr. Rocker?
23	marketing and sales?	23	A. Assistant vice president chemicals.
24	A. That is correct.	24	Q. So they had the same title?
25	Q. Okay. And you said you've been with the UP	25	A. They did.
	11		13
1	since '96?	1	Q. Okay. And do you know who let's take
2	A. 1995, actually.	2	Mr. Rocker since he's going to be deposed as well
3	Q. 1995, okay, thank you.	3	today as you know, to whom did he report, do you
4	Would you tell me from the period July of 2014	1 1	know?
5	until you went to the plastics division, that means	5	A. Yes, I do.
6	when you were sales and marketing with tanks cars and	6	Q. And who was that?
7	industrial chemicals, what were your	7	A. Beth Whited.
8	responsibilities?	8	Q. Okay. Do you know to whom she reported?
. 9	A. My responsibilities were marketing efforts for	9	A. Yes, I do.
10	what we call industrial chemicals, that dealt with,	10	Q. And that was?
11	we just would I would call it marketing	11	A. Eric Butler.
12	activities.	12	Q. Okay. And to whom did Eric Butler report?
13	Q. And what would you consider industrial	13	A. I'm trying to think at the time, at that time,
	a, mac mouse you obtained introduction	14	it was Lance Fritz.
14	chemicals what products?		IN THE MAINT I TIME
	chemicals, what products?	15	O Okay That's pretty adapt Mr the witness
14 15	A. The definition for most are familiar with	15 16	Q. Okay. That's pretty adapt, Mr the witness
14 15 16	A. The definition for most are familiar with would be intermediate chemicals.	16	nodded yes, I think he did?
14 15 16 17	A. The definition for most are familiar with would be intermediate chemicals. Q. Including by name, do you have anything in mind?	16 17	nodded yes, i think he did? MR. ROSENTHAL: Was there a
14 15 16 17	A. The definition for most are familiar with would be intermediate chemicals. Q. Including by name, do you have anything in mind? A. Some chlorocholine plot products, caustic soda	16 17 18	nodded yes, I think he did? MR. ROSENTHAL: Was there a question?
14 15 16 17 18	A. The definition for most are familiar with would be intermediate chemicals. Q. Including by name, do you have anything in mind? A. Some chlorocholine plot products, caustic soda for example, methanol, different commodities like	16 17 18 19	nodded yes, I think he did? MR. ROSENTHAL: Was there a question? MR. DONOVAN: Well, I guess it
14 15 16 17 18 19	A. The definition for most are familiar with would be intermediate chemicals. Q. Including by name, do you have anything in mind? A. Some chlorocholine plot products, caustic soda for example, methanol, different commodities like that.	16 17 18 19 20	nodded yes, I think he did? MR. ROSENTHAL: Was there a question? MR. DONOVAN: Well, I guess it wasn't a question, was it? Yeah, that's a
14 15 16 17 18 19 20	A. The definition for most are familiar with would be intermediate chemicals. Q. Including by name, do you have anything in mind? A. Some chlorocholine plot products, caustic soda for example, methanol, different commodities like	16 17 18 19 20 21	nodded yes, I think he did? MR. ROSENTHAL: Was there a question? MR. DONOVAN: Well, I guess it wasn't a question, was it? Yeah, that's a comment str ke the comment.
14 15 16 17 18 19	A. The definition for most are familiar with would be intermediate chemicals. Q. Including by name, do you have anything in mind? A. Some chlorocholine plot products, caustic soda for example, methanol, different commodities like that. Q. Would you have any responsibility for chlorine itself?	16 17 18 19 20 21	nodded yes, I think he did? MR. ROSENTHAL: Was there a question? MR. DONOVAN: Well, I guess it wasn't a question, was it? Yeah, that's a comment str ke the comment. Q. (BY MR. DONOVAN) Mr. Butler, what was his title
14 15 16 17 18 19 20	A. The definition for most are familiar with would be intermediate chemicals. Q. Including by name, do you have anything in mind? A. Some chlorocholine plot products, caustic soda for example, methanol, different commodities like that. Q. Would you have any responsibility for chlorine	16 17 18 19 20 21 22 23	nodded yes, I think he did? MR. ROSENTHAL: Was there a question? MR. DONOVAN: Well, I guess it wasn't a question, was it? Yeah, that's a comment str ke the comment. Q. (BY MR. DONOVAN) Mr. Butler, what was his title at the time?
14 15 16 17 18 19 20 21	A. The definition for most are familiar with would be intermediate chemicals. Q. Including by name, do you have anything in mind? A. Some chlorocholine plot products, caustic soda for example, methanol, different commodities like that. Q. Would you have any responsibility for chlorine itself?	16 17 18 19 20 21	nodded yes, I think he did? MR. ROSENTHAL: Was there a question? MR. DONOVAN: Well, I guess it wasn't a question, was it? Yeah, that's a comment str ke the comment. Q. (BY MR. DONOVAN) Mr. Butler, what was his title

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5 (Pages 14 to 17)

14 marketing and sales, all chemicals, all products? In the mileage equalization world, I suggest to you that the railroads are entitled to recover A. Can you define jurisdiction? charges for empty car movements when the empty car Q. Okay. Good point. Did he have respons bility over all sales and movements to a particular car owner exceed marketing for all products? 106 percent of the revenue moves for that same car A. Yes, he did. owner in a certain year. is that your understanding of the 106 rule? Q. Okav. Are you -- we've seen -- well, no, I A. I believe that's a basic description of the won't go to that now, let's go past that. rule. It's an aggregation by car mark, by railroads, Are you familiar with a -- an STB proceeding 10 that comes up from time to time either inferential or that in certain circumstances charges could be 11 directly in the various correspondence in this case applied by the railroad to the car owner in the event 12 called Ex. Parte 328, have you ever heard that that the -- whatever the car mark is, is greater than 13 106 percent of the revenue. 14 A. I have heard of Ex. Parte 328. Q. Okay. Thank you. 15 15 Q. And do you have an understanding of what it But that is an aggregate of that car owner's 16 total marks, not just one car; is that correct? provides, your understanding? 17 A. That is correct. A. I cannot say I know what Ex. Parte 328 is. 18 Q. Do you in your capacity or in your capacity Q. Okay. But you have heard of it? A. I have heard of it. during the time frame when you were involved with 20 tank cars with industrial chemicals, for example, did Q. Have you heard of mileage equalization? 23 you have any contact or any -- str ke that. A. Yes. 22 22 Any contact with an organization called Railinc? Q. Okay. And you do have an understanding of what 23 23 A. I do not recall. mileage equalization is? 24 A. I believe I have an understanding of mile 24 Q. Do you know who Railinc is? equalization. A. Yes, I do. 17 15 Q. And what is that in your understanding? Q. Okay. And we'll get to that later with some of A. In my understanding, it's an entity that the your correspondence and some... railroads all communicate information to and does Do you have an understanding of what mileage some administration activities for the railroads. allowances are? Q. Okay. And is Railinc a subsidiary of the AAR? A. I do. Q. And what is your understanding of mileage A. I'm not sure. Q. Okay. Do you know if the Union Pacific sits on A. My understanding of mileage allowances is for the board of Railinc? A. I do not know that. certain private rail cars where the railroad does not Q. Okay. Do you know that Railinc publishes a own the rail car, there -- in certain cases the 11 tariff that deals with the subjects of mileage railroad may pay a fee, so to speak, for moving that 12 12 equalization and mileage allowance that we just car on our line. 13 13 talked about? Q. Do you understand that that is the result of 14 14 some legal obligation, to pay the car provider for A. I was -- or I am aware that they did it, 15 15 publish -- had a tariff regarding mileage the use of the car? 16 16 equalization. I did not know there was a tariff on A. I'm familiar that there -- it can be required. 17 17 mileage allowance. I'm not -- I would not say I'm familiar with the 10 Q. Okay. On the -- do you know if Union Pacific legal obligation. 19 19 Q. Okay. So you have not -- strike that. subscribes to that -- str ke that. 20 Do you know if Union Pacific subscribes to that Are you familiar, and I believe you are. Are 21 you familiar with what in the mileage equalization Railinc tariff? 22 A. I don't know what the definition of "subscribes world is called the 106 rule? 23 A. I think I know what you're referring to but can to that Railinc tariff" means. 24 Q. Do they list themselves as being covered by the you give me a little bit more information? Q. Sure. Sure. provisions of that tariff in the tariff?

