ODOT 200	HOUSEHOLD GOO	ODOT 200	
Page 1 – Section 1	Oregon Moving & Storage Association		Section 1 – Page 1
Issued: December 31, 2007	3 rd Rev. Page	Correction No. 244	EFFECTIVE: January 1, 2008

SECTION 1 (<u>All rates and charges are increased, unless otherwise specified.</u>)

RULES and OTHER PROVISIONS WHICH GOVERN the TARIFF

Rates and charges in this Section cover services as shown, and are in addition to all other rates and charges named in this Tariff.

ODOT Docket 17446

For explanation of abbreviations and reference marks not explained on this page, see page A-6				
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Page 2 – Section 1

Issued: May 17, 2016	Revision 6	Correction No. 962)	EFFECTIVE: May 17, 2016
	IER PROVISIONS WHICH G			ITEM
	GOVERNING PU			
Except as otherwise provi supplements thereto and sub	100			
NOTE 1: If there is a conflic document prepare govern the moven				
① The calculation of distance using Google Maps, for determination of mileage applicable to moves subject to charges under Items 2100 and 2530, will be based on the actual shipper origination address-to-destination address. All mileage based rates are based on one-way, not round-trip miles.				
PUBLICATION	ODOT DESIGNATION	NOMENCLATURE		ISSUING AGENT
0 www.googlemaps.com		Mileage Guide	C	D www.googlemaps.com
OAR ▲ Chapter 740	OR Administrative Rules	Motor Carrier Rules & Regulations	ODOT	- OR Dept. of Transportation
ORS Chapter 823, Carrier Regulation Generally	OR Revised Statute	Oregon Laws		State of Oregon
ORS Chapter 825, Motor Carriers	OR Revised Statute	Oregon Laws		State of Oregon

▲ODOT Docket 17352

For explanation of abbreviations and reference marks not explained on this page, see page A-6
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— 1-2 —

		UDS TARIFF NO. 200	
Page 3 – Section 1 Ore	gon Moving &	Storage Association	Section 1 – Page 3
Issued: September 9, 2014 Revisi	on 11	Correction No. 803	EFFECTIVE: October 1, 2014
RULES AND OTHER PROVISIO			ITEM
DEFINITIO	ONS of TERMS		
ALPHA-NUMERIC			
See Item 10 of Section P for Alpha-Numeric C	•	•	110
See Item 20 of Section P for Alpha Code designation	ations for partici	pating carriers.	_
	RRIER		
The authorized intrastate for-hire motor carrier of	household goo	ods.	_
	CIAL ZONES		
See Page 1 of Section P for definitions of Orego	ו Commercial Z	iones.	_
CON	ISIGNEE		
The receiver of the household goods or the recei	ver's representa	ative.	_
HOLIDAYS -			
The terms 'Holidays" and "Legal Holidays" a	shall be underst	tood as meaning the following	
days.			
New Year's Day, (January 1st) Martin Luther King Day, (3rd Monday in January		(1st Monday in September)	
President's Day, (3rd Monday in February)		g Day, (4th Thursday in November)	
Easter Sunday, (March 22 <> April 25)			
Memorial Day, (The Last Monday in May)		ve, (December 24th)	
Independence Day, (July 4th)	Christmas Da	ay, (December 25th)	_
	N, MEN		
The terms "man" and "men "shall mean movers o			_
	LACE		
The term "Place" means a particular street addre place of business or residence, construction cam			
<u>P</u>	OINT		
The term "Point" means a particular city, town or of rates.			
<u>SHI</u>	PMENT		
The term "Shipment" means one lot of Househol one time, for one consignee, at one destination a shipments shall NOT be combined as one shipm shipments at not less than the established minim	and covered by o ent, but rather r	one Bill of Lading. Two or more must be carried as separate	
SH	IIPPER]
Owner of the household goods or the owner's re	presentative.		
WEIGH The following formula defines a Weight Bre (The higher Minimum Weight X its own applica Minimum Weight).			
 If the actual shipment weight is Less th then the legal charge = the Actual Weig Weight. 			
2: If the actual shipment weight is More th then the legal charge = the \blacklozenge rate at the			
NOTE 1: The rate generating the Lowest revenue	ie is the Legal I	Rate	
◆ ODOT Docket 17446			
Ear overlage tion of althousing	no and referen	an marka not avalained on this see	
		ice marks not explained on this pag SUED BY:	e, see paye A-o
	Christine Logu	e, Publishing Officer & Storage Association	
		SF Naef Rd	

