NAME : LIBERTY MOVING & STORAGE, INC.

ADDRESS: 24 Linwood Avenue

Wareham, Massachusetts 02571

PHONE: (508) 273 - 0395 (Business)

PHONE: (508) 2955-5056 (Home)

CERTIFICATE NO: 31005

т	APPROVEL	-
AR-H	APR   8 2003	
Tele	communications & Energy Transportation Division	_

FOR THE TRANSPORTATION OF:

household goods within the Commonwealth

DATE ISSUED: APR 1 8 2003 DATE EFFECTIVE: APR 1 8 2003

Own Prosiden A

SIGNATURE & TITLE (owner, partner, corp. officer)



## CHECK SHEET FOR TARIFF PAGES

All of the pages contained in this tariff are listed consecutively within each section by number and revision number. The pages and the supplements to the tariff, listed on this pages bear issued dates which are the same as, or are prior to, the issued date of this page.

Revision	Page	Effective	Revision	Page	Effective
ORIGINAL	TITLE	APRIL 8, 2003	ORIGINAL	13	April 8, 2003
ORIGINAL	1	April 8, 2003	ORIGINAL	14	April 8, 2003
ORIGINAL	2	April 8,2003	ORIGINAL	15	April 8, 2003
ORIGINAL	3	April 8, 2003	ORIGINAL	16	April 8, 2003
ORIGINAL	4	April 8, 2003	ORIGINAL	17	April 8 2003
ORIGINAL	5	April 8, 2003	ORIGINAL	18	April 8, 2003
ORIGINAL	6	April 8, 2003	ORIGINAL	19	April 8, 2003
ORIGINAL	7	April 8, 2003	ORIGINAL	20	April 8, 2003
ORIGINAL	8	April 8, 2003	ORIGINAL	21	April 8, 2003
ORIGINAL	9	April 8, 2003	ORIGINAL	22	April 8, 2003
ORIGINAL	10	April 8, 2003	ORIGINAL	23	April 8, 2003
ORIGINAL	11	April 8, 2003	ORIGINAL	24	April 8, 2003
ORIGINAL	12	April 8, 2003	ORIGINAL	25	April 8, 2003

# LIBERTY MOVING & STORAGE, INC.

TABLE OF CONTENTS		**************************************	
SUBJECT	ITEM NO.	RULE NO.	PAGE NO.
ADDITIONAL SERVICE	110-119		18-22
Appliance Service	111		19
Auxiliary Service	116		21
Bulky Article – Loading & Unloading	114		20
Charge to & from Martha's Vineyard & Nantucket Island	118		22
Elevator, Stair Carry or Excessive Distance	113		20
Extra Pick-Up or Delivery	112		19
Labor Charges	110		19
Overtime Loading & Unloading	117		21
Packing Services	100		18-19
Reweighing Charges	119		22
Waiting Time	115		21
ADVANCED CHARGES		17	13
ALTERNATE CHARGE - WEIGHT BASIS		33	16
APPLICATION OF TARIFF		1	6
ARTICLES OF EXTRAORDINARY VALUE		12	10
ARTICLES LIABLE TO CAUSE DAMAGE		10	9-10
BASIS OF WEIGHT – WEIGHT BASIS		34	15-16
BILL OF LADING			4-5
BINDING ESTIMATE		20	14
CERTIFICATES OF INSURANCE		6	8
CHECK SHEET			1
CLAIMS		14	11
COMPUTING TIME – TIME BASIS – MINIMUM		21	14
COMPUTING TIME – WEIGHT BASIS		30	14
DANGEROUS ARTICLES NOT ACCEPTED		13	10
DECLARATION OF VALUE		5	7-8
DISASSEMBLE & REASSEMBLE		18	13
DISPLAY OF VAN SPACE		35 (D)	17
EXCLUSIVE USE OF VEHICLE		35 (B)	17
EXPEDITED SERVICE		35 (A)	16
EXTRA PICK-UP OR DELIVERY		37	18
GENERAL RULES & REGULATIONS		1-24	6-14
HOLIDAYS, EXPLANATION OF		16	12
IMPRACTICABLE OPERATION		2	6
IMPRACTICABLE PICK-UP OR DELIVERY & AUXILIARY			
SERVICE		8	9
INSPECTION OF ARTICALS		4	7
MILEAGE & INTERMEDIATE APPLICATION		36	18
MINIMUM CHARGE - WEIGHT BASIS		31	15
PAYMENTS		7	8
PERISHABLE ARTICLES		11	10