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18 A. Yes, the answer would be yes. Q. I don't want you to read it, I want you to -know if you understand that that's what it applies Q. Okay. (Exhibit No. 1, marked for identification.) to, it applies to tank cars? Q. Mr. Craven, I hand you or the reporter has MR. ROSENTHAL: Well, I think if handed you what's been marked for identification as that's how you want to spend your time today, I Exh bit No. 1 for this deposition. It purports to be just want to make sure you're comfortable when a freight tariff RIC 6007-N, and it is issued, you answer the question. according to the cover page, on February 6, 2009 with THE WITNESS: Okay. effective date of March 1, 2009; do you see that? MR. ROSENTHAL: So take your time A. Yes, I do. 10 11 MR. DONOVAN: Okay. I'm going to A. I'm going to candidly, or, I mean, I don't even 12 ask that the reporter mark as Exhibit No. 2 and know what Item 1 is referring to, so I can't -- I 13 give to you a Supplement No. 31 to that can't -- I can't say whether that's related to tank 14 15 (Exhibit No. 2, marked for identification.) 15 Q. (BY MR. DONOVAN) Okay. Then let me invite your Q. Issued December 11, 2014 with an effective date 16 attention to Page 19. On Page 19, the upper 17 17 of January 1, 2015; do you see that? left-hand side says, "Section 2 applies on cars other 18 A. Ido. than tank cars"? Q. Okay. Before we go too much farther, have you 19 A. I see that. 20 ever seen either of these tariffs before? Q. Okay, Let's go back to Page 5. See Section 1 21 MR. ROSENTHAL: Take your time and applies only on tank cars? 22 22 look at them. A. I do see that. 23 Q. (BY MR. DONOVAN) Yeah, sure. Q. Okay. You can put Exhibit 1 aside for a while. 24 A. I cannot say whether I have seen these exact MR. DONOVAN: I would like to have 25 ones, nor have I - can I say I've seen the entire, marked as Exhibit 3 a Supplement 32 of the same 21 19 them in entirety. I have seen for example, the cover tariff. page, I know I've seen that and maybe a page or two (Exh bit No. 3, marked for identification.) Q. (BY MR. DONOVAN) This bears the issue date of within the middle. February 2nd, 2015 and an effective date of March 1, Q. Okay. Fair enough. If I might invite your attention to Exhibit 1, 2015. Have you seen that before? I'm going to ask you to note that the first 18 pages A. I have not. of that relate to tank cars. Would you take your Q. Okay. Could I have Exh bit 4, please. MR. DONOVAN: I'm going to have time and convince yourself that that's accurate. 9 MR. ROSENTHAL: I see you're marked as Exhibit 4 --10 10 (Exh bit No. 4, marked for identification.) excluding the table of contents that refers to 11 11 Q. (BY MR. DONOVAN) A similar tariff, which is that later on material? 12 12 MR. DONOVAN: Yes, I'm just issued February 19, 2005 -- or 2015, I'm sorry. And 13 13 it's effective March 1, 2015. Do you have that in ta king about the items. 14 A. So can I ask a question? front of you? 15 Q. (BY MR. DONOVAN) Surely. A. Ido. 16 16 Q. Okay, have you seen that before? A. Again, since I haven't seen all this before, 17 17 you're starting with Page 3 on Exhibit 1, Item 1 that A. I don't believe so. 18 18 says "Cancellation notice." You're asking me to say Q. Okay. Could I have Exh bit 5, please. 19 hey or say, does that starting with Item 1 going MR. ROSENTHAL: I'm sorry, can we 20 20 through the first, I believe you said eight -- Page go off the record for a minute. 21 (Discussion off the record.) 22 (Exh bit No. 5, marked for identification.) Q. 18. That would be item 196, would be the last. 23 A. You're asking me to read this and determine if Q. (BY MR. DONOVAN) Exh bit 5 is similar tariff published by Railinc with an effective date of it deals in its entirety with tank cars; is that correct? February 19, 2015. But turn to the next page, lower

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22 it's all the same tariff but they must have changed right-hand corner, you will see that this is something in there or they wouldn't have changed the effective on September the 1st, 2015. So the title effective date? page and Page 2 don't exactly talk to each other. MR. ROSENTHAL: Objection to form. It's the same tariff without a different Q. (BY MR. DONOVAN) You don't know the answer to supplement number but it's been updated. A. Well, the tariff speaks for itself, that's what A. I don't know. Q. Of course not. Of course not. MR. DONOVAN: Exhibit 6. I'm going to hand you to be marked as Exhibit 6 --10 (Exhibit No. 6, marked for identification.) Let's go back to Exhibit 1 and ask you to look 11 at Item 187. I think you'll find that on Page 11 it Q. (BY MR. DONOVAN) Another tariff bearing the date 12 12 of February the 19th, with an effective date of begins? 13 13 A. I see that. March 1st. But if you'll go to Page 2, you'll see 14 14 Q. And would you read the first paragraph to that the effective date is March 1st of 2016. Are we 15 15 yourself. You don't have to read it into the record. in agreement? 16 16 (Witness complies.) A. I do see the -- are we in agreement, are you 17 asking me about the -- Exhibit 6? 17 A. Okay, I've read it. 18 18 Q. Okay. Is that a fair representation of what you Q. Yes. 19 19 referred to earlier as mileage equalization and the A. And I do see on Exhibit 6 it says issued February 19, 2015, effective March 1st, 2015. 20 20 21 51 A. Yes, that's a fair statement. MR. ROSENTHAL: On the title page? 22 22 A. On the title page. Q. Okay. Let me now ask you to turn to item 190 --23 23 strike that, I'm sorry -- no, 195, I meant to say. And then on Page 2, well, it doesn't have a page 24 24 I'm sorry, I apologize. 25 25 And I want to turn for purposes of this, I Q, (BY MR. DONOVAN) It's Page 1. 25 23 A. Oh, Page 1. On Page 1, it says effective on the want -- strike that question. Put Exh bit 1 aside, bottom right-hand corner March 1st, 2016. Let's go to Exhibit 2. This is the exh bit --Q. Okay. Fair enough. first (sic) exh bit that we looked at, it's And we only have one more, you'll be happy to supplement 31 and it's effective January 1st, 2015. hear. That's Exhibit 7. (Exhibit No. 7, marked for identification.) MR. ROSENTHAL: It's the second Q. Yet another with the same effective date on the exhibit we looked at, right? MR. DONOVAN: This is Exhibit No. cover page, but now when you look at the effective 2 that we looked at, yes. date on Page 2 (sic), do you see it says 10 Q. (BY MR. DONOVAN) Do you have that? September 1st, 2016? 11 MR. ROSENTHAL: Did you mean to A. I have that. 12 12 refer him to Page 2? 13 13 A. I have what the court reporter marked as Exhibit Q. (BY MR. DONOVAN) Page 1, I'm sorry. 14 14 2. A. Can you repeat that again, please? 15 Q. Okay. It has the same effective date on the Q. Thank you. 16 I'm going to ask you now to go to Item 190 in cover page as the previous two exhibits -- previous 17 that tariff -- 195 in that tariff and turn to Page 9. three exhibits, actually, that's February 19th and 18 You can go back to Page 8, if you would I ke to get effective March, 2015? 19 an indication of what this is about. And you'll see A. I see. 20 that these are the mileage allowances that appear in Q. But when you go to Page 1, you see the effective 21 21 this tariff to be paid to car owners for the use of date there, it's September 1st, 2016? 22 2.2 their cars that we discussed earlier. A. I see that, yes. 23 23 Q. Now, since you haven't seen these tariffs, I MR. ROSENTHAL: Was there a 24 24 assume that you can't tell me why Railinc would issue MR, DONOVAN: No. I just want him tariffs supplementing this every few months, while

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8 (Pages 26 to 29)