0001 200	HOUSEHOLD GOODS TARIFF NO. 200	0001 200
Page 4 – Section 1	Oregon Moving & Storage Association	Section 1 – Page 4
loguade lung 2 0045	Revision 10 Correction No. 902	
Issued: June 2, 2015	Revision 10 Correction No. 902 OTHER PROVISIONS WHICH GOVERN THE TARIFF	EFFECTIVE: June 2, 2015 ITEM
APPLICATION of TARIFF The application of this Tariff operations both as to territor	145	
Rates named in this Tariff Department of Transporta ▲The personal effects or oth	her property used or to be used in a dwelling but does not	150
include property transported	from a store or factory or property exclusively for office use	
APPLICATION of RATES – Except as otherwise specific payable in United States cur	ally provided, rates published in this Tariff are named and	160
	d herein, rates or charges covering accessorial services naddition to the transportation rates named in this Tariff.	180
 Time will start upon at the time of comple computed to the near or Rates cover the actuve vehicle from the card 	d in two ways, depending on the item: the arrival of the vehicle at the point of origin and will cease etion of the service at the point of destination. Time is arest quarter (¼) hour. ual time consumed. Time starts with the departure of the rier's terminal and will cease when the vehicle returns to the ime is computed to the nearest quarter (¼) hour. able Minimum Hours	190
For explanatic	on of abbreviations and reference marks not explained on this pag	e, see page A-6
	ISSUED BY:	

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Page 5	- Section 1	Oregon Moving &	Storage Association	Section 1 – Page 5
Issued	: Sept 9, 2014	Revision 1	Correction No. 805	EFFECTIVE: October 1, 2014
00000	RULES AND O	THER PROVISIONS WHICH G		
		DVANCING CHARGES on SHI		
<u>(To Co</u>			ses, Railroads or Steamship Carrie	<u>ers)</u> 300
A:	The carrier will advanc shipment, and/or the co			
B:		advance charges against shipme e at forced sale than the freight	ents which, in the estimation of the charges, (including advances).	
C:	prepayment or guarant			
D:	The carrier shall advan	ce warehouse or storage charg	es of ONLY line haul carriers.	
E:	All charges advanced v are collected by law.	vill be assessed and collected ir	n the same manner that freight char	jes
	<u>ARRI</u>	VAL NOTICE and UNDELIVER	ED AITEMS	
A:	In all instances where:			
1:	The carrier is unable to I correct address (if know		ress given by the shipper, or the	345
2:	The consignee is unable	to or declines to accept deliver	y of the shipment; or	
3:		n the possession of the carrier p d is not stored in transit under tl		
	owner and the property a placement the liability of	e delivery shall be mailed at once shall be placed in the nearest pu the carrier as a common carrie If that of a warehouseman.		
B:	for such "subsequent de		I made, charges will be assessed awfully applicable from the carrier's be) to the place of delivery.	
Unle	ess otherwise provided, th	ARTICLES NOT ACCEPTI ne following property will NOT be		
1:	Bank Bills, coins or cur postage stamps, letters inherent or extraordina Should such articles co		aluable papers of any kind, jewelry, stones, or articles of peculiarly cles manufactured therefrom.	348
2:		goods or property liable to impr perty will NOT be accepted for s		
3:	Household pets will NC	OT be accepted for shipment.		

