Page 1 - Section 1

HOUSEHOLD GOODS TARIES No. 200

HOUSEHOLD GOODS TARIFF No. 200	ODOT 200
Oregon Moving & Storage Association	Section 1 – Page 1

3rd Rev. Page Issued: December 31, 2007 Correction No. 244 EFFECTIVE: January 1, 2008

SECTION 1

(◆ All rates and charges are increased, unless otherwise specified.)

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

ISSUED BY:

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HOUSEHOLD GOODS TARIFF No. 200

ODOT 200 Oregon Moving & Storage Association Section 1 - Page 2

Issued: May 17, 2016	EFFECTIVE: May 17, 201			
RULES AND OTI	ITEM			
	GOVERNING PL	JBLICATIONS .		
Except as otherwise prov				
supplements thereto and su	100			
NOTE 1: If there is a confli document prepar govern the movel				
 The calculation of distant moves subject to charges under origination address-to-destination round-trip miles. 	er Items 2100 and 2530, will b	• •	r	
PUBLICATION	ODOT DESIGNATION	NOMENCLATURE	ISSUING AGENT	
① www.googlemaps.com		Mileage Guide	① 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	OR Revised Statute	Oregon Laws	State of Oregon	

▲ODOT Docket 17352

Carriers

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

ISSUED BY:

HOUSEHOLD GOODS TARIFF No. 200

Page 3 - Section 1 Oregon Moving & Storage Association Section 1 - Page 3 EFFECTIVE: October 1, 2014 Issued: September 9, 2014 Revision 11 Correction No. 803 RULES AND OTHER PROVISIONS WHICH GOVERN THE TARIFF ITEM **DEFINITIONS of TERMS ALPHA-NUMERIC CODE DESIGNATIONS** See Item 10 of Section P for Alpha-Numeric Code designations for Oregon incorporated cities. 110 See Item 20 of Section P for Alpha Code designations for participating carriers. **CARRIER** The authorized intrastate for-hire motor carrier of household goods. **COMMERCIAL ZONES** See Page 1 of Section P for definitions of Oregon Commercial Zones. **CONSIGNEE** The receiver of the household goods or the receiver's representative. **HOLIDAYS - LEGAL HOLIDAYS** The terms 'Holidays" and "Legal Holidays" shall be understood as meaning the following days. New Year's Day. (January 1st) Labor Day, (1st Monday in September) Martin Luther King Day, (3rd Monday in January) Veterans Day, (November 11th) President's Day, (3rd Monday in February) Thanksgiving Day, (4th Thursday in November) Easter Sunday, (March 22 <> April 25) Memorial Day, (The Last Monday in May) Christmas Eve, (December 24th) Independence Day, (July 4th) Christmas Day, (December 25th) MAN. MEN The terms "man" and "men "shall mean movers of either sex. **PLACE** The term "Place" means a particular street address or other designation of a factory, storage site, place of business or residence, construction camp or the like, at a point. **POINT** The term "Point" means a particular city, town or village which is treated as a unit for the application of rates. SHIPMENT The term "Shipment" means one lot of Household Goods received from one shipper, at one point, at one time, for one consignee, at one destination and covered by one Bill of Lading. Two or more shipments shall NOT be combined as one shipment, but rather must be carried as separate shipments at not less than the established minimum charge for each shipment. **SHIPPER** Owner of the household goods or the owner's representative. **WEIGHT BREAK** The following formula defines a Weight Break which can be used to determine the legal rate: (The higher Minimum Weight X its own applicable Rate) ÷ (The Rate applicable at the lower Minimum Weight). If the actual shipment weight is Less than ◆ or Equal to the Weight Break, 1. then the legal charge = the Actual Weight X the Rate applicable at the lower Minimum Weight. If the actual shipment weight is More than the Weight Break, 2: then the legal charge = the ◆ rate at the higher Minimum Weight, (Subject to Note 1). NOTE 1: The rate generating the Lowest revenue is the Legal Rate.