26 to understand that that's what this is. If he the column that says total distribution to roads. I don't know if I necessarily know what that agrees with me, fine. MR. ROSENTHAL: If he understands specifically means on the prior, 'cause there's two what this is, yes. other columns. That - somehow that appears to match up that MR. DONOVAN: Yes. If he doesn't, those would add up to that number, but I don't know he doesn't. specifically what total distributions to roads where A. I see that this refers to the mileage rate allowance, yes -you said the if that means that's for MR, ROSENTHAL: I don't know if that calendar year or - there's not enough information on this for me he's asked a question yet. 11 11 THE WITNESS: I thought he did. Q. Fair enough. If you go to the top of the first 12 column it says, "Prior disbursement to roads"? Q. (BY MR. DONOVAN) Okay. Well, do you agree it 13 refers to the mileage rate allowance on tank cars? A. I see that. 14 14 Q. And then up above in the second column it says A. Yes. 15 15 Q. Okay. The exhibits will speak for themselves, current distribution to roads --16 16 MR. ROSENTHAL: I believe it says thank you. 17 MR. DONOVAN: I would like you now 17 disbursements. 18 18 to examine what I will have marked for Q. (BY MR. DONOVAN) I'm sorry, disbursements, 19 Identification as Exh bit 8. This is an e-mail. vou're right. 20 20 (Exh bit No. 8, marked for identification.) A. Disbursements? Mine says current disbursement 21 (Discussion off the record.) 22 Q. (BY MR. DONOVAN) I suggest to you the lower 22 Q. Right. If you add column 1 and column 2, you 23 right-hand corner, you'll see that this is a document 23 get to column 3, is that -- you can eyeball that and 24 bearing the Union Pacific Bates stamp of 0000749 and 25 consecutively numbered through 0000762. Do you A. That looks like that's what that is to me. 29 27 Q. Okay. If you go to the next page, 2011, you see remember seeing this e-mail before? the same kind of numbers. A. I can't say that I recall this exact e-mail, no. A. I see the same structure and format where it has Q. Okay. You are copied on this e-mail, it was -those three columns and there's - the math appears in fact, you're not copied, it was addressed to you. A. I see that. Q. Okay, perfect. Have you ever had occasion --Q. Okay. Do you understand what it is? when you got this e-mail, did you have occasion to A. Ido. look at how much money Union Pacific made over this Q. Okav. And what is it? 13-year period on mileage equalization payments? A. It is a historical listing of mileage A. Can you re -- can you repeat the question, equalization payments to the different railroads. 11 11 please? Q. Okay. And do you recall receiving this e-mail? 12 Q. Sure. When you received this e-mail which says, I think you said you don't? 13 "Attached are reports from Railinc on the A. I do not recall receiving this e-mail. 14 equalization amounts distr buted to roads for the Q. All right. According to numbers at the top of 15 years 2000 to 2012." And it also says, what we will call -- I'll leave out the four zeros 16 you probably remember and just say 750. Those are mileage equalization 17 that later part? payments for the year 2012? 18 MR. ROSENTHAL: is there a A. That appears that that's what this says, yes. 19 Q. Okay. And if I go down to the bottom, and this 20 I'm using as an example for all of them, I think Q. (BY MR. DONOVAN) Do you recall that? 21 A. Do I recall this e-mail? they're all the same. The numbers are different. 22 22 I see that the number of mileage equalization 23 23 MR. ROSENTHAL: Yeah, it's been payments of the Union Pacific for that year was 24 asked and answered, but... you see that? A. Yeah, I don't exact -- remember this exact A. I do see that number on the bottom right under

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30 MR. DONOVAN: I want to ask you to e-mail, no. Q. (BY MR. DONOVAN) Okay. Did you ever total these take a look at, we're going to mark for identification as Exhibit 10. It's another UP numbers up to see how much Union Pacific made in mile document bearing the Bates stamp number of equalization disbursements during that period? 0000747 and 748. Do you recall seeing this A. I can't say, since I don't recall this e-mall, e-mail chain before? if this was information used to answer that question. Q. Okay. Of other sources other than this (Exhibit No. 10, marked for identification.) material, did you ever make a calculation as to how A. I do not. MR, DONOVAN: I would like to have much in the way of mileage equalization disbursements Union Pacific received from 2000 through 2013? 10 marked for identification now as Exh bit 11 a 11 A. I don't recall the specific years. But yes, I document marked UP Bates mark -- Bates stamp 12 numbers 0000673 to and including, 0000690. did do some sort of calculation that I recall on the 13 (Exhibit No. 11, marked for identification.) mileage equalization payments Union Pacific received 14 Q. Do you recall seeing this? over some time frame. 15 Q. Okay. Do you recall that number to be something MR. ROSENTHAL: I'm sorry, can you 16 give me a chance to look at the document. 17 A. I don't recall the exact number. MR. DONOVAN: Absolutely. 18 MR. ROSENTHAL: Go ahead, you can 18 MR. DONOVAN: Okay. Could we go 19 ask your question. now to Exhibit 9. 20 MR. DONOVAN: No, no, go ahead, 20 (Exhibit No. 9, marked for identification.) 21 21 Q. (BY MR. DONOVAN) Which is a Bates stamp document take your time. 22 Q. (BY MR, DONOVAN) Have you ever seen that 22 from Union Pacific bearing the Bates stamp 0003932. 23 document before? 23 It's a two-page document with the second page being 24 A. I can't say for sure. My opinion is I've never 24 25 seen the e-mail. 25 May 9, 2016, from the Association American 33 Railroads and says, "To all carriers participating in Q. That could be, uh-huh. A. I'm not listed. I have seen presentations the national tank car mileage equalization program"; similar to this, potentially, I don't know if this is do you see that? the one I've seen. A. I do see that. Q. Okay. This one is dated June, 2014, that Q. And it gives some numbers on the front as to doesn't refresh your recollection? what those total mileage equalization payments were; does it not? The end of the first paragraph. A. It would not change the message that I don't know if this is the one I've seen before or not. (Witness reading.) Q. Okay. Could I ask you to turn to Page 675, A. Okay, can you repeat the questions, please? 10 which is the next page in front of you. There's a Q. Does that paragraph refresh your recollection as 11 caption that says, "OTE overview." And below that to what the total payments were? Did you ever see 12 OTE, paren, other transportation equipment, paren. 12 this document before? 13 13 Okay? Is that --A. I do not believe I've ever seen this before. 14 14 A. Yes, it says that. Q. Okay. And then let's turn to Page 2 of the Q. Okay. Is that your normal nomenclature for OTE, 15 document, which is 3933. It appears to be the same 16 format as the prior documents we looked at as Exh bit other transportation equipment? 17 8, do you agree? 18 Q. Okay. And does this include *Railincs hopper 18 A. I do agree. 19 19 cars, tank cars, what does this include? Q. Okay. And would you say that Union Pacific in this year, which I assume -- well, I want you to 20 20 A. I don't have everything it includes, but yes, it 21 21 includes rail cars. know, this is dated May 9, 2016. Do you understand 22 these distr bution to be for the year 2015? Q. Does it include tank cars? 23 A. Yes. A. I see that May 9, 2016. I don't know for sure 24 24 if that would have been for the year 2015. Q. Okay. A. It includes, let me clarify, it includes empty Q. All right. You can put Exh bit 9 aside.