For explanation of abbreviations and reference marks not explained on this page, see page A-6	
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6 – Section 1	Oregon Moving &	Storage Association	Section 1 – Page 6
· Sent 9 2014	Revision 1	Correction No. 806	EFFECTIVE: October 1, 2014
			ITEM
When this Tariff is amenden neans of this rule. A revise eption 1).	CANCELING ORIGIN ed by revised pages, the cancella sed page will not show a cancell ancellation is shown on a new re	NAL and REVISED PAGES lation of prior pages will be affected lation notice (See Note 1 and evised page, a revised page cancels	382
mples: "1st Revised cancels "3rd	d Page 1" cancels "Original Page Revised Page 2"; "Revision 9" c	e 1"; "4th Revised Page 2" cancels "8 th Revised Page".	
made betw	veen different pages of the Index	c. The revision number of any	
accompanied by the or shipping receipt, if not	nage, injury, delay, or overcharg riginal paid bill for transportation previously surrendered to the ca	e shall be in writing and shall be and the original Bill of Lading or the	407
within three (3) month in case of failure to ma for delivery has elapse and one (1) day from that carrier has disallow Where a claim is not fil	ns after delivery to consignee as ake delivery, then within three (3 ed; and suit must be instituted ag the date when notice in writing is wed the claim or any part or part led or suit is not instituted thereo	shown on face of Bill of Lading, or months after a reasonable time gainst carrier within two (2) years s given by carrier to the claimant ts thereof specified in the notice. on in accordance with the forgoing	
Maximum carrier liabili Conditions.	ty is limited by this Tariff and the	e carrier's Bill of Lading Terms and	
otherwise than with rea article, including susce	asonable dispatch. Nor is carried pribility to damage because of a	r liable for defect or inherent vice of	
shall be given reasona	able opportunity to inspect allege	ed concealed damage in the original	
For explanatio			nge, see page A-6
	 Sept 9, 2014 RULES AND C Vhen this Tariff is amendeneans of this rule. A revise eption 1). Except where a specific cat and all uncanceled revise epage number. mples: "1st Revised cancels "3rd eption: This tariff's made betwee page of the second seco	Sept 9, 2014 Revision 1 RULES AND OTHER PROVISIONS WHICH G CANCELING ORIGI Vhen this Tariff is amended by revised pages, the cancel neans of this rule. A revised page will not show a cancel eption 1). Xxcept where a specific cancellation is shown on a new re and all uncanceled revised or original pages, or uncance is page number. This tariffs Index will be updated as a sing made between different pages of the Index page of the Index will indicate the revision accompanied by the original paid bill for transportation shipping receipt, if not previously surrendered to the ca certified or sworn statement of claim. As a condition precedent to recovery, such claims or d within three (3) months after delivery to consignee as in case of failure to make delivery, then within three (3 for delivery has elapsed; and suit must be instituted ag and one (1) day from the date when notice in writing i that carrier shall not be bound to transport by any particula otherwise than with reasonable dispatch. Nor is carrier artiff and the Conditions. Carrier shall not be bound to transport by any particula otherwise than with reasonable dispatch. Nor is carrier artiff and the conditions. Carrier shall be immediately notified of all claims for shall be given reasonable opportunity to inspect allege package(s). Notation of damage on the carrier's copy such notice.	Sept 9, 2014 Revision 1 Correction No. 806 RULES AND OTHER PROVISIONS WHICH GOVERN THE TARIFF CANCELING ORIGINAL and REVISED PAGES When this Tariff is amended by revised pages, the cancellation of prior pages will be affected neans of this rule. A revised page will not show a cancellation notice (See Note 1 and eption 1). xcept where a specific cancellation is shown on a new revised page, a revised page cancels and all uncanceled revised or original pages, or uncanceled portions thereof, which bear the le page number. "Ist Revised Page 1" cancels "Original Page 1"; "4th Revised Page 2" cancels "3rd Revised Page 2"; "Revision 9" cancels "8 th Revised Page". eption: This tariff's Index will be updated as a single unit. No distinction will be made between different pages of the Index. The revision number of any page of the Index will indicate the revision number of the entire Index. Any claim for loss, damage, injury, delay, or overcharge shall be in writing and shall be accompanied by the original paid bill for transportation and the original Bil of Lading or the shipping receipt, if not previously surrendered to the carrier. The carrier may require a certified or sworn statement of claim. As a condition precedent to recovery, such claims or delay, must be filed with carrier within three (3) months after delivery to consignee as shown on face of Bill of Lading, or in case of failure to make delivery, then within three (3) months after a reasonable time for delivery has elapsed; and suit must be instituted against carrier within two (2) years and one (1) day from the date when notice in writing is given by carrier to the claimant that carrier has disallowed the claim or any part or parts thereof specified in the notice. Where a claim is not filed or suit is not instituted thereon in accordance with the forgoing provisions, carrier shall not be liable and such a claim will not be paid. Maximum carrier liabl