♦ ODOT Docket 17446

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

ISSUED BY:

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HOUSEHOLD GOODS TARIFF No. 200 Oregon Moving & Storage Association

ODOT 200

Section 1 - Page 4

i age +	- Occion i	Oregon moving o	t Otorage Association	Occilon 1 - 1 agc +
Issued:	: June 2, 2015	Revision 10	Correction No. 902	EFFECTIVE: June 2, 2015
	RULES AND O	ITEM		
The ap			the extent of carrier's authorized ed in Section P of this Tariff.	145
APPLI	CATION of TARIFF -	- COMMODITY DESCRIPT	ION	
Rate Dep	es named in this Tariff partment of Transporta personal effects or oth	apply on "Household Goods tion as: ner property used or to be us		150
			perty exclusively for office use	
Except	CATION of RATES – t as otherwise specific le in United States cur	ally provided, rates published	d in this Tariff are named and	160
ACCES	SSORIAL SERVICES			
		d herein, rates or charges con addition to the transportation		180
APPLIC	CATION of RATES - 1	<u>IME</u>		
Н	ourly rates are applied	l in two ways, depending on	the item:	
1:	at the time of comple	the arrival of the vehicle at the tion of the service at the point rest quarter (1/4) hour.	ne point of origin and will cease nt of destination. Time is	190
or				
2:	vehicle from the carr	al time consumed. Time sta ier's terminal and will cease me is computed to the neare	when the vehicle returns to the	

▲ODOT Docket 17310

See each Item for the applicable Minimum Hours

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

ISSUED BY:

HOUSEHOLD GOODS TARIFF No. 200

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<u>ssu</u> ed	: Sept 9, 2014 Revision 1 Correction No. 805	EFFECTIVE: October 1, 2014
	RULES AND OTHER PROVISIONS WHICH GOVERN THE TARIFF	ITEM
/Ta Ca	ADVANCING CHARGES on SHIPMENTS	
	onnecting Motor Carriers, Warehouses, Storage Houses, Railroads or Steamship Carriers)	300
A:	The carrier will advance ONLY charges directly attributable to the transportation of a shipment, and/or the cost of any part of the goods transported, against said shipment.	
B:	The carrier shall NOT advance charges against shipments which, in the estimation of the carrier, are of less value at forced sale than the freight charges, (including advances).	
C:	The carrier shall NOT advance charges against shipments of the character on which prepayment or guarantee of freight charges is required, unless the parties to whom charges are advanced furnish satisfactory guarantee covering refund thereof in the event collection cannot be made at destination.	
D:	The carrier shall advance warehouse or storage charges of ONLY line haul carriers.	
E:	All charges advanced will be assessed and collected in the same manner that freight charges are collected by law.	
A:	ARRIVAL NOTICE and UNDELIVERED ▲ITEMS In all instances where:	
1:	The carrier is unable to locate the consignee at the address given by the shipper, or the correct address (if known by the carrier); or	345
2:	The consignee is unable to or declines to accept delivery of the shipment; or	
3:	The shipment remains in the possession of the carrier pursuant to instructions of the shipper or consignee and is not stored in transit under the provisions of Item 910.	
	Notice of failure to make delivery shall be mailed at once to the consignee, consignor or owner and the property shall be placed in the nearest public warehouse. Upon such placement the liability of the carrier as a common carrier shall immediately cease and thereafter shall be ONLY that of a warehouseman.	
B:	In cases where a "subsequent delivery" is called for and made, charges will be assessed for such "subsequent delivery" on the basis of charges lawfully applicable from the carrier's terminal or from the public warehouse (as the case may be) to the place of delivery.	
Unle	ARTICLES NOT ACCEPTED ess otherwise provided, the following property will NOT be accepted for shipment:	
1:	Bank Bills, coins or currency, deeds, notes, drafts or valuable papers of any kind, jewelry, postage stamps, letters or packets of letters, precious stones, or articles of peculiarly inherent or extraordinary value; precious metals or articles manufactured therefrom. Should such articles come into the possession of the carrier without its knowledge, responsibility for safe delivery will NOT be assumed.	348
2:	Explosives, dangerous goods or property liable to impregnate or otherwise damage equipment or other property will NOT be accepted for shipment.	
3:	Household pets will NOT be accepted for shipment.	