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		26
	34	36
1	movements of tank cars.	Q. Isn't industrial chemicals your job description
2	Q. Okay. Does it include anything else?	² as of that time?
3	A. Not that I'm aware of.	³ A. I was lead in our industrial chemicals group at
4	Q. Okay.	that time, from 2014 through 2015.
5	MR. ROSENTHAL: I'm sorry, just to	So at the time this was prepared, you
6	clarify	6 were responsible for tank car revenue movements for
7	A. Yes, let me clarify. Yes, it includes other	⁷ tanks cars in North America, handling industrial
8	things. I know it includes the empty tank car, what	⁸ chemicals.
9	we would call as empty tank car shipments as well.	9 MR. ROSENTHAL: All of them?
10	 Q. (BY MR. DONOVAN) Okay. And right under that, 	¹⁰ Q. (BY MR. DONOVAN) On UP, obviously.
11	the first bullet says approximately 335,000 tank cars	A. Can you say that again, please?
12	are registered in North America; is that you agree	Q. Yes. At the time this was prepared and I assume
13	with that?	presented to someone, you as industrial chemicals
14	A. I do.	were responsible for tank cars moving on UP and the
15	Q. Okay.	revenue on those tank cars?
16	MR. ROSENTHAL: Do you agree that	A. No, that's not a correct statement.
17	it says that?	Q. Okay. Why isn't it a correct statement?
18	Q. (BY MR. DONOVAN) It says that, right.	¹⁸ A. Tank car shipments fall under different groups
19	A. (Witness nods.)	within Union Pacific, I happen to handle a portion
20	Q. Is that consistent with your understanding?	of them and be responsible for a portion of those
21	A. Understanding?	²¹ shipments.
22	 Q. Of how many tanks cars that are in North 	²² Q. What portion are you responsible for?
23	America?	²³ A, I would be responsible for shipments of loaded
24	A. I'll take this bullet for what it's worth. I	commodities that fell under, in this case, industrial
25	don't know how many tank cars there are in North	chemicals at that time. And empty movements of tank
	35	37
1	America.	cars. Yeah, empty movements of tank cars.
1 2	America. Q. Well, are you disagreeing with the Union Pacific	cars. Yeah, empty movements of tank cars. And would you be respons ble for the revenues
		cars. reall, amply movements of tank outs.
2	Q. Well, are you disagreeing with the Union Pacific	² Q. And would you be respons ble for the revenues
2 3	Q. Well, are you disagreeing with the Union Pacific OTE analysis of June, 2014?	2 Q. And would you be respons ble for the revenues 3 accruing to Union Pacific on movement of those empty
2 3 4	Q. Well, are you disagreeing with the Union PacificOTE analysis of June, 2014?A. I didn't say whether I was agreeing or	2 Q. And would you be respons ble for the revenues 3 accruing to Union Pacific on movement of those empty 4 tank cars?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 Q. Well, are you disagreeing with the Union Pacific OTE analysis of June, 2014? A. I didn't say whether I was agreeing or disagreeing. I believe the question you asked me was, do I know that there's 335,000 tanks cars registered in North America and my answer is, I do not know that. This presentation has a bullet that says that. Q. Okay. But you can't vouch for this presentation? A. I cannot vouch for I haven't read the whole presentation yet, I cannot vouch that I know for a fact there's 335,000 tank cars registered in North America. Q. Okay. Now, it also says, the next bullet beyond tanks, "Tanks currently make up 20 percent of all rail cars." A. I see that it says that. Q. Okay. Do you have any knowledge of that? A. I do not. Q. Okay. The next major bullet, "Tank car revenue 	Q. And would you be respons ble for the revenues accruing to Union Pacific on movement of those empty tank cars? A. Yes, I would. Q. Okay. Now this, if you'll turn to the next page, 676, I'm sorry, Bates stamp. You'll see there's a breakout there in a graph form of the tank car national fleet from 1997 to and including 2013; do you see that? A. I do see that. Q. And do you see that the number of tank cars has increased? A. According to this data, I see that it says it increases. Q. Okay. And do you notice the distinction between general purpose fleet cars, which is the dark line, and pressure car fleet which is the lighter color line; do you notice the distinction? A. I do see that the bars represent the different types of cars. Q. Do you have any reason to agree or disagree?

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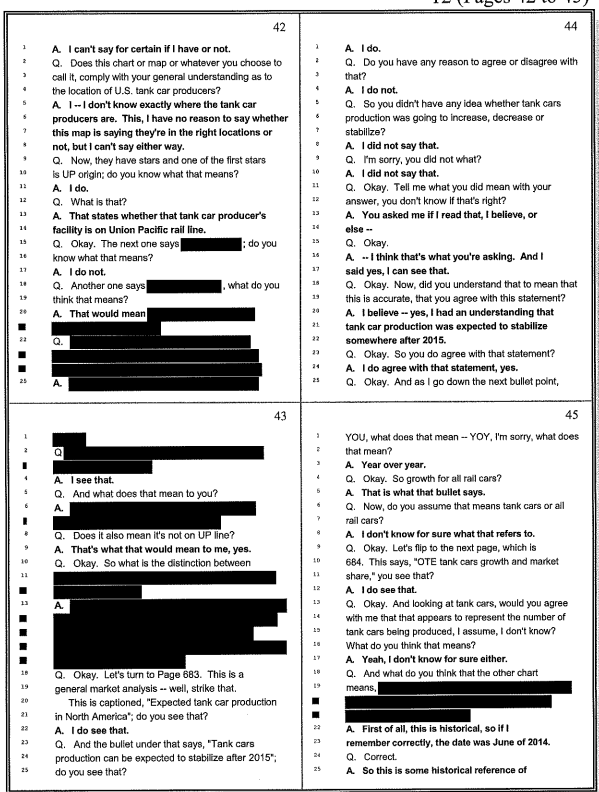
11 (Pages 38 to 41)

38	40
¹ A. What was that question again, please?	1 Q. Well, I'm asking you if you want to get
Q. Do you have any reason to agree or disagree with	detail and go down through this, if you know
3 the bullet point under that bar chart overall growth	3 something about Trinity Industries, i'll get into
of tank cars fleet up 3.4 over 2012?	detail. But do you know anything about Trinity
5 A. I could not say either way.	5 Industries other than lease tank cars?
6 Q. Okay. Do you know anything about the bullet	6 A. I would - I know they lease tank cars.
points other than that, the general purpose fleet	Q. Do you know they lease 80,000 tank cars
* increased 2 percent?	8 according to this?
9 A. I'm – that's a broad statement. Can you help	9 A. I did not know. I can't say either way but it
ne understand	does say that on this.
Q. Do you understand what that means?	11 Q. Okay, but you don't know that?
A. Do I understand what these bullets mean –	12 A. I don't know that.
13 Q. Yeah.	Q. That's what I'm trying to get to, what you know?
14 A - below?	14 A. Okay.
15 Q. Yes.	Q. I know what it says. We know what it says. I
A. One second.	know what the UP thinks, I want to know what you
17 I do believe I understand what those bullets	17 think?
18 say.	18 A. Okay.
Q. Okay. Then tell me what the second bullet	19 Q. Okay. Next page, which is 678, talks about
means.	20 union tank cars?
A. Out of the fleet of – this second bullet says,	21 A. I see that.
out of the fleet of cars that are represented here,	Q. Okay. Would you make the same comment about
on this, somewhere between looks like 2010 and 2013,	union tank cars lease fleet as you just made about
24 261,000 cars are general purpose cars. And they	24 Trinity? That is, you really don't know what their
25 increased that, the general purpose fleet increased	lease fleet looks I ke in terms of numbers?
39	41
¹ 2 percent.	A. That is a correct statement.
 Q. Okay. And do you notice the next built point, 	² Q. Okay. Let's go to the next page, 679.
that the average tank fleet is 16 years old?	³ Greenbriar Companies?
4 A. I do see that it says that, yeah.	4 A. I see that it says that.
Q. Do you have any reason to agree or disagree with	⁵ Q. Okay. Do we have the same general lack of
6 that?	6 information about that particular company that we
7 A. I do not.	7 talked about with the previous two companies?
Q. Okay. So you simply don't know what the average	8 MR. ROSENTHAL: Are you asking
9 age is?	g just about the size of their fleet?
A. I do not know what the average age is.	¹⁰ Q. (BY MR. DONOVAN) Yeah. Yeah.
11 Q. Fair enough.	A. Yep, I do not know have any details about the
Do you have any reason to agree or disagree with	size of Greenbriar's fleet of cars.
the statement, 2013 tank car demand equals 5 percent	¹³ Q. And the next page, 680, American Rail Car
replacement and 65 percent new demand?	14 Industries, would that be the same same answer?
A. I do not have any reason to agree or disagree	A. If the question is do I know about American Rail
with that.	Car Industries' fleet of rail cars, the answer is I
¹⁷ Q. So you don't know?	¹⁷ do not.
18 A. I do not know.	¹⁸ Q. Since you don't know about that; am I correct in
¹⁹ Q. All right, let's go to the next page, 667 or	assuming that on 681, you wouldn't know if these
20 677. It gives some specifics about Trinity	relative capacity numbers of tank cars capacity and
21 Industries, their leasing, their rail car leasing	these fleet numbers are in fact accurate?
22 fleet and so on. Do you know anything about this or	²² A. I could not say either way.
is this something that you have no knowledge of?	Q. Let's turn to the next page, 682. We have here,
A. Can you help me under do I have knowledge of	U.S. tank car producers, the origins and stars; have
25 Trinity Industries; is that the question?	25 you ever seen this before?
i itual meneries is and me description	1

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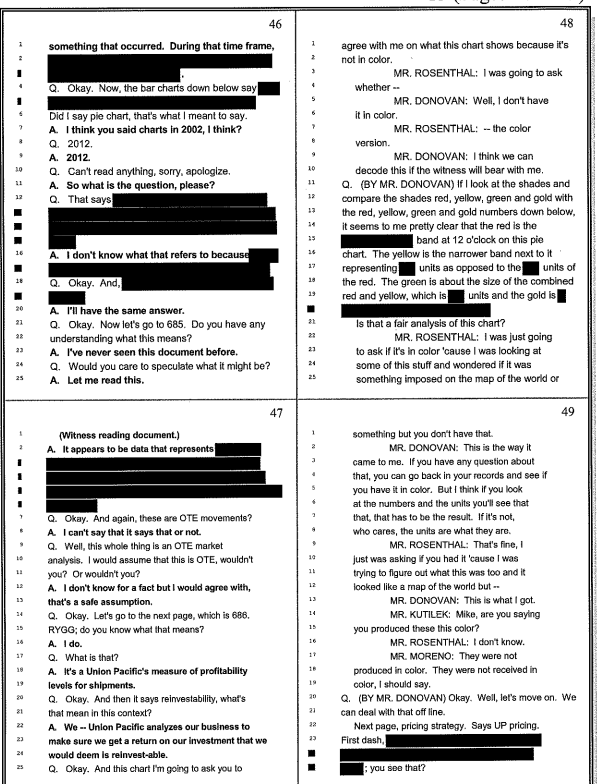
12 (Pages 42 to 45)