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HOUSEHOLD GOODS TARIFF No. 200

Page 7 – Section 1	Oregon Moving &	Section 1 – Page 7	
Issued: Aug. 13, 2015	Revision 6	Correction No. 921	EFFECTIVE: Aug 13, 2015
RUI FS AND C	THER PROVISIONS WHICH G		
		G COLLECTION PROCEEDIN	
	s required to incur costs to co		435
carrier shall be entitled to	recover its attorney fees and	collection agency costs in	435
	ring and regardless of whethe		
		bast due charges, the carrier is	
at arbitration, trial or appe		tion costs deemed reasonable	
at arbitration, that of appe			
	ed ONLY to the non-payment		
	nd shall NOT apply to aggreg		
or agent.	ist snipments by a Bankruptc	y Trustee, or any other person	
or agent.			
		ION of DISTANCES	
		or mileage shall be that shown	510
	e(s) named in Item 100, and s	hall be subject to the rules	
provided therein.			
		st most practical route shown in over the longer route as shown	
therein will apply.	a mileage Oulde, the mileage	over the longer route as shown	
	COLON, EXPLA	NATION and USE of	
		The Colon has the same effect	537
as if such phrases were u	Sed.		
	DISPOSITIO	N of FRACTIONS	
	leages and weights, a fractior		565
increased to the nex	t whole unit.		
2: When the ch	narges yield a fraction or porti	on of a cent,	
Fractions of le	ss than one-half (1/2) cent will	be dropped.	
Fractions of or	e-half (1/2) cent or greater will	be increased to the next whole	
cent.			

For explanation of abbreviations and reference marks not explained on this page, see page A-6	
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4 7	

