

Crowley Liner Org 023286 Tariff 002	Date Filed: 6/28/18
Rule Name: Demurrage Charges at Puerto Rico	Date Effective 6/28/18
	Revision: Original Publishing Code: I
<p>1. Free Time and Demurrage Charges published herein shall apply on carrier's equipment in Puerto Rico and on Cargo which is in other than Carrier's equipment which is to be picked up at carrier's terminal. Provisions of this RULE shall apply to the removal for loading or unloading, and return of trailers, containers, and/or chassis' to carrier's terminal.</p> <p>2. Trailers, containers, and/or chassis' may not be removed from premises of carrier unless receipt therefore is signed by the consignor/consignee of record, or his authorized agent (trucker) who shall state for whom he acts as agent. Such receipt shall create a contract of bailment which is separate from and in addition to, the contract of transportation. Person signing the receipt warrants carrier that he has authority to sign for himself or as agent, as the case may be.</p> <p>3. Consignor/Consignee or trucker agent removing trailers, containers, and/or chassis' at any carrier terminal must have an executed interchange agreement with carrier and proof of existing insurance.</p> <p>4. Upon receipt of a letter or instruction from the billed consignor/consignee, carrier will deliver the trailer, container, and/or chassis to a third party. It being understood the third party (party receiving the trailer, container, and/or chassis) will be billed for all demurrage charges, unless specific instructions are received from the billed consignor/consignee to the contrary. This exception does not release the billed consignor/consignee from his responsibility under the contract terms and conditions of the Bill of Lading.</p> <p>5. Trailers, Containers, and/or Chassis held by carrier for weighing or inspection which are found to be correctly declared as to description, weight and measurement will be allowed additional free time to the extent of the delay. Demurrage charges provided herein will apply beyond such period of time. Trailers, Containers, and/or Chassis held by carrier which are found to be incorrectly declared as to description, weight or measurement will be subject to all provisions of this RULE without additional free time allowed.</p>	

Rule Name: DEMURRAGE CHARGES AT PUERTO RICO (CONTINUED)

NOTE 3: Claims for refunds of demurrage charges must be presented in writing to the carrier within one year of the date that the cause of action accrues and will be allowed only when proof of error is submitted by customer or his representative.