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13 (Pages 46 to 49)



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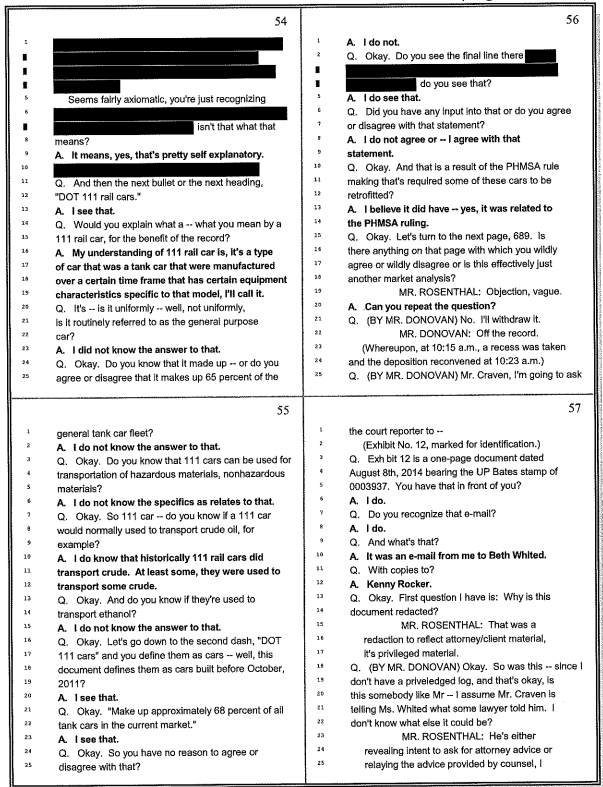
14 (Pages 50 to 53)

50 economics. You're basically telling me that you're A. I do see that. Q. Okay. And what does that mean to you? trying to achieve the market price and it's affected A. In the instance where a tank car, empty tank car by various variables; isn't that what you're telling move would be subject to 4703, A. I'm saying that any price takes in a bunch of variables in consideration to determine what that Q. Okay. And in the context of this analysis, price will be. If that's what your question just would you assume the 4703 -- the prices in 4703, 'cause this is a pricing strategy, are consistent was, I -- yes, that's what I'm saying. Q. Okay. And do you determine that to be the with your RYGG reinvestability criteria set forth in 10 10 market price? the previous page? 11 A. In certain circumstances, it could be a market 11 MR. ROSENTHAL: Objection, vague 12 12 price. and compound. 13 Q. A market price or the market price? 13 A. Can you help me -- can you repeat the question, 14 A. It depends on if you're talking about one lane, 14 15 it's not quite that simple, in my opinion. 15 Q. (BY MR. DONOVAN) Sure. We just went through on 16 Q. Well, I have read for many years that Union 16 Page 686 your reinvestability analysis saying that 17 17 Pacific prices to market. Your CEO has said that, when you make expenditures and do things, you do it 18 your CFO has said that, everybody I've ever seen at 18 on the basis of your profitability analysis, correct? 19 the Union Pacific always says that. 19 A. I'm sorry, one more time, please? 20 And that makes total sense to me. You would 20 Q. Okay. When you make investments or do things at 21 price the market. You wouldn't price below market 21 Union Pacific in price, do you do it on the basis of 22 and if you priced above market, you wouldn't get it. 22 their profitability? 23 So you price to market; isn't that fair? 23 A. That is one of the measurements we use. 24 MR. ROSENTHAL: Objection, Q. Okay. What other measurement do you use? argumentative. A. From a marketing perspective, there's a lot of 53 51 A. We may have a goal of pricing to market. I'm different components that we deal with our customers just saying that certain circumstances, we could to determine what prices to charge in the mar -deviate from that. there's market analysis, there's -- that is just one Q. (BY MR. DONOVAN) Okay. And that's because the measurement of an overall strategy that would be in market won't let you do it? A. There's a lot of circumstances that will drive Q. Okay. So are you telling me that you attempt to price at the highest level you can get and still that. Q. Okay. Let's go back to -- I'm sorry, 687, retain the business? that's the next one. Correct, thank you. A. I did not say that. 10 Under your second one after the Q. Or -- well, what are you trying to tell me? 11 statement, we've got A. I think I tried to do the best I could to say we 12 look at a lot of different factors when we are 13 A. I see that. negotiating and working with the customers to come up 24 Q. Yeah, that might be one of the exceptions, with a price for them. wouldn't it, that you wouldn't get the market price 15 Q. And that price is the market price? 16 A. We, it could -- it could be the market price. on the empty move because 17 Certain circumstances it may not be. A. So what's the question again? 18 Q. And what circumstances would it not be? 19 Q. Is that what that means, that you might not get A. Each Individual rate, price, customer, contract the full tiered mileage scale from the tariff because would drive that answer. 21 Q. So are you telling me you pay no attention to the market? A. I did not say that. Q. 'Cause I understand your variabilities, customer 24 That is what that means. uniqueness, what we would call variables and Q. Okay. Let's go to the next page, which is 688.

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15 (Pages 54 to 57)

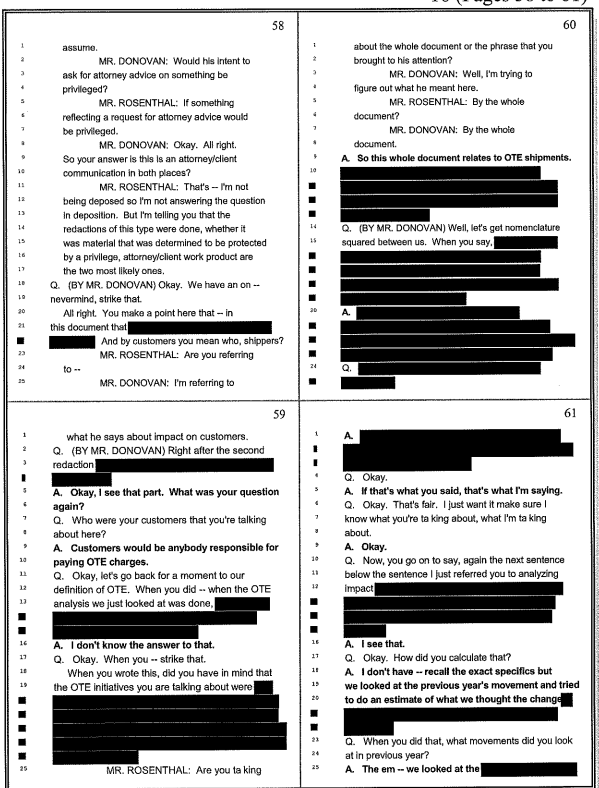


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16 (Pages 58 to 61)