## LIBERTY MOVING & STORAGE, INC.

## ORIGINAL PAGE: 3

## TABLE OF CONTENTS

SUBJECT	ITEM NO.	RULE NO.	PAGE NO.
PROPERTY SUBJECT TO BILL OF LADING		3	6-7
RULES & REGULATIONS – GENERAL		1-20	6-14
RULES & REGULATIONS – TIME BASIS		21	14
<b>RULES &amp; REGULATIONS – WEIGHT BASIS</b>		30-37	14-18
SERVICING SPECIAL ARTICLES		15	11-12
SPACE RESERVATION FOR PORTION OF VEHICLE		35 (C)	17
TIME BASIS RULES & REGULATIONS		21	14
TRANSPORATION RATES			23-25
Time Basis, up to and including 50 miles			23
Warehouse Pick-Up or Delivery			24
Weight Basis, over 50 miles			25
TRAVEL TIME – TIME BASIS			23
WAITING OR DELAY – WEIGHT BASIS		32	15
WAREHOUSE PICK-UP OR DELIVERY		9	9
WEIGHT BASIS RULES & REGULATIONS		30	14-18

.

# LIBERTY MOVING & STORAGE, INC.

RAL RULES AND REGULATIONS
all sections of this tariff unless otherwise provided within ons. Except as otherwise provided herein, the rates named in this to up and loading at point of origin and one of at point of destination.
APPLICATION OF TARIFF
s, rules and regulations for the transportation a whole or in part incident to a move by a householder another, between points in Massachusetts.
IMPRACTICABLE OPERATION
be obligated to perform pick-up or delivery or a place or places where it is impracticable to operate
oads, streets, driveways, alleys or approaches thereto.
g or unloading facilities.
icketing or other labor disturbances.
PROPERTY SUBJECT TO BILL OF LADING
se provided, when property is transported subject to the provisions as amended, the acceptance and the use of the Household Goods as described herein, is required.
ext page.

## LIBERTY MOVING & STORAGE, INC.

**ORIGINAL PAGE: 7** 

## RULE 3 (Continued)

## PROPERTY SUBJECT TO BILL OF LADING

- (B) The rates shown herein are reduced rates conditioned upon the use of the Household Goods Bill of Lading. Consignor, at his option, may elect not to accept the terms of the Bill of Lading, and in lieu thereof, to have the carrier transport the property with carrier's liability limited only as provided by common law, and by the laws of the United States and Commonwealth of Massachusetts insofar as they apply, but subject to the terms and the conditions of the Household Goods Bill of Lading insofar as such terms and conditions are not inconsistent with such common carrier's liability; the rate charged therefor will be 100 percent higher than the transportation rate contained in this tariff as would apply for such shipment if offered for transportation at a value not exceeding sixty (60) cents per pound per article or packing including contents thereof.
- (C) Shipper may declare a value in excess of sixty (60) cents per pound per article, by paying an additional charge.
- (D) When the consignor elect not to accept any of the terms of such bill of lading he must give notice to the initial carrier of such an election. The initial carrier must indicate receipt of such notice by writing or stamping thereon a clause signed by the carrier stating:

"In consideration of the higher rate charged, the property herein described will be carried, and the services to be rendered hereunder will be performed, with the carrier's liability limited only as provided by law; but subject to the terms and conditions of bill of lading insofar as they are not inconsistent with such common carrier's liability."

## RULE 4

## **INSPECTION OF ARTICLES**

When carrier or his agent believe it necessary that the contents of packages be inspected, he shall make or cause such inspection to be made, or require other sufficient evidence to determine the actual character of the property.

## RULE 5

## DECLARATION OF VALUE

- (A) Shippers are required to state the agreed or declared value of the property on the bill of lading prior to the start of any packing or moving service.
- (B) Valuations shall be declared and stated in dollars and cents per pound per article or lump sum declared values as stated on the bill of lading.