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

ISSUED BY:

HOUSEHOLD GOODS TARIFF No. 200

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Page 6 – Section 1	Oregon Moving & Storage Association	Section 1 – Page 6

Exception Except vany and all same page Examples: Exception: A: Any according ship certification	is Tariff is amended this rule. A revision of this rule. A revision of this rule. A revision of the revision o	cancellation is shown or cancellation is shown	he cancellar a can	vised page, a led portions the 1"; "4th Revisancels "8 th Revisancels "8 th Revisancels "6 the revision number of the chall be in version and the chall be in version an	VISED PAGES pages will be See Note 1 and a revised page hereof, which ised Page 2" evised Page". stinction will be a number of a e entire Index.	e affected and e cancels a bear the e cancels a bear the e cancels and the e cancels and the e cancels and the e cancels and the e cancels are the e cancels and the e cancels are the e cancels are the e cancels are the e	382
Exception Except vany and all same page Examples: Exception: A: Any according ship certification	of this rule. A revision. where a specific cauncanceled revision. "1st Revised cancels "3rd This tariff's made between page of the color of the c	ed by revised pages, to sed page will not show ancellation is shown or ed or original pages, or I Page 1" cancels "Ori Revised Page 2"; "Revised Page 2"; "Revised Page 1" index will be updated een different pages or Index will indicate the page, injury, delay, or iginal paid bill for tran	he cancella v a cancella v a cancella n a new rev or uncancel iginal Page evision 9" ca I as a single f the Index. e revision n Ci overcharge sportation a	eation of prior pation notice (Section notice (Section notice) vised page, alled portions the 1"; "4th Revisancels "8th Revisancels "8th Revisancels "The revision number of the CLAIMS e shall be in version number of the shall be in version notice.	pages will be See Note 1 and revised page hereof, which ised Page 2" evised Page". stinction will be n number of a e entire Index.	e affected and e cancels a bear the e cancels a bear the e cancels and the e cancels and the e cancels and the e cancels and the e cancels are the e cancels and the e cancels are the e cancels are the e cancels are the e	382
A: Any according ship certi	cancels "3rd This tariff's made betw page of the claim for loss, dan mpanied by the oring receipt, if not	Revised Page 2"; "Re Index will be updated een different pages of Index will indicate the mage, injury, delay, or iginal paid bill for tran	I as a single the Index. e revision no Covercharge sportation a	eancels "8 th Reflection in the revision number of the CLAIMS e shall be in v	evised Page". stinction will be n number of a e entire Index.	be any	
A: Any according ship certi	made betw page of the claim for loss, dan mpanied by the or bing receipt, if not	een different pages of Index will indicate the nage, injury, delay, or iginal paid bill for tran	f the Index. e revision n C overcharge sportation a	. The revision number of the CLAIMS e shall be in V	n number of a e entire Index.	any 	
acco ship certi	mpanied by the or oing receipt, if not	iginal paid bill for tran	overcharge sportation a	e shall be in v	writing and s	shall be	
		ment of claim.	d to the car		nal Bill of Lad	ling or the	407
within ca for d and that Whe	n three (3) month se of failure to ma elivery has elapse one (1) day from carrier has disallor re a claim is not fi	nt to recovery, such of a after delivery to conke delivery, then withind; and suit must be inhedate when notice inved the claim or any ped or suit is not institution to be liable and such	in three (3) stituted again writing is part or parts ited thereon	shown on face) months after ainst carrier was given by car s thereof specen in accordan	ce of Bill of La er a reasonab within two (2) rier to the cla cified in the n nce with the fo	ading, or ble time) years aimant notice.	
	mum carrier liabili ditions.	ty is limited by this Ta	riff and the	carrier's Bill	of Lading Ter	rms and	
othe artic	rwise than with rea	und to transport by an asonable dispatch. No ptibility to damage be lity changes.	or is carrier	r liable for def	fect or inherer	nt vice of	
shal pack	be given reasona	mediately notified of a ble opportunity to insp of damage on the carr	ect alleged	d concealed o	damage in the	e original	