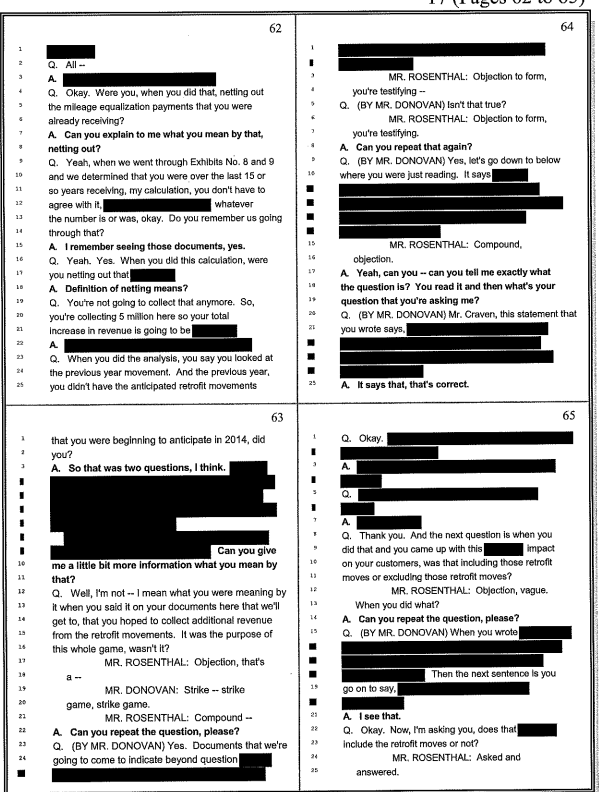


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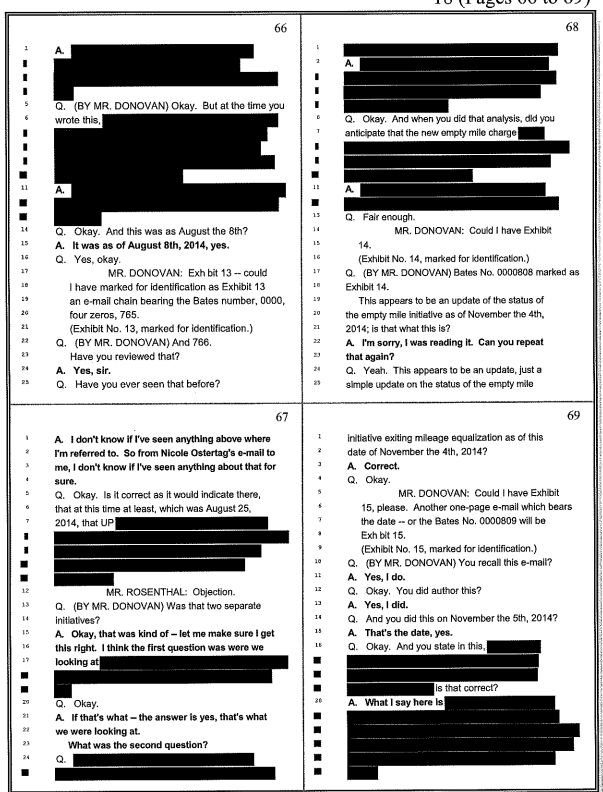
17 (Pages 62 to 65)



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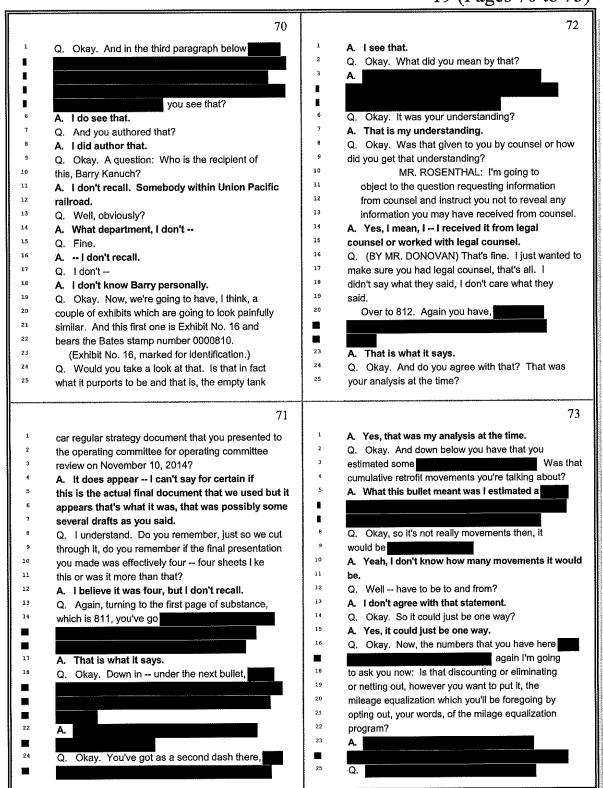
18 (Pages 66 to 69)



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19 (Pages 70 to 73)

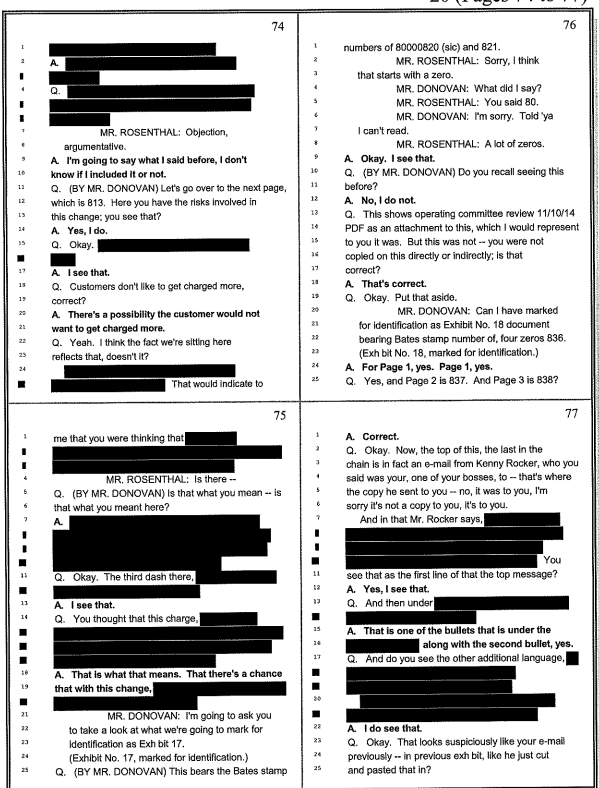


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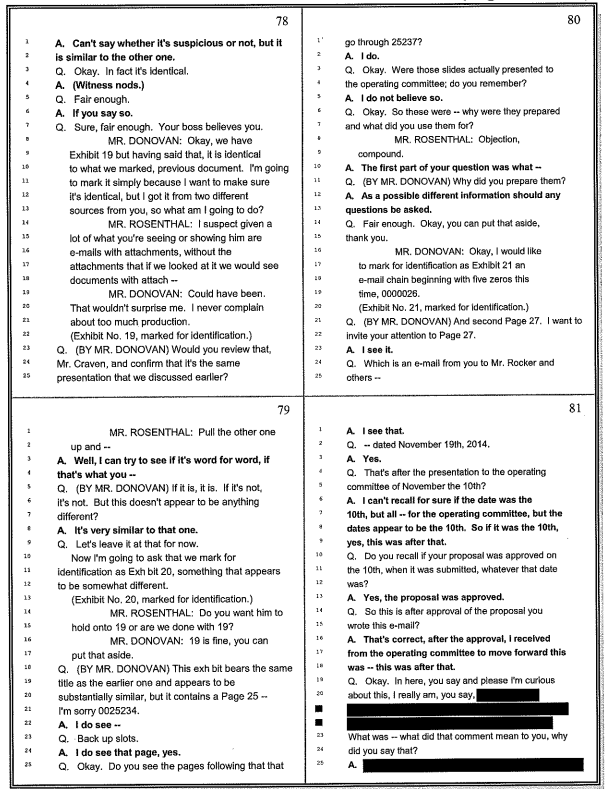
20 (Pages 74 to 77)



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21 (Pages 78 to 81)