Continued on the next page.

M.D.T.E. NO. 31005	LIBERTY MOVING & STORAGE, INC. ORIGINAL PAGE: 8
RULE 5 (Continued)	DECLARATION OF VALUE
(C)	If shipper declines to declare the value in writing, the shipment will automatically be released at \$1.25 per pound as found in Option B, page 5.
(D)	The agreed or declared value shall be deemed to relate to all services undertaken by the or its agents and such agreed and declared value must be entered on the bill of lading and signed by the shipper in his (her) own hand.
	Carrier must offer a minimum of two options of declared value, which are consistent with
	options A, B, and/or C defined on the Combined Uniform Household Goods Bill of Lading & Freight Bill.
RULE 6	CERTIFICATES OF INSURANCE
insu	rier may, at its option, provide "Certificate of Insurance" issued by an independent rance company. The cost of any insurance in the name of the shipper will be borne by shipper and will not be assumed by the carrier.
RULE 7	PAYMENTS
(A)	The carrier shall have the right to retain possession of any property transported by it and to place the same in storage at the charge and expense of the shipper until all tariff rates and charges thereon have been paid in cash, money order or certified check.
(B)	Nothing herein shall limit the right of the carrier to require, at time of or before shipment, the prepayment in part or in full or guarantee of charges.
(C)	Property not received by the party entitled to receive it after notice of the arrival of the property at destination, or at the port of export (if intended of for export) has been duly sent or given, and after placement of the property for delivery at destination, or at the time tender of the delivery of property to the party entitled to receive it or at the address given for delivery has been made, may be kept in vehicle, warehouse or place of business of the carrier, subject to all lawful charges and the carrier's responsibility as warehouseman only, or at the option of the carrier, may be removed to and stored in a warehouse at the point of delivery or at other available points, at the cost of the owner, and there held without liability on the part of the carrier, and subject to a lien for all transportation and other lawful charges, including a reasonable charge for storage. In the event the consignee cannot be found at the address given for delivery, then in that event notice of the place of such goods in a warehouse shall be left at the address given for delivery and mailed to any other address given on the bill of lading for notification, showing the warehouse in which the property has been placed, subject to the provisions of this paragraph.

## RULE 8 IMPRACTICAL PICK-UP OR DELIVERY AND AUXILARY SERVICES

- (A) It is the responsibility of the shipper to make shipment accessible to carrier or accept delivery from carrier at a point at which the road haul vehicle may be safely operated.
- (B) When it is physically impossible for the carrier to perform pick-up of shipment at origin address or to complete delivery of shipment at destination address with normally assigned road haul equipment, due to the structure of the buildings, its inaccessibility by highway, inadequate or unsafe public or private road, overhead obstructions, narrow gates, sharp turns, trees, shrubbery, the deterioration of roadway due to rain, flood, snow, or nature of an article or articles included in the shipment, the carrier shall hold itself available at point of pick-up or tender delivery at destination at the nearest point of approach to the desired location where the road haul equipment can be made safely accessible.
- (C) Upon request of the shipper, consignee or owner of the goods, the carrier will use or engage smaller equipment than its normal road haul equipment or provide extra labor for the purpose, if possible of accomplishment, of transferring the shipment between the residence and the nearest point of approach by the carrier's road haul equipment. Charges for this auxiliary service to cover additional vehicle (if use) will be as provided.
- (D) If the shipper does not accept the shipment at the nearest point of safe approach by the carrier's road haul equipment to the destination address, the carrier may place the shipment, or any part thereof not reasonably possible for delivery, in storage at the nearest available warehouse of the carrier, or at the option of the carrier, in a public warehouse, subject to a lien for all lawful charges. Transportation charges to apply for such service shall be applicable tariff rate. The liability on the party of the carrier will cease when the shipment is unloaded in the warehouse and the shipment shall be considered having been delivered.

#### **RULE 9**

### WAREHOUSE PICK-UP OR DELIVERY

Except as otherwise provided herein, if shipment is delivered to or picked up at a warehouse, the rates for transportation include only the loading or unloading at door, platform, or other point convenient or accessible to the vehicle.

