Crowley Liner	
Org 025816	Date Filed: 5/15/2018
Tariff 001 Rule Name: CARGO MOVING	Date Effective: 6/14/2018 Revision: Original
	Publishing Code: I
The following will apply on cargo moving under provisions of this RULE:	
<ol> <li>Carrier undertakes to carry goods of an explosive, flammable, combustible, radioactive, corrosive, damaging, noxious, hazardous, poisonous, oxidizing, injurious or dangerous nature (hereinafter "Goods") only upon Carrier's acceptance of a prior application by Shipper for the carriage of such Goods. Such appli- cation shall state:</li> </ol>	
(a) the full name, address and EPA number, if appli-	
cable, of the generator, each transporter, and the storage or disposal site of the Goods;	
(b) The name, amount, type and classification of Goods to be shipped; and	
<ul><li>(c) a twenty four hour emergency telephone contact in compliance with applicable laws and regulations; and</li></ul>	
(d) any special handling instructions for the Goods, so long as such instructions do not contravene federal, state and local laws or	
regulations.	
EXCEPTION: Classes 1.1 and 1.2 are not accepted. Classes 1.3 and 1.4 will be accepted on a port to port basis only subject to approval and acceptance by the carrier.	
<ol> <li>Subject to approval and acceptance by the caller.</li> <li>Shipper shall undertake that all Goods transported shall conform to the requirements of the applicable tariffs, shall be accompanied by all required shipping documents, registrations and/or certificates, and shall be properly packaged, marked, labeled, and placarded, as required by applicable federal, state and local laws</li> </ol>	
and regulations or by Carrier. The goods shall be distinctly and permamently marked and manifested on the outside of the package(s), container(s), trailer(s) or railcar(s). Such Goods shall also by accompanied by hazardous waste manifests as required by applicable federal, state and local laws and regulations.	
In addition to manifests and other documentation with each request for transportation services, Shipper shall, upon request, provide Carri er with accurate and	
descriptive chemical and physical data on the character of the Goods to be transported, prior to actual shipment.	
3. Shipper shall have the sole responsibility, at its sole sole expense, for properly packaging, labeling, mark- ing, blocking, bracing, placarding, loading and unload- ing the Goods into and out of containers to be trans- ported. Shipper shall comply with all applicable federal, state and local laws and regulations regarding loading	

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shal exce has shal labe load prov	ing and handling of the Goods. Shipper 1 not load or unload Goods on Carrier's property, pt when a separate agreement for such activity been executed by Carrier and Shipper. Carrier 1 advise Shipper or any defects in packaging, ling, marking, blocking, bracing, placarding, ing or unloading the Goods of which it is aware, ided, that Carrier has no obligation to inspect such defects.	
Carr	ier is a transporter only. In no event will ier ever take s on as would expose Carrier	
or d and	iability as a generator or an operator of a storage isposal facility under applicable federal, state local laws and regulations. Therefore, Shipper ants as follows:	
(a)	that is authorized to enter into contracts with other companies or governmental agencies to store or dispose of Goods at storage or disposal sites owned and/or operated either by Shipper or by other storage or disposal systems;	
	that arranged for storage or disposal of	
	the Goods in accordance with all applicable federal, state and local laws and regulations, and that Carrier has no obligation or responsi- bility to arrange for storage or disposal of Goods contained in any shipment;	
(c) fed-	that the facilities it has selected, in its sole discretion, for storage or disposal of the Goods ("Designated Facilities") are permitted storage or disposal facilities under all applicable	
	eral, state and local laws and regulations, and that Carrier has no obligation or responsibility to select or approve the Designated Facilities; and	
(d)	that it has and will maintain in effect all appli- cable federal, state or local permits and licenses required to operate Shipper's Designated Facili- ties, and when delivery is to a Designated Facili- ty not owned or operated by Shipper, that it has	
selec	ted such Designated Facility based on the	
	fact that such Designated Facility has in effect all applicable federal, state and local permits and licenses required for operation.	
nate been genc sign anot	arrier is unable to deliver the Goods to the Desig- d Facility, or to an alternate facility, if one has designated by Shipper in the manifest and an emer- y prevents delivery of the Goods to the primary De- ated Facility, Shipper must either designate her facility or instrct Ca return the	
it m 4, a incu alte ship alte	as. Shipper warrants that any alternate facility ay designate satisfies all the terms of Paragraph bove. Shipper shall be liable for all costs rred by Carrier in delivering the Goods to the rnate facility or in returning the Goods to per. Shipper shall issue a new manifest for the rnate facility, as required by applicable laws and lations.	

Tariff Owner: CROWLEY PUERTO RICO SERVICES, INC.	Page: 3
Tariff Number: 602	
Rule Name: CARGO MOVING(CONTINUED) Rule Number: 016 Sub Rule Number:G	File Date:2003-02-10 Eff Date: 2003-02-10
<ol> <li>In the event of an incident, release, discharge or spill, Shipper will coo perate fully with Carrier as</li> </ol>	
to all corrective and remedial action necessary to satisfy applicable federal, state and local laws and regulations, including cleanup, recontainment and disposal or retransportation.	
7. Shipper shall keep accurate records of shipments covered by this agreement for a period of three (3) years or that time period set by statute or regula- tion, whichever is longer, and Carrier or its duly authorized representative shall have access at all reasonab	
le times to such records for the purpose of	
auditing and verifying performances of obligations hereunder and costs or charges for the performances of those obligations.	
8. Carrier shall defend, indemnify and hold harmless Shipper and its affiliated companies, their officers, agents and employees, from and against any and all claims, demands, direct damages, losses, penalties or liabilities, including all attorneys' fees, expenses and interest thereon at 4 points over the prime rate, to the extent such arise out of the Carrier's breach	
of its obligations under this Article 12, failure to comply with all applicable federal, state and local laws and regulations, Carrier's negligence or Carrier's willful misconduct.	
9. Shipper shall defend, indemnify and hold harmless Carrier and its affiliated companies, their officers, agents and employees, from and against any and all claims, demands, dirct damages, losses, penalties or liabilities, including all attorneys' fees, expenses and i	
nterest thereon at 4 points over the prime rate,	
to the extent such arise out of the Shipper's breach of its obligations under this Article 12, failure to comply with all applicable federal, state and local laws and regulations, Shipper's negligence or Shipper's willfully misconduct.	
10. In the event Shipper uses any container or trailer owned or supplied by Carrier, Shipper is obligated to clean and inspect that container or trailer and return it to Carrier in such a condition that it can be used	
to transport non-hazardous materials.	