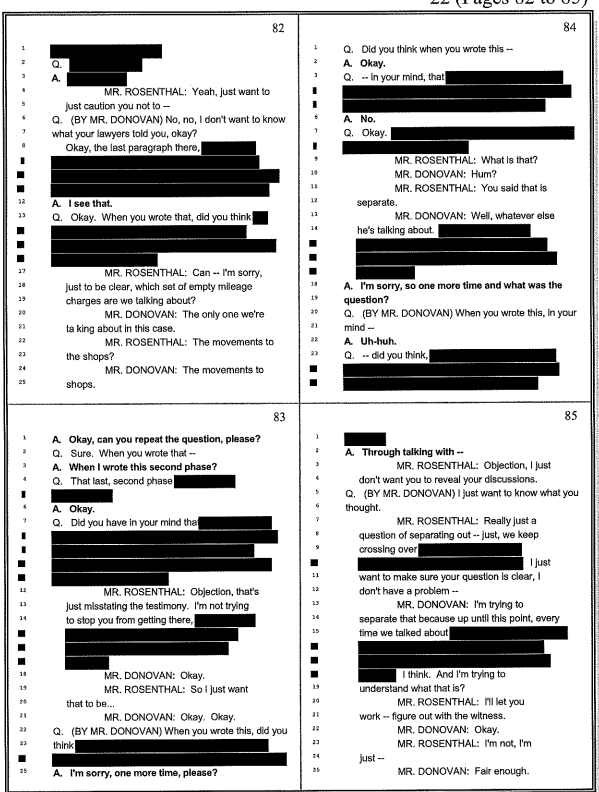


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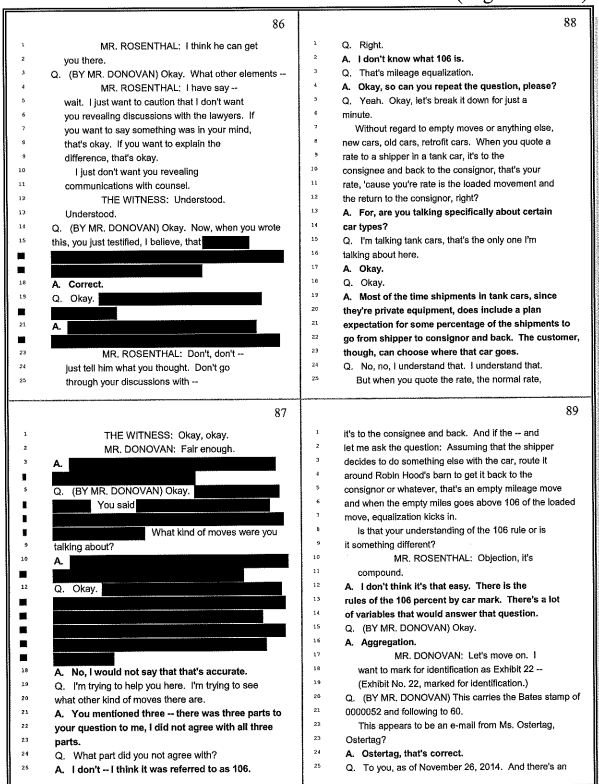
22 (Pages 82 to 85)



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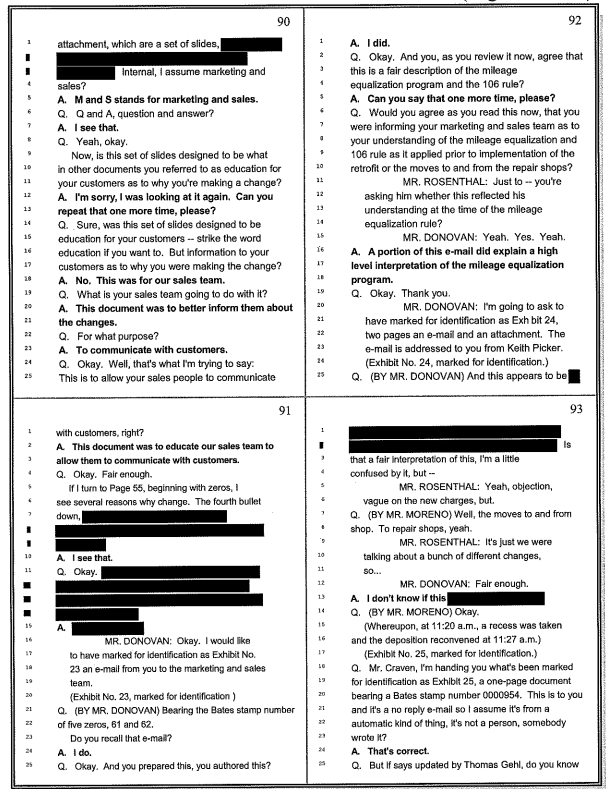
23 (Pages 86 to 89)



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24 (Pages 90 to 93)

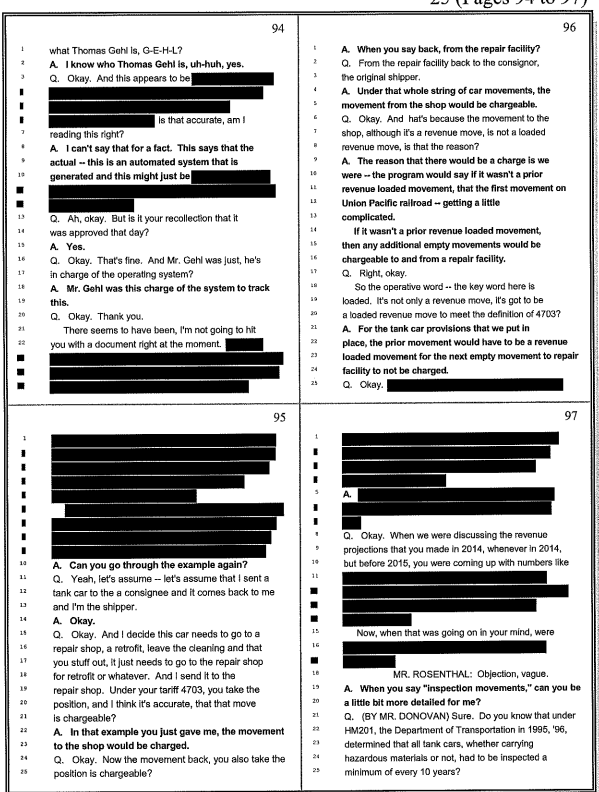


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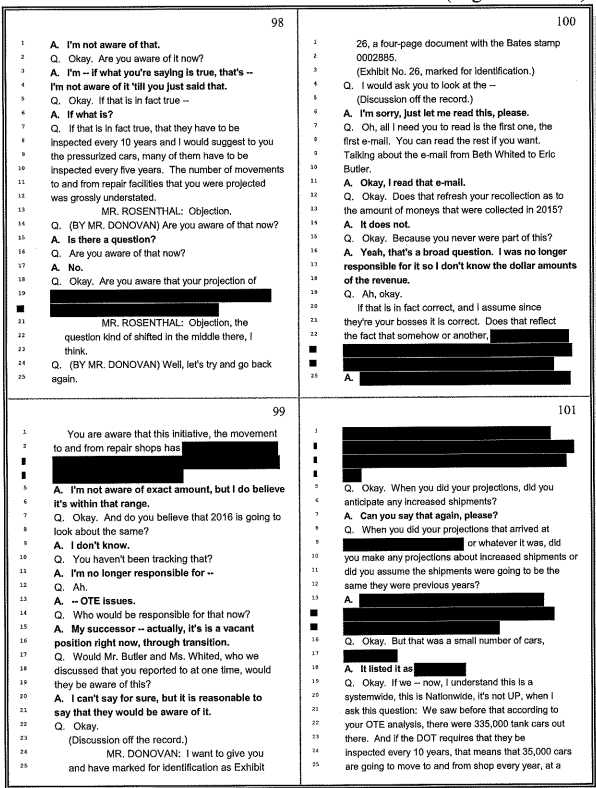
25 (Pages 94 to 97)



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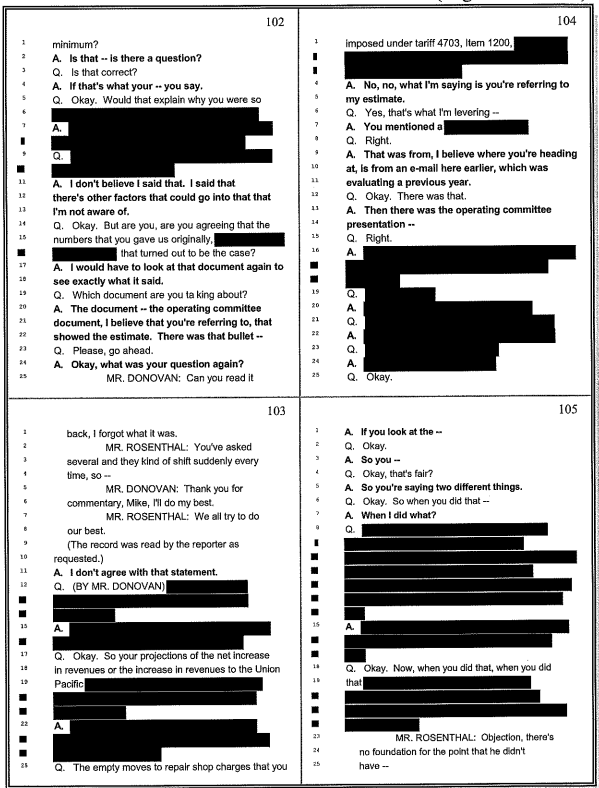
26 (Pages 98 to 101)



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27 (Pages 102 to 105)



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28 (Pages 106 to 109)