## **RULE 10**

- ARTICLES LIABLE TO CAUSE DAMAGE
- (A) Carrier will not accept for shipment property liable to impregnate, infest, otherwise damage equipment or other property.

Continued on next page.

RULE 10 (Continued)       ARTICLES LIABLE TO CAUSE DAMAGE         (B)       Carrier will not accept for shipment articles, which cannot be taken from premises without damage to the article or the premises.         RULE 11       PERISHABLE ARTICLES         Carrier will not accept for shipment frozen foods, plants, or other articles requiring spe handling or refrigeration.         (A)       Carrier will not be liable for damages to plants caused by atmospheric conditions or environmental stress.         (B)       When such articles are included in the shipment with or without knowledge of the carrier, responsibility for condition or flavor will not be assumed by carrier.         RULE 12       ARTICLES OF EXTRAORDINARY VALUE         The carrier will not assume any liability whatsoever for: Documents, currency, money, jewelry, watches, precious stones, or articles of extraordinary value including accounts, deed, evidence of debt, securities, credit cards, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, preciou metals or articles manufactured.         RULE 13       DANGEROUS ARTICLES NOT ACCEPTED         Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for sai delivery of shipment.			
without damage to the article or the premises.         RULE 11       PERISHABLE ARTICLES         Carrier will not accept for shipment frozen foods, plants, or other articles requiring spe handling or refrigeration.       (A) Carrier will not be liable for damages to plants caused by atmospheric conditions or environmental stress.         (B)       When such articles are included in the shipment with or without knowledge of the carrier, responsibility for condition or flavor will not be assumed by carrier.         RULE 12       ARTICLES OF EXTRAORDINARY VALUE         The carrier will not assume any liability whatsoever for: Documents, currency, money, jewelry, watches, precious stones, or articles of extraordinary value including accounts, deed, evidence of debt, securities, credit cards, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, preciou metals or articles manufactured.         RULE 13       DANGEROUS ARTICLES NOT ACCEPTED         Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for satisfies or such as the principles or agent, shipping such goods and carrier shall not be liable for satisfies or agent shipping such goods and carrier shall not be liable for satisfies or agent shipping such goods and carrier shall not be liable for satisfies or agent shipping such goods and carrier shall not be liable for satisfies or agent shipping such goods and carrier shall not be liable for satisfies or agent shipping such goods shall be liable for satisfies or agent shipping such	RUL	E 10 (Continued)	ARTICLES LIABLE TO CAUSE DAMAGE
Carrier will not accept for shipment frozen foods, plants, or other articles requiring spe handling or refrigeration.         (A)       Carrier will not be liable for damages to plants caused by atmospheric conditions or environmental stress.         (B)       When such articles are included in the shipment with or without knowledge of the carrier, responsibility for condition or flavor will not be assumed by carrier.         RULE 12       ARTICLES OF EXTRAORDINARY VALUE         The carrier will not assume any liability whatsoever for: Documents, currency, money, jewelry, watches, precious stones, or articles of extraordinary value including accounts, deed, evidence of debt, securities, credit cards, notes, postage stamps, stamp collections. revenue stamps, letters or packets of letters, articles of peculiarly inherent value, preciou metals or articles manufactured.         RULE 13       DANGEROUS ARTICLES NOT ACCEPTED         Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for satial	(1	B) Carrier will not accept without damage to the	for shipment articles, which cannot be taken from premises article or the premises.
<ul> <li>handling or refrigeration.</li> <li>(A) Carrier will not be liable for damages to plants caused by atmospheric conditions of environmental stress.</li> <li>(B) When such articles are included in the shipment with or without knowledge of the carrier, responsibility for condition or flavor will not be assumed by carrier.</li> <li>RULE 12 ARTICLES OF EXTRAORDINARY VALUE         <ul> <li>The carrier will not assume any liability whatsoever for: Documents, currency, money, jewelry, watches, precious stones, or articles of extraordinary value including accounts, deed, evidence of debt, securities, credit cards, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, preciou metals or articles manufactured.</li> <li>RULE 13 DANGEROUS ARTICLES NOT ACCEPTED</li> <li>Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for satisfies or satisfies or such as the principles or agent.</li> </ul></li></ul>		RULE 11	PERISHABLE ARTICLES
environmental stress.         (B) When such articles are included in the shipment with or without knowledge of the carrier, responsibility for condition or flavor will not be assumed by carrier.         RULE 12       ARTICLES OF EXTRAORDINARY VALUE         The carrier will not assume any liability whatsoever for: Documents, currency, money, jewelry, watches, precious stones, or articles of extraordinary value including accounts, deed, evidence of debt, securities, credit cards, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, preciou metals or articles manufactured.         RULE 13       DANGEROUS ARTICLES NOT ACCEPTED         Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for safe			shipment frozen foods, plants, or other articles requiring special
carrier, responsibility for condition or flavor will not be assumed by carrier.         RULE 12         ARTICLES OF EXTRAORDINARY VALUE         The carrier will not assume any liability whatsoever for: Documents, currency, money, jewelry, watches, precious stones, or articles of extraordinary value including accounts, deed, evidence of debt, securities, credit cards, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, preciou metals or articles manufactured.         RULE 13       DANGEROUS ARTICLES NOT ACCEPTED         Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for satisfies of states of states and carrier shall not be liable for satisfies of states and carrier shall not be liable for satisfies of states and carrier shall not be liable for satisfies or satisfies of damage by such goods and carrier shall not be liable for satisfies of damage by such goods and carrier shall not be liable for satisfies or satisfies of damage by such goods and carrier shall not be liable for satisfies or sa	(4		le for damages to plants caused by atmospheric conditions or
The carrier will not assume any liability whatsoever for: Documents, currency, money, jewelry, watches, precious stones, or articles of extraordinary value including accounts, deed, evidence of debt, securities, credit cards, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, preciou metals or articles manufactured.         RULE 13       DANGEROUS ARTICLES NOT ACCEPTED         Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for satisfactored	(1	B) When such articles are carrier, responsibility	e included in the shipment with or without knowledge of the for condition or flavor will not be assumed by carrier.
jewelry, watches, precious stones, or articles of extraordinary value including accounts, deed, evidence of debt, securities, credit cards, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, preciou metals or articles manufactured. RULE 13 DANGEROUS ARTICLES NOT ACCEPTED Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for safe	RUI	LE 12	ARTICLES OF EXTRAORDINARY VALUE
Explosives, hazardous, or dangerous goods will not be accepted for shipment. Any pers or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for saf	je d re	ewelry, watches, precious s leed, evidence of debt, secu evenue stamps, letters or pa	tones, or articles of extraordinary value including accounts, bills, rities, credit cards, notes, postage stamps, stamp collections, ackets of letters, articles of peculiarly inherent value, precious
or persons whether principles or agent, shipping such goods shall be liable for and inder the carrier against all loss of damage by such goods and carrier shall not be liable for sat	RUI	LE 13	DANGEROUS ARTICLES NOT ACCEPTED
	o ti	or persons whether principle he carrier against all loss of	es or agent, shipping such goods shall be liable for and indemnify
THIS SPACE INTENTIONALLY LEFT BLANK.		THIS SPACE IN	ITENTIONALLY LEFT BLANK.