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

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Page 7 – Section 1	Oregon Moving & Storage Association	Section 1 – Page 7

lssued:	: Aug. 13, 2015	Revision 6	Correction No. 92	1 EI	FECTIVE: Aug 13, 201
	RULES AND C	THER PROVISIONS WHICH GO	VERN THE TARIFF		ITEM
lr carr add insti enti	n the event the carrier in ier shall be entitled to ition to the charges ow ituted. If legal proceed	ES – CHARGES INVOLVING s required to incur costs to col recover its attorney fees and c ing and regardless of whether ings are instituted to collect pa attorney fees and other collecti late court.	lect past due charges, th ollection agency costs in legal proceedings are ast due charges, the carr	ier is	435
inde sou	ependent freight bills a	ed ONLY to the non-payment on shall NOT apply to aggregate st shipments by a Bankruptcy	ite "Balance-Due" claims		
A:		DETERMINATION DETERMINATION DETERMINATION DE L'AUTON DE			510
B:		longer route than the shortest Mileage Guide, the mileage of			
	COLON (:) is used in f such phrases were us	place of the term "Namely". T	NATION and USE of the Colon has the same of	effect	537
1:	When calculating mi increased to the nex	eages and weights, a fraction	I of FRACTIONS of a mile or pound will be	Э	565
2:	When the ch	arges yield a fraction or portion	n of a cent,		
		ss than one-half ($\frac{1}{2}$) cent will be e-half ($\frac{1}{2}$) cent or greater will l	• •	whole	

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

Page 8 – Section 1	Oregon Moving & Storage Association	Section 1 – Page 8

Issued:	Aug.	. 16, 2016	Revision 6	Correction No. 973	EFFECTIVE: Aug 17, 2016
		RULES AND	OTHER PROVISIONS WHICH G		ITEM
A:	is in 1: 2: 3:	The conditions of lnadequate load Riots, Acts of Go or such possible danger to persor	ce will NOT be performed by the cate vehicles because of: froads, streets, driveways, alleys ng or unloading facilities; or d, the Public Enemy, the Authority disturbances as might tend to crease or property.	of Law, the Existence of Violence ate reasonable apprehension of	570
В:		ccessibility: The shipper mus upon which the s Only on a move	t arrange to have the goods put in hipment is to be loaded for mover based on weight/mile rates, at the	ment to the destination; or	
C:		At the shipper's of thereof not reason the shipper, own CEASE and all of At the shipper's of upon which the staddress; or Only on a move	or consignee's option, the carrier wanably possible to deliver, in storager, or consignee. Whereupon, the harges then accrued shall be due equest, the carrier shall complete hipment is loaded at the nearest a based on weight/mile rates, at the	and payable forthwith; or delivery by unloading the vehicle accessible place to the delivery	
	ne cos ne cari	st of any insurance		RANCE the shipper will NOT be assumed	577
shall	make		nt believes it necessary that the co pection to be made, or require oth	of PACKAGES contents of packages be inspected, it er sufficient evidence to determine	680
A: B: C:	Pac pact the	kages containing fr ked by the shipper fragile character of en articles of furnitu	akable nature must be properly paragile articles or articles consisting or his agent, must be marked by properties. The properties of the property part of the properties of	wholly or in part of glass, when lain and distinct letters designating	681
D:	ship surf Whe ther have	pper or his agent, su aces or glass portion en shipments are in refore liable to be do e such shipments purges of Item 2050 st tion 3 shall apply to	ich articles shall be wrapped in a r ins. properly, insecurely or unsafely p	acked, crated or boxed and r's opinion, the carrier will arrange to or for such packing, the rates and	