Page 8	- Section 1	Oregon Movi	ng & Storage Association	Section 1 – Page 8
lesuad:	Aug. 16, 2016	Revision 6	Correction No. 973	EFFECTIVE: Aug 17, 2016
135ueu.			IICH GOVERN THE TARIFF	
			TICABLE OPERATIONS	
A:	is impracticable to ope	ice will NOT be performed rate vehicles because of:	by the carrier at any site from or to which	^{it} 570
			alleys or approaches thereto; or	
		ing or unloading facilities; o		_
		disturbances as might tend	uthority of Law, the Existence of Violence d to create reasonable apprehension of	9
B:	If pickup by the carrier inaccessibility:	is physically impossible by	reason of the structure of a building or its	
			s put in a place accessible to the vehicle movement to the destination; or	
			, at the shipper's request, will the carrier tle". See Item 2800 "SHUTTLE SERVICI	Ξ"
C:	If delivery by the carrie inaccessibility:	r is physically impossible b	y reason of the structure of a building or i	ts
	thereof not rease the shipper, own	onably possible to deliver, interpretention of consignee. Whereup	carrier will place the shipment or any part in storage to the order and at the expense bon, the carrier's liability shall forthwith be due and payable forthwith; or	
	2: At the shipper's	request, the carrier shall co	mplete delivery by unloading the vehicle earest accessible place to the delivery	
	address; or	shipment is loaded at the h		
			, at the shipper's request, will the carrier tle". See Item 2800 "SHUTTLE SERVICI	E"
			INSURANCE	
	ne cost of any insurance e carrier.	in the name of or for the be	enefit of the shipper will NOT be assumed	577
		INSPE	CTION of PACKAGES	
shall	hen the carrier or its age make or cause such ins actual character of the pr	pection to be made, or requ	at the contents of packages be inspected uire other sufficient evidence to determine	, it 680
A:	Articles of fragile or bre	MAR eakable nature must be pro	KING and PACKING perly packed.	681
B:		or his agent, must be mark	nsisting wholly or in part of glass, when ed by plain and distinct letters designatin	
C:		uch articles shall be wrappe	part of glass are covered or wrapped by t ad in a manner to clearly expose glass	he
D:	therefore liable to be d have such shipments p charges of Item 2050 s	estroyed or damaged, in th properly packed. ▲Regard	safely packed, crated or boxed and e carrier's opinion, the carrier will arrange ing labor for such packing, the rates and shipments; the rates and charges of	
▲Dock	tet 17372			1
	For explanatio	n of abbreviations and re	erence marks not explained on this pa	age, see page A-6
			ISSUED BY:	
		Oregon Mov	Logue, Publishing Officer ving & Storage Association 005 SE Naef Rd.	

HOUSEHOLD GOODS TARIFF No. 200 Oregon Moving & Storage Association

	HOUSEHOLD GOODS TAP		
Page 9 – Section 1	Oregon Moving & Storage As	ssociation	Section 1 – Page
ssued: Sept 9, 2014	Revision 7	Correction No. 809	EFFECTIVE: Oct 1, 201
	O OTHER PROVISIONS WHICH GOVERN 1		
	PAYMENT of CHAR		
rates and advanced charges where other arrangements h	er or relinquish possession of any property tr thereon have been paid in cash, money ord ave been made. Nothing herein shall limit th hipment the pre-payment in part or in full or	ansported by it until all tariff er, or certified check, excep le right of the carrier to	
arrangements have not beer by more than 10 percent, the amount over 10 percent abo	ed an estimate of charges applicable to a shi a previously established, and where actual ch e carrier will, upon request of the shipper, ext ve the estimate, provided the shipper promis delivery, excluding Saturdays, Sundays and	harges exceed the estimate end credit for such excess es to pay the balance of the	
	PERISHABLE FOO	<u>)D</u>	
except as provided in B: Frozen food may be a 1: The food is con freeze temperat 2: The shipment is Delivery is acco 3: No storage of th 4: No preliminary of	ccept for shipment frozen foods or other artic Paragraph B of this Item. ccepted for transportation provided: tained in a freezer which at time of loading is ure. to be transported NOT more than 150 miles. mplished within twenty-four (24) hours from the shipment is required. or en-route servicing by use of dry ice, electri- ired by the carrier.	operating at normal deep , and/or the time of loading.	735
C: When perishable artic	les are included in a shipment with or withou ition of ▲food will NOT be assumed by the c		
	PICKUP and DELIVERY	SERVICE	
Except as otherwise provide See Item ▲2756 for Overtim	d, mileage rates named herein include picku e Loading and Unloading.	p and delivery service.	750
agent is not present, t	PICKUP or DELIVERY in ABSENCE of S ected to take property from a place or places he property shall be at the risk of the owner b	s at which the shipper or its before loading.	751
	ected to unload or deliver property at a place is not present, the property shall be at the ri		
	PICKUP or DELIVERY at WA	REHOUSES	
	ded herein, if the shipment is delivered to or aclude ONLY the unloading or loading at the le to the vehicle.		760
▲ODOT Docket 17283			1