RULE 14

**CLAIMS** 

- (A) Any claim for loss, damage, or overcharge shall be made in writing within 15 days of the time of delivery, or the time in which delivery should have been made, and shall be accompanied by original paid bill for transportation and original Bill of Lading, if not previously surrendered to carrier. Carrier may require certified or sworn statement of claim.
- (B) Carrier shall be immediately notified of all claims for concealed damage and shall be given reasonable opportunity to inspect alleged concealed damage in original package.
- (C) The carrier's liability shall not exceed the cost of repairing or replacing the property lost or damaged with materials of like kind and quality not exceeding the actual cash value of the property at time and place of loss, with due allowance for depreciation or deterioration howsoever caused, but in no event to exceed the released value declared by the shipper.
- (D) The carrier's liability for goods shall cease when the property has been delivered to and receipted for by the owner, or by the consignee or shipper or the authorized agent of either, except as to damage noted at time of delivery. When the carrier is directed to unload or deliver property (or render any service) 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.
- (E) Where the carrier is directed to load property from (or render any services at) a place or places at which the consignor or its agent is not present, the property shall be at the risk of the owner before loading.
- (F) The carrier's liability with regard to sets or matched pieces shall be limited to repair or replacement of the lost or damaged piece or pieces only and shall not extend to repair, replacement or recovering of the entire set, but in no event to exceed the declared released value.

## RULE 15

## SERVICING SPECIAL ARTICLES

The transportation rates in this tariff do not include servicing articles or appliances such as Refrigerators, Deep Freeze Cabinets, Radios, Record Players, Washing Machines, Television Sets, Video Cassette Recorders (VCR's), Dryers, Microwaves Ovens, Computers, Electronic Games, Stereo Equipment, Clocks, Satellite Dishes, Hot Tubs, Whirlpool Baths, Air conditioners, and the like which, if not properly serviced, may be damaged in or incident to, transit; nor is liability assumed for any such damage unless, said articles or appliances serviced as provided in (A) or (B) below.

Continued on next page.

## RULE 15 (Continued)

## SERVICING SPECIAL ARTICLES

- (A) Upon request of shipper, owner or consignee of the goods, carrier may, subject to (B) below service such articles and appliances at origin and destination for the additional charge provided in Section I, Additional Services. Such servicing does not include removal or installation of articles secured to the premises; or plumbing, electrical or carpentry services necessary to disconnect, remove, connect, and install such articles and appliances.
- (B) If carrier does not possess the qualified personnel to properly service such articles or appliances, carrier may upon request of shipper, owner or consignee and as agent for them engage third parties to perform the servicing. When third parties are engaged by the carrier to perform any service, the carrier will not assume responsibility for their activities, conduct, and amount of their charges or for the quality or quantity of service furnished.
- (C) All charges for the third parties must be paid by the shipper, and are in addition to all charges in this tariff. Such charges will be advanced by the carrier, and billed as advanced charges, provided in Rule 17 herein.
- (D) Except as otherwise specifically provided in this tariff, or as amended, the services covered by this tariff do not include the handling, loading, unloading of any single article weighing 700 pounds or more. The extra handling, loading or unloading in every instance must be provided by the shipper, or if the carrier has additional personnel and equipment available, such extra services upon the request of the shipper may be provided by the carrier at charges as shown in this tariff. When necessary such articles must be securely braced and blocked, and when such bracing or blocking require material not forming part of the regular equipment of the vehicle, or extra labor, such material and labor must be furnished by the shipper.

## **RULE 16**

## **EXPLANATION OF HOLIDAYS**

Except as otherwise provided, the following days will be considered holidays wherever reference is made to a holiday or holidays in this tariff (SEE NOTE):

New Year's Day (January 1) Memorial Day (Last Monday in May) Independence Day (July 4) Labor Day (1<sup>st</sup> Monday in September) Thanksgiving Day and the day after Christmas Day (December 25)

NOTE: When a day other than the actual date is set aside by the State to be observed as that holiday, such day will be considered a holiday.

# M.D.T.E. NO. 31005 LIBERTY MOVING & STORAGE, INC.

	RULE 1	17	ADVANCED CHARGES		
	Charges advanced by carrier for services of others engaged at the request of the shipper will be supported by carrier with a copy of invoice setting forth services rendered, charges and basis thereof, together with reference to applicable schedule or tariff if charges are assessed in accordance therewith. The charges so advanced are in additional to and shall be collected with all other lawful rates and charges.				
	shipper, ca	rrier will not ass	ervices of third parties at the request of and as agent for the ume responsibility for their activities or conduct, amount of their or quantity of the service furnished.		
RULE 18	· · · •	DISASSEN	IBLY AND REASSEMBLY		
	secured to utility buil articles of building su request of articles, su third party	a building, nor the dings or cabinets similar nature, no uch as steel shelv shipper, owner, o bject to labor cha . The shipper, in	OT include the removal of any article embedded in the ground or he assembly or disassembly of any outdoor articles such as steel , swing sets, slide, sky rides, jungle gyms, or other outdoor or the assembly or disassembly of unusual articles found inside a ing, pool tables, elongated work tables, counters, etc. Upon or consignee, the carrier may disassemble or reassemble such arges provided in Item 110 herein, or arrange for the service of a such case, will be required to furnish, at the time of reassembly, lts, etc. necessary to perform the service.		
RULE 19		WRITTEN ES	TIMATES/QUOTATIONS		
	may exten	d credit for such	imate in writing. Upon request of the shipper, the carrier excess amount over (10) ten percent above estimate. The shipper charges within 30 days following the date of delivery.		
	NOTE 1:	Estimate must b	be in writing and signed by carrier.		
	NOTE 2:	Movement mus	t commence within 60 days of date estimate is provided.		
	NOTE 3:	Total charges so indicated on the	et forth will cover only those specific quantities and services estimate.		
	NOTE 4:	Movement is linestimate.	mited to the origin(s) and destination(s) indicated on the		

٦

RU	LE 20	BINDING ESTIMATE
-	request, the carrier will provide a binding es pertaining to a shipment as described	
NOTE	E 1: Estimate must be in writing and sig	gned by carrier and shipper.
NOTE	2: Movement must commence within	60 days of date estimate is provided.
NOTE	E 3: Total charges set forth will cover o indicated on the estimate.	nly those specific quantities and services
NOTE	24: Movement is limited to the origin(	s) and destination(s) indicated on the estimate.
	GENERAL RULES - TIMI	E BASIS
	APPLICATION	
	section may apply on all shipments where ation is fifty (50) miles or less, as determ	e distance between point of origin and point of nined by the Rand McNally Mile maker.
RULE 21	MINIMUM / COMPUTING T	IME
(B) (C)	The hourly rates will be subject to a (4) I The overtime rates will be subject to a (4 Carrier shall insert on the Household Go estimated time they finish said job.	
	GENERAL RULES – WEIG	HT BASIS
	APPLICATION	
Applie Miles	• •	pply to shipments moving in excess of 51
RULE 30	COMPUTATION OF CHARGES	(WEIGHT BASIS)
charge	•	are stated in amounts per hundred pounds, total weight of the shipment by the rates

# LIBERTY MOVING & STORAGE, INC.

	GENERAL RULES – WEIGHT BASIS	
	RULE 31 MINIMUM CHARGE	
	Except as otherwise provided the minimum weight will be 1,000 lbs. per shipment.	
RULE 32	WAITING TIME	
	Rate charges for any waiting time or delay may apply when any vehicle is held for the convenience of the shipper or consignee, through no fault of the carrier. Apply hourly rates as published.	
RULE 33	ALTERNATIVE CHARGES	
	Except for expedited service, the total transportation charge on any shipment shall not exceed the charge as it would apply on the same shipment under the next greater unit of weight at rates applicable to such next greater unit of weight.	
RULE 34	BASIS OF WEIGHT	
	(A) The tare weight of each vehicle used in the transportation of household goods shall be determined by having it weight prior to the transportation of each shipment, without the crew thereon, by a certified weigh master or on a certified scale, and when so weight the fuel tank on each such vehicle shall be full and the vehicle shall contain all blankets, pads, chains, dollies, hand trucks, and other equipment needed in the transportation of such shipment. Each carrier shall retain in the vehicle, subject to inspection, a weigh master's certificate or weight ticket as to each such vehicle showing the tare weight, date weighed, and a list of such equipment.	
	(B) After the vehicle has been loaded it shall be weighed, without the crew thereon, prior to delivery of the shipment and the net weight shall be determined by deducting the tare weight from the loaded weight, except that instances where no adequate scale is located at origin or any point within a radius of 50 miles thereof, a constructive weight, based on seven pounds per cubic foot of properly loaded van space, may be used. The gross weight, and net weight, or the constructive weight, shall be shown or the bill of lading.	
	Continued on next page.	

M.D.T.E. NO. 31005	LIBERTY MOVING & STORAGE, INC. ORIGINAL PAGE: 16
	GENERAL RULES – WEIGHT BASIS
RULE 34 (Continued)	BASIS OF WEIGHT
(C)	In the transportation of part loads this rule apply in all respects, except that the gross weight of a vehicle containing one or more part loads may be used as the tare weight of such vehicle as to part loads subsequently loaded thereon, and part load for any one shipper, not exceeding 1,000 pounds, may be weighed on a certified scale prior to being loaded on a vehicle, such part load to be accompanied by a weight ticket evidencing such weight.
(D)	All tare, gross, actual or constructive weights, shall be properly certified to by the person or persons, who ascertained such weights,.
RULE 35	(A) – EXPEDITED SERVICE
1.	Expedited Service as used herein means tendering delivery of a shipment less than 5,000 pounds on or before a specific date.
2.	Subject to the availability of equipment for the particular service desired, shippers may obtain expedited service on a shipment of less than 5,000 pounds and transportation charges shall be computed on the basis of 5,000 pounds and tariff rates applicable to 5,000 pounds. The carrier shall not be required to provide exclusive use of vehicle under this paragraph. For exclusive use of vehicle, refer to Paragraph (B) of this rule.
	BILL OF LADING TO BE MARKED OR STAMPED: EXPEDITED SERVICE ORDERED BY SHIPPER SHIPMENT MOVING AT WEIGHT OF POUNDS ACTUAL WEIGHT POUNDS DELIVERY (TENDER) ON OR BEFORE DATE
3.	Except in case of fault of the shipper, in the event the shipment is not tendered for delivery on or before the delivery date, this rule shall apply. In such case the charges for the shipment shall be subject to all other applicable rules and provisions of this tariff.
	Continued on next page.
	THIS SPACE INTENTIONALLY LEFT BLANK

## GENERAL BASIS - WEIGHT BASIS

RULE 35 (Continued)

### (B) - EXCLUSIVE USE OF VEHICLE

- 1. Subject to availability of equipment, a shipper may order an Exclusive Use of Vehicle of specific cubic capacity, for transportation of a shipment. Transportation charges shall be based on actual weight subject to minimum charges as follows:
  - (a) 1000 cubic feet or 7000 pounds
  - (b) If the capacity of the vehicle ordered is in excess of 1000 cubic feet, the minimum charge shall be based on 7 pounds per cubic feet of total vehicle space ordered.

2. If at time of loading such shipment, carrier does not have available a vehicle of capacity ordered, carrier may substitute a vehicles or vehicles of an equivalent or greater capacity and transportation charges and minimum therefore shall be the same as would apply had the carrier furnished a vehicle of the capacity ordered. (See Paragraph (D) of the Rule)

BILL OF LADING TO BE MA	RKED OR STAMP	ED:
EXCLUSIVE USE OF VE	HICLE OF	CU. FT. CAPACITY
ORDERED BY SHIPPER		
SHIPMENT MOVING A	WEIGHT OF	POUNDS
ACTUAL WEIGHT	POUNDS	<u> </u>

(C) – SPACE RESERVATION FOR A PORTION OF VEHICLE

Subject to availability of equipment, shipper may reserve a portion of the capacity of a vehicle by ordering a specific quantity of space, in units of 100 cu. ft. and accepting transportation charges based on actual weight of shipment subject to minimum transportation charges as follow:

BILL OF LADING TO BE MARKED OR STAMPED: SPACE RESERVATION OF \_\_\_\_\_ CU. FT. CAPACITY ORDERED BY SHIPPER SHIPMENT MOVING AT WEIGHT OF \_\_\_\_\_ POUNDS ACTUAL WEIGHT \_\_\_\_\_ POUNDS

## (D)- DISPLAY OF VAN SPACE

The number of cubic feet of van space shall be legibly displayed on each side of the vehicle used by the carrier in rendering service under Paragraph (B) of this rule.

<u>M.D.T.E. NO.</u>	31005 LIBERTY MOVING & STORAGE, INC. ORIGINAL PAGE: 18
RULE 36	MILEAGE AND INTERMEDIATE APPLICATION
	All mileages for transportation are based on the Rand McNally Mile maker and re-issues thereof.
RULE 37	EXTRA PICK-UP OR DELIVERY
	Portions of this shipment may be picked up or delivered at one or more places of origin, destination, or en route. Charges will be for total weight of the entire shipment for the total distance via points of pick-up or delivery, plus additional service charges applicable to each portion of the shipment.
<u></u>	ADDITIONAL SERVICES
ap	