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

ISSUED BY:

HOUSEHOLD GOODS TARIFF No. 200

ODOT 200

Page 9 – Section 1	Oregon Moving & Storage Association	Section 1 - Page 9

	l: Sept 9, 2014 Revision 7 Correction No. 809	EFFECTIVE: Oct 1, 20
	RULES AND OTHER PROVISIONS WHICH GOVERN THE TARIFF	ITEM
	PAYMENT of CHARGES	
whe required wheel	The carrier will NOT deliver or relinquish possession of any property transported by it until all tariff is and advanced charges thereon have been paid in cash, money order, or certified check, except are other arrangements have been made. Nothing herein shall limit the right of the carrier to uire at time of or before shipment the pre-payment in part or in full or guarantee of the charges. The carrier has provided an estimate of charges applicable to a shipment and credit angements have not been previously established, and where actual charges exceed the estimate more than 10 percent, the carrier will, upon request of the shipper, extend credit for such excess ount over 10 percent above the estimate, provided the shipper promises to pay the balance of the riges within 15 days after delivery, excluding Saturdays, Sundays and Holidays.	720
	PERISHABLE FOOD	
A: B:	 The carrier will NOT accept for shipment frozen foods or other articles requiring refrigeration except as provided in Paragraph B of this Item. Frozen food may be accepted for transportation provided: 1: The food is contained in a freezer which at time of loading is operating at normal deep freeze temperature. 2: The shipment is to be transported N0T more than 150 miles, and/or Delivery is accomplished within twenty-four (24) hours from the time of loading. 3: No storage of the shipment is required. 4: No preliminary or en-route servicing by use of dry ice, electricity, or other preservation methods is required by the carrier. When perishable articles are included in a shipment with or without knowledge of the carrier, 	735
	responsibility for condition of ▲food will NOT be assumed by the carrier.	
	PICKUP and DELIVERY SERVICE ept as otherwise provided, mileage rates named herein include pickup and delivery service. eltem ▲2756 for Overtime Loading and Unloading.	750
	PICKUP or DELIVERY in ABSENCE of SHIPPER or CONSIGNEE	
A:	When the carrier is directed to take property from a place or places at which the shipper or its agent is not present, the property shall be at the risk of the owner before loading.	751
B:	When the carrier is directed to unload or deliver property at a place or places at which the consignee or its agent is not present, the property shall be at the risk of the owner after unloading or delivery.	
	PICKUP or DELIVERY at WAREHOUSES	
the	except as otherwise provided herein, if the shipment is delivered to or picked up at a warehouse, rates for transportation include ONLY the unloading or loading at the door, platform, or other at convenient or accessible to the vehicle.	760

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

ISSUED BY:

HOUSEHOLD GOODS TARIFF No. 200

ODOT 200

Page 10 – Section 1 Oregon Moving & Storage Association Section 1 – Page 10

ssued: July			Revision 9	Correction No. 1059	EFFECT	TVE: Feb 15, 2024
	l	RULES AND	OTHER PROVISIONS WHICH G	OVERN THE TARIFF		ITEM
LIMITAT			on READY to ASSEMBLE FURN all take precedence over all oth	NITURE, (Subject to Notes 1 and 2 <u>er Items in this Tariff)</u>	2)	847
Definition	:	shipped from		ed as meaning articles which are ked down "KD" or knocked down flat by a store, reseller or end-user.		•
Assemble the carrie one article	Furn r of ① e. Re	iture, it shall b \$132.40 per a gardless of th	article. Furniture containing multi e shipment valuation selected by	nove or reassemble Ready to t a maximum liability on the part of ple pieces fastened together shall be the shipper, "Ready to Assemble the provisions named in this Item.	e	
Note 1:	Furn featu		be subject to this Item provided	it has BOTH of the two following		
	A:	All compone	ent panels are bordered by solid	wood, veneer plywood or metal, AN	D	
	B:		ıl fasteners join into solid wood, v into other materials or into other f	eneer plywood or metal edges, fasteners or fastener components.		
Note 2:	inclu	ding removal		assembled at destination, (② teners, pins, studs, handles, hinges, bility limitations of this Item provided.		
	A:	Disassembl goods, OR	y, boxing of fasteners and reasse	embly is done by the owner of the		
	B:	arranged fo	r third party disassembly and reant. The carrier will attach a copy	availability of service, the carrier has ssembly at actual cost plus \$37.75 of the invoice for these services to	5	
pro	of of p	ourchase, the	purchased for over \$300.00, if the maximum liability on the part of the most of the purchase value of 25% of the purchase value of 25%.		t	
② The carrier will transport a sealed box of fasteners, but the carrier will not be responsible for lost, missing or damaged fasteners or hardware when disassembly and reassembly is done by the owner of the goods.						
ODOT Do	ocket	17544				

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

ISSUED BY:

ODOT 200

HOUSEHOLD GOODS TARIFF No. 200 Page 11 - Section 1 Oregon Moving & Storage Association Section 1 - Page 11 EFFECTIVE: Issued: June 1, 2015 Revision 5 Correction No. 903 June 2. 2015 **RULES AND OTHER PROVISIONS WHICH GOVERN THE TARIFF** ITEM **DECLARATION of VALUE - LIABILITY LIMITATION** Shipments moving under the rates named in this Tariff are subject to the release valuation provisions shown below: 848 വ As used in this Tariff, the phrases "released value", "declared value" and "value declared by the shipper" shall have the same meaning. B: The carrier shall require the shipper to state specifically in writing on the Bill of Lading the declared value of the shipment in cents per pound, or a lump sum value for the entire shipment, prior to the commencement of service. The shipper shall have the following options for the declaration of value and the carrier's maximum C: liability shall be limited in accordance with the declared value: Released Value Protection: Sixty (60) cents per pound for the actual weight of any lost or 1: damaged article. The released value must be entered on the Bill of Lading in the following form and must be completed by the person signing the Bill of Lading. The shipment will move subject to the rules and conditions of the carrier's Tariff. Shipper hereby releases the entire shipment to a value not exceeding: (to be completed by the person signing below) NOTICE: The shipper signing this contract must insert in the space above, in his/her own handwriting, either his/her declaration of the actual value of the shipment, or the words; "60 cents per pound per article", otherwise, the shipment will be deemed released to a maximum value equal to ◆\$6.00 times the weight of the shipment in pounds. (Shipper) (Date) 2: Replacement Cost Protection: \$6.00 times the actual weight (in pounds) of the shipment or declared lump sum value, whichever is higher. When the shipper elects the Replacement Cost Protection option the following valuation charge shall apply: For each \$100.00, or fraction thereof, of declared value at \$6.00 times the weight of the shipment in pounds or declared lump sum value, whichever is higher, the valuation charge shall be \$.85 per each \$100.00 of value. a: When Replacement Cost Protection is ordered in writing by the shipper, the carrier will provide ▲either replacement of articles lost or damaged while in the carrier's custody, reimbursement for full replacement cost, or satisfactory repairs. b: When Replacement Cost Protection is ordered, this Item applies in addition to other Items in this Tariff. Where provisions of this Item conflict with other Items in this Tariff, provisions of this Item will apply. c: Replacement is defined as providing as good as, or equal to in economic value to the lost or damaged Item(s). **EXAMPLES** Released Value Protection As an example, if a 200 lb dresser is damaged, the shipper will be compensated at 0.60/lb, or 200 x .60 = 0.00 Cost of protection for shipper: None.