For explanation of abbreviations and reference marks not explained on this page, see page A-6
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HOUSEHOLD GOODS TARIFF No. 200 0.01

ODOT 200

0001 200		ODS TARIFF No. 200	0001 200
Page 10 – Section 1	Oregon Moving	& Storage Association	Section 1 – Page 10
loouadu lulu 1 2019	Devision 0	Correction No. 1050	
Issued: July 1, 2018	Revision 9 AND OTHER PROVISIONS WHICH	Correction No. 1059	EFFECTIVE: July 15, 202 ITEM
		RNITURE, (Subject to Notes 1 and 2	
	m shall take precedence over all o		,
<u> </u>			847
	to Assemble Furniture shall be det		•
		ocked down "KD" or knocked down flat	
"KDF" (condition to be assembled post-facto	bry by a store, reseller or end-user.	
When the carrier is a	asked by the shipper to disassemble,	move or reassemble Ready to	
		at a maximum liability on the part of	
) per article. Furniture containing musics of the shipment valuation selected l	ultiple pieces fastened together shall be	;
	ased at 60 cents per pound, subject t		
	I NOT be subject to this Item provide	ed it has BOTH of the two following	
features:	managet papels are bordered by acti	dwood veneer playeed or motel	
		d wood, veneer plywood or metal, ANI	
	uctural fasteners join into solid wood, than into other materials or into othe		
including rer		reassembled at destination, (② asteners, pins, studs, handles, hinges, iability limitations of this Item provided.	
	sembly, boxing of fasteners and reas		
arrang per sh	ged for third party disassembly and re	to availability of service, the carrier has eassembly at actual cost plus \$37.40 by of the invoice for these services to	
proof of purchase	rticles purchased for over \$300.00, if e, the maximum liability on the part o aximum of 25% of the purchase value		
	lamaged fasteners or hardware wher	ut the carrier will not be responsible for n disassembly and reassembly is done	
◆ ODOT Docket 17544			I

For explanat	tion of abbreviations and reference marks not explained on this page, see page A-6
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HOUSEHOLD GOODS TARIFF No. 200

ODOT 200

Page	e 11 – Section 1	Oregon Moving &	Storage Association		Section 1 – Page 11
Issued:	June 1, 2015	Revision 5	Correction No. 9		EFFECTIVE:
	RUI ES AI		I GOVERN THE TARIFE		June 2, 2015 ITEM
	NOLLO A				
Shipme	nts moving under the rate		to the release valuation provisions	shown below:	848
A:	shipper" shall have the s	ame meaning.	red value" and "value declared by		٩
B:	The carrier shall require value of the shipment in commencement of service	cents per pound, or a lump sum v	a writing on the Bill of Lading the do value for the entire shipment, prior t	eclared o the	
C:		ne following options for the declar accordance with the declared va	ation of value and the carrier's max lue:	kimum	
1:	damaged article. The		nd for the actual weight of any lost on the Bill of Lading in the following Lading.		
		will move subject to the rules and by releases the entire shipment to			
		(to b	e completed by the person signing	below)	
	handwritin "60 cents	er signing this contract must inser g, either his/her declaration of the	t in the space above, in his/her owr actual value of the shipment, or th the shipment will be deemed releas	n e words;	
			(Shipper)		
2:	declared lump sum va Protection option the	alue, whichever is higher. When t following valuation charge shall a	(Date) weight (in pounds) of the shipmen he shipper elects the Replacement pply: e at \$6.00 times the weight of the sh	Cost	
		mp sum value, whichever is highe			
	▲either replacen for full replaceme	nent of articles lost or damaged w ent cost, or satisfactory repairs.	writing by the shipper, the carrier while in the carrier's custody, reimbu	rsement	
	this Tariff. Where Item will apply.	e provisions of this Item conflict w	s Item applies in addition to other h ith other Items in this Tariff, provision or equal to in economic value to the	ons of this	
	damaged Item(s)				
Rele			is damaged, the shipper will be cor	npensated	
		00 Cost of protection for shipper			
shipp be va	per, whichever is higher. <u>I</u> alued at \$6.00 x 5000 lbs	<u>f shipper does not declare a lump</u>	or b) a lumpsum amount declared sum value, then a 5000 lb shipmer haged dresser, carrier either replace t value.	nt would	
	pper declares a value of \$ pensation is same as in ab	oove example.	0 of value x \$40,000 = \$340.00 Sh	ipper	
▲ OI	DOT Docket 17310	(Continued	l on next page)		