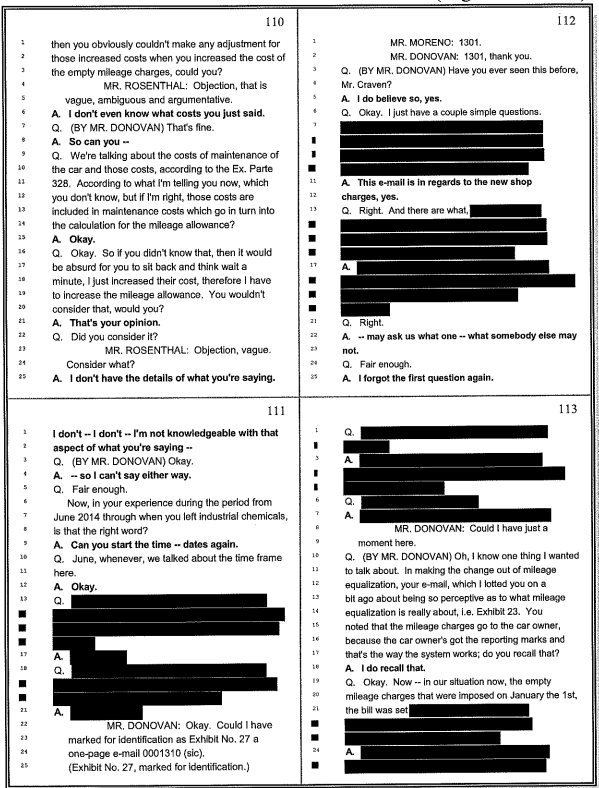
106	108
3 MR. DONOVAN: Fair enough.	1 A. I do not.
² MR. ROSENTHAL: In mind	² Q. Okay. Would you be surprised to know that it
3 MR. DONOVAN: Fair enough. I'll	varies based upon the cost to the car owner of
4 . withdraw the question.	supplying the car?
, withdraw the question,	11.7 =
Q. (D) WIN. WONCHO) DO YOU MIOW MAR ANACH EACH AND	A. Contrady entires way.
520, the shireage allowarite provisions, the railload	Q. Okay. Would you be sulprised to know that the
tias to compensate people who provide cars to a to:	Cost of filoving data to a repair radiity and viewed
^e its use?	as maintenance costs chargeable to the car owner:
9 MR. ROSENTHAL: Objection, you're	9 A, I'm not aware of that.
asking for a legal opinion.	Q. Okay. Would you be aware of the fact that when
¹¹ Q. (BY MR. DONOVAN) Do you know that? Is that part	it's charged to the car owner as a cost, it goes into
of your routine to know that, part of your job?	the mileage allowance calculation and the mileage
¹³ A. Can you say that again, please?	allowance from the railroad to the car owner is
14 Q. Sure, In conducting your job as marketing and	14 affected thereby?
sales, setting prices and so on, do you understand or	A. Okay, that I can you help me out with that,
have you been made to understand that the railroad,	16 please say that again.
i.e. the Union Pacific, has an obligation to provide	Q. Sure, okay. As the costs of providing the car
18 transportation equipment?	18 go up
19 A. I have a vague understanding of certain	A. The cost of providing a car go up.
20 circumstances where the railroad will is obligated	²⁰ Q. Right, including the mileage to and from repair
Circumstances where the famous win is obligates	facility, which is considered a maintenance cost,
to supply equipment. I don't have the details on	that that cost is included in the mileage allowance
liat, modgii.	that that cost is molded in the mileage answards
Q. Okay, Bid anybody ever tell you mat if you	Calculation that causes the mileage allowance to
don't supply the equipment, you have to pay the	l vary:
²⁵ person who does for supplying the equipment that you	MR. ROSENTHAL: Mr are you just
107	109
¹ use?	representing that these are all true and asking
² A. Are you referring to mileage allowance?	² him to agree or?
³ Q. Well, mileage allowance system, yeah. Yes?	3 MR. DONOVAN: I'm asking if he
4 A. I am familiar that in certain circumstances for	understands that. The tariff says that, 328
5 customers using their own equipment on Union Pacific	says it. I'm asking him if he has any
6 railroad, that if they want to follow a mileage	6 calculation about that, does he know that. If
allowance program, we would pay them.	he answer is no, he doesn't know that, then I
8 Q. Okay. Now, when you and what's the allowance	8 could be wrong.
9 based on, do you know? What's the allowance number	9 MR. ROSENTHAL: But you're
based On, do you know? What's the allowance humber	representing that that's what the tariff says.
Dased Oil:	representing that that's what the tarm says.
A. Allowance number, carryou be a little bit more	We le not stating here it you would like thin
detaned when you say :	to go back and look at the tallit, that's line.
Q. Sure, Sure. We looked at the tariff, tariff 1	But I think he said that he doesn't know these
through 7 Exhibits 1 through 7, those are the	things
Railinc tariffs. And we looked at Item 195, that's	MR. DONOVAN: That's fine.
the mileage allowance provision.	MR. ROSENTHAL: So I just want to
Now, I didn't take you through all those 195	make it clear that he's not saying he knows
changes in the tariffs that we looked at, to show you	he's not representing anything that you're
that the mileage allowance varies year to year, okay.	19 saying is true
²⁰ Would you be surprised if it did?	²⁰ MR. DONOVAN: I fully understand,
A. I would be surprised either way because I'm	he doesn't know. Okay,
22 not I don't know.	MR. ROSENTHAL: I mean, then maybe
²³ Q. Okay. Fair enough,	23 we can
Now would you have any understanding as to why	Q. (BY MR. DONOVAN) Well, and that brings us to
25 it would vary?	another point. And that is: If you don't know that,
1 1000 Tal J 1	anound points i the stactor is you don't latest than

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29 (Pages 110 to 113)

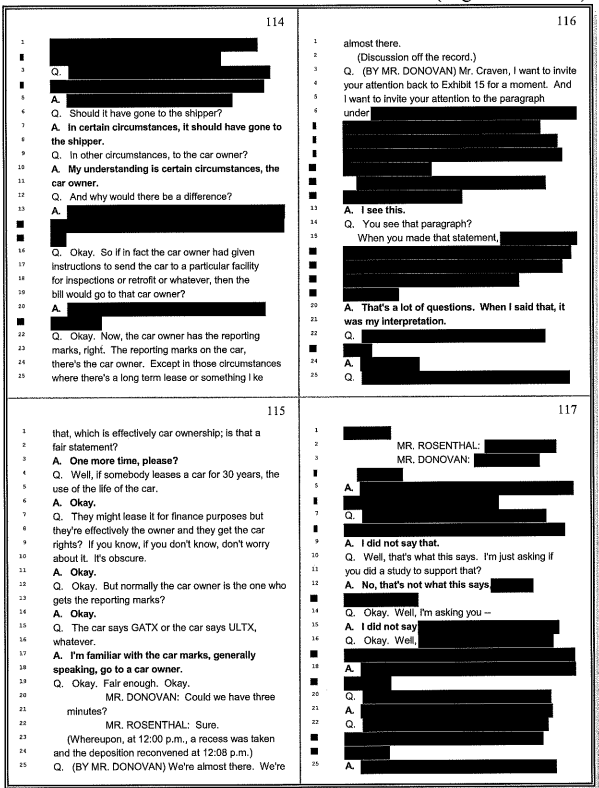


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30 (Pages 114 to 117)



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31 (Pages 118 to 120)

118	120
Q. A. Q. NR. DONOVAN: That's all I have. Mr. Craven, I thank you very much for your time. MR. ROSENTHAL: Yes, read and sign. (The deposition concluded at 12:15 p.m.) (The deposition concluded at 12:15 p.m.)	CERTIFICATE COUNTY OF LANCASTER) I, Christine M. Salerno, RPR, General Notary Light In and for the State of Nebraska, do hereby certify that, DOUGLAS CRAVEN was by me duly sworn to testify the truth, the whole truth and nothing but the truth, and that the deposition by said witness was reduced to writing by me. That the wi hin and foregoing deposition was taken by me at the time and place herein specified and in accordance with the wi hin stipulations; the reading and signing of he witness to said deposition having not been waived. That the foregoing deposition is a true and accurate reflection of the proceedings taken in the above case. That I am not counsel, attorney, or relative of either party or otherwise interested in the event of this suit. IN TESTIMONY WHEREOF, I have placed my hand and notarial seal this day of 2016.
119 1 Deposition of DOUGLAS CRAVEN 3 Signature of witness 5 6 7 STATE OF	
Subscribed and sworn to before me this day of, 20 day of, 20 GENERAL NOTARY PUBLIC DATE: December 14, 2016 DATE: December 14, 2016	

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