Replacement Cost Protection Goods are valued at a) \$6.00/lb or b) a lumpsum amount declared by shipper, whichever is higher. If shipper does not declare a lumpsum value, then a 5000 lb shipment would be valued at \$6.00 x 5000 lbs or \$30,000. Regarding same damaged dresser, carrier either replaces item, pays for the repairs, or pays shipper for the item's current market value.

If shipper declares a value of \$40,000, shippers cost is \$.85/\$100 of value x \$40,000 = \$340.00 Shipper compensation is same as in above example.

(Continued on next page)

▲ ODOT Docket 17310

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

ISSUED BY:

HOUSEHOLD GOODS TARIFF No. 200

ODOT 200

Page 12 – Section 1 Oregon Moving & Storage Association Section 1 – Page 12

ssued: June 1, 2015 Revision 5 Correction No.889		EFFECTIVE: June 2, 2015		
	RULES AND OT	HER PROVISIONS WHICH G	USOVERN THE TARIFF	ITEM
	DEC	LARATION of VALUE - LIA	ABILITY LIMITATION (Concluded)	
D:			riting, the shipment may be refused.	848 ①
E:	If shipper fails to state a declared value in writing, as required in Subsection B of this item, and the shipment is accepted by the carrier, the shipment will be deemed released to an amount equal to \$6.00 times the actual weight of the shipment (in pounds), and the carrier will provide Replacement Cost Protection at the shipper's expense. For shipments moving under the rates named in Section 3, the released value of the shipment will be estimated calculating the weight of the shipment as 7 lbs per cubic foot of space utilized and then applying \$6.00 times the estimated weight of the shipment. The valuation charge named in Subsection C-2 "Replacement Cost Protection" shall apply.			
F:	from carrier negligence), as the performance or failure t services, which the carrier l	carrier's maximum liability (while determined under this rule, sloperform by the carrier of any has contracted to perform. De ity of the carrier for the total both		
G:	On shipments which also in addition to the charges nan		llowing valuation charge shall apply in	
	to thirty (30) days. F	or each storage period, the ca	ne actual storage period is one (1) or up rrier shall assess additional valuation rate in Item 910 Paragraph D subparagraph 1.	
H:	reimburse the shipper for th		replace lost or damaged articles, to repairs. If the carrier replaces or property of the carrier.	
l:			items, the carrier's maximum liability ion C) the damaged or lost individual	
	① - This item is not subj	ect to General Rate Increas	ses	l
	T Docket 17303			
LODU	I DOCKEL 1/303			

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

ISSUED BY:

HOUSEHOLD GOODS TARIFF No. 200

ODOT 200

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issued:		orrection No. 1059	EFFECTIVE: Feb 15, 2024
	RULES AND OTHER PROVISIONS WHICH GOVERN THE	ITEM	
hood beca per h servi shipp	PARKING PERMITS then the carrier is required to either obtain permit(s), place barricades, places, and/or request parking permit placement verification to perform pick cause of the size, weight or nature of a shipment or due to local restriction four, subject to a minimum charge of one (1) hour for vehicle and drivence, plus the cost of the permit(s), if any. A copy of the paid receipt will per's file as proof of such permit charges. Time shall be computed to the me will start with the departure of the vehicle from the carrier's terminal all of the vehicle at the carrier's terminal.	up and/or delivery ns, a charge of \$52.25 r will be made for such be retained in the e nearest ¼ hour.	890 ♦
A: B:	The services covered by this Tariff do not include the handling, loadir single article weighing 1,000 Pounds or more. Such handling, loadir instance must be provided by the shipper. On request of the shipper carrier will make arrangements for and at the expense of the shipper. Unless otherwise provided herein, if upright pianos, household applia must be taken apart to accomplish pickup, delivery or safe transporta before or after shipment, the shipper and/or consignee shall arrange performed. (See the Table below and Paragraph E.) Refer to Item 2566, 2568 and 2569 for Carry Charges for such articles.	891 ◆	
D:	Refer to Item 2560 - Extra Labor for rates for services not otherw		
		loo providou ili ulio Turili	
	SERVICE	CHARGE per article	-
CARRII	SERVICE ER SERVICING of APPLIANCES or ARTICLES at ORIGIN:		
First	ER SERVICING of APPLIANCES or ARTICLES at ORIGIN:	CHARGE per article	
First Each	ER SERVICING of APPLIANCES or ARTICLES at ORIGIN: Article	CHARGE per article \$51.25	
First Each CARRII	ER SERVICING of APPLIANCES or ARTICLES at ORIGIN: Article Additional Article	CHARGE per article \$51.25	
First Each CARRII First	ER SERVICING of APPLIANCES or ARTICLES at ORIGIN: Article Additional Article ER SERVICING of APPLIANCES or ARTICLES at DESTINATION:	\$51.25 \$34.00	
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For explanation of abbreviations and reference marks not explained on this page, see page A-6

