Crowley Liner Org 025816 Tariff 001			Date Filed: 5/15/2018 Date Effective: 6/14/2018
Rule Name:	EQUIPMENT ORDERED BUT NOT USED (MISUSE)		Revision: Original Publishing Code: I
		Revision: Original	

EQUIPMENT ORDERED BUT NOT USED (MISUSE)

- A. For the purpose of this Rule, the word equipment will refer to all types of Carrier's containers, trailers or chassis.
- B. Equipment is to be used exclusively for the ocean inland transportation of cargoes moving under Carrier's Bill of Lading to port of exit, or from the Carrier's terminal to consignee's point of destination as named on the applicable Bill of Lading.
- C. When equipment is obtained by a Shipper or his designated Motor Carrier for loading and such trailer is returned empty due to no fault or negligence of the Ocean Carrier, the party responsible for ordering the equipment will be subject to the following charges:

Per Day or Fraction Thereof
Dry Cargo Equipment\$ 55.00
Refrigerated Equipment or Tanks\$190.00

These charges will apply from the time the equipment is removed from Carrier's premises and until it is returned to carrier's terminal. Except if within the first two days after obtaining the equipment, Shipper gives notification to Carrier cancelling his booking, and furthermore, returns the equipment no later than the third day, then the charges for the first three days will be:

Thereafter, the charge per day will be as stipulated in the first table under Section ${\tt C.}$

D. Unauthorized use of Carrier's equipment for transportation of goods not relating to the above referenced movement under Carrier's Bill of Lading will be subject to a charge of \$200.00 per day or part thereof per each unit from the expiration of the applicable free time (if any) until it is returned to Carrier's premises. This charge will be in addition to normal Detention or Demurrage charges, as applicable.