For explanation of abbreviations and reference marks not explained on this page, see page A-6 ISSUED BY: Christine Logue, Publishing Officer Oregon Moving & Storage Association 4005 SE Naef Rd. Portland, OR 97267

Page 12 – Section 1

HOUSEHOLD GOODS TARIFF No. 200

Oregon Moving & Storage Association

Section 1 – Page 12

ODOT 200

1 -	This item is not subject to			
Issued:	June 1, 2015	EFFECTIVE: June 2, 2015		
		17514		
		THER PROVISIONS WHICH GO		ITEM
	DE	CLARATION of VALUE - LIA	BILITY LIMITATION (Concluded)	
D:	If a shipper refuses to agre	ee to a declared valuation in wri	ting, the shipment may be refused.	848 ①
E:	the shipment is accepted le equal to \$6.00 times the a Replacement Cost Protect named in Section 3, the re of the shipment as 7 lbs p	by the carrier, the shipment will be ctual weight of the shipment (in p tion at the shipper's expense. For eleased value of the shipment will er cubic foot of space utilized and ipment. The valuation charge na		
F:	from carrier negligence), a the performance or failure services, which the carrier	is determined under this rule, sha to perform by the carrier of any	lared lump sum value means the	
G:	On shipments which also i addition to the charges na		owing valuation charge shall apply in	
	to thirty (30) days. I	For each storage period, the carr	e actual storage period is one (1) or up rier shall assess additional valuation rate Item 910 Paragraph D subparagraph 1.	
H:	reimburse the shipper for t		eplace lost or damaged articles, to repairs. If the carrier replaces or property of the carrier.	
l:			tems, the carrier's maximum liability on C) the damaged or lost individual	
	① - This item is not sub	pject to General Rate Increase	es	
▲ODO	T Docket 17303			

For explanation of abbreviations and reference marks not explained on this page, see page A-6
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Portland, OR 97267
 1 10

Page 13 – Section 1

DIILES AND	Revision 6 OTHER PROVISIONS WHICH (No. 1059	EFFECTIVE: July 15, 2023
RULES AND			·F	ITEM
hoods, and/or request parkin because of the size, weight of per hour, subject to a minimu service, plus the cost of the p shipper's file as proof of such	ed to either obtain permit(s), place of permit placement verification to or nature of a shipment or due to um charge of one (1) hour for veh permit(s), if any. A copy of the pa n permit charges. Time shall be c parture of the vehicle from the cal	o perform pickup and/ local restrictions, a ch nicle and driver will be aid receipt will be reta computed to the neare	or delivery narge of \$51.80 made for such ined in the st ¼ hour.	890 •
SERVICING SPECIAL ARTICI	ES and THIRD PARTY SERVIC	ES		
single article weighing instance must be prov carrier will make arran B: Unless otherwise prov must be taken apart to before or after shipme performed. (See the T	by this Tariff do not include the ha 1,000 Pounds or more. Such ha ided by the shipper. On request gements for and at the expense of ided herein, if upright pianos, hou b accomplish pickup, delivery or s nt, the shipper and/or consignee Table below and Paragraph E.) 568 and 2569 for Carry Charges	andling, loading or un of the shipper and/or of the shipper. usehold appliances or afe transportation, or shall arrange to have	loading in every consignee, the similar articles must be serviced	891 ◆
D: Refer to Item 2560 -	Extra Labor for rates for service	es not otherwise pro	vided in this Tariff.	
	SERVICE	СН	ARGE per article	
CARRIER SERVICING of APP	LIANCES or ARTICLES at ORI	GIN:		
First Article			\$50.80	
Each Additional Article			\$33.70	
CARRIER SERVICING of APP	LIANCES or ARTICLES at DES	TINATION:		
First Article			\$33.70	
Each Additional Article			\$21.35	
at the cost for such se	hipper and/or consignee, the carr rvice plus \$37.40 of the third-part e receipts for such services to its	ty invoice, per shipme billing or will otherwis	nt. The carrier se itemize the	
services performed. T the shipper's or consig	The carrier will NOT assume any lignee's behalf. Any claim for loss rformed must be directed to and the second se	or damage directly re	sulting from such	
services performed. T the shipper's or consig third party services pe service.	nee's behalf. Any claim for loss	or damage directly re ONLY to the party pe	sulting from such	
services performed. T the shipper's or consig third party services pe service. Note 1: See Items 2050 and 2	nee's behalf. Any claim for loss rformed must be directed to and the second second second second second second	or damage directly re ONLY to the party pe s in lieu of this Item.	sulting from such rforming such	

For explanation of abbreviations and reference marks not explained on this page, see page A-6	
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Page 14 – Section 1

<u>ssued: Ju</u>	ıly 1, 2018	Revision 5	Correction No. 1059`	EFFECTIVE:July 15, 2023
	RULES AND	OTHER PROVISIONS WHICH (GOVERN THE TARIFF	ITEM
		STORAGE	<u>E in TRANSIT</u>	
	ments may be held in t riod of 360 days, subje		on order of the shipper or consignee	910 ◆
A:			both the point of delivery and the corporate limits of the same city:	
	Packing at the rates in Section day before the	time of the movement will be changed at a time other than a section of the sectio	by applying the hourly rates in Section 3. arged for based on time at the local hourly in the time of the movement (such as the based on time at the local hourly rates in	,
B:		kup or delivery and the warehou limits of the same city:	use are NOT both located within (50) air	
			of the applicable mileage rate shown in Item 2050 ONLY shall apply in this case.	
C:	Line-haul transportati provided in Section 2		ged for at the applicable mileage rate	
D:	line-haul transportation arrives at the wareho Handling does NOT in	on rate Is assessed, are as follow use and ends when the shipmen	it, based on the weight at which the ws: Time begins when the shipment nt leaves the warehouse. Warehouse Warehouse Handling is work that is e loading. Also see Item 760.	
		\$4.85 per Cwt. for each 30-day phall be the charge for 500 lbs.	period or fraction thereof,	
		e Handling at \$5.95 per Cwt., hall be the charge for 500 lbs, (A	applies ONLY Once).	
	ments that remain in th subject to warehouse		ay period will be placed in permanent	
NOTE:		t goods are held in permanent st hat of a bailee for-hire (Warehou	torage, the liability of the carrier for the useman).	
improve prescrib over any	ed highways within the bed by State authority.	n this Tariff are to be applied for State of Oregon, subject to weig The acceptance for transportation will be subject to additional char	OVED ROADS the transportation of property over all the transportation of property over all the transportation of any load offered for movement trges over and above the rates and	970 ◆
1:		s, NOT Mountainous, \$2.75 per ctual distance traveled over such		
2:		ep, Hazardous or Dangerous roa the actual distance traveled over	ids, \$5.95 per loaded truck mile for er such unimproved road.	

For explanation of abbreviations and reference marks not explained on this page, see page A-6	
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Page 15 – Section 1

ODOT 200

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Section 1 – Page 15

Issued: July 1, 2018	Revision 5	Correction No. 1059`	EFFECTIVE:June 15, 2022
RULES AND	ITEM		
ODOT Docket 17540			

♦ODOT Docket 17541

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