ISSUED BY:

HOUSEHOLD GOODS TARIFF No. 200

ODOT 200

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Issued: July 1, 2018 Revision 5 Correction No. 1059`	EFFECTIVE: Feb 15, 2024
RULES AND OTHER PROVISIONS WHICH GOVERN THE TARIFF	ITEM
STORAGE in TRANSIT	
Shipments may be held in transit at the carrier's warehouse on order of the shipper or consignee for a period of 360 days, subject to the following:	910 ◆
A: When both the point of pickup and the warehouse, or both the point of delivery and the warehouse are located within fifty (50) air miles of the corporate limits of the same city:	
A charge for pickup or delivery shall be made by applying the hourly rates in Section 3. Packing at the time of the movement will be charged for based on time at the local hourly rates in Section 3. Packing at a time other than the time of the movement (such as the day before the movement) will be charged for based on time at the local hourly rates in Section 3 with no charge for the van.	
B: When the point of pickup or delivery and the warehouse are NOT both located within (50) air miles of the corporate limits of the same city:	
A charge for pickup or delivery shall be made of the applicable mileage rate shown in Section 2. Packing and unpacking charges in Item 2050 ONLY shall apply in this case.	
C: Line-haul transportation of the shipment shall be charged for at the applicable mileage rate provided in Section 2.	
D: Charges in connection with shipments stored in transit, based on the weight at which the line-haul transportation rate Is assessed, are as follows: Time begins when the shipment arrives at the warehouse and ends when the shipment leaves the warehouse. Warehouse Handling does NOT include unloading and loading. Warehouse Handling is work that is conducted at the warehouse after unloading or before loading. Also see Item 760.	
 Storage at \$4.90 per Cwt. for each 30-day period or fraction thereof, Minimum shall be the charge for 500 lbs. 	
 Warehouse Handling at \$6.00 per Cwt., Minimum shall be the charge for 500 lbs, (Applies ONLY Once). 	
Shipments that remain in the warehouse beyond the 360-day period will be placed in permanent storage subject to warehouse rates and charges.	
NOTE: During all times that goods are held in permanent storage, the liability of the carrier for the goods is limited to that of a bailee for-hire (Warehouseman).	
<u>UNIMPROVED ROADS</u> Rates and charges set out in this Tariff are to be applied for the transportation of property over all improved highways within the State of Oregon, subject to weight restrictions and dimension limits prescribed by State authority. The acceptance for transportation of any load offered for movement over any unimproved highway will be subject to additional charges over and above the rates and charges set out in this Tariff, namely:	970 ◆
 For unimproved roads, NOT Mountainous, \$2.75 per loaded truck mile for loaded movements for the actual distance traveled over such unimproved road. 	
 For unimproved, Steep, Hazardous or Dangerous roads, \$6.00 per loaded truck mile for loaded movement for the actual distance traveled over such unimproved road. 	
♦ODOT Docket 17544	

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

ISSUED BY:

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

[♦]ODOT Docket 17540

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

ISSUED BY:

[♦]ODOT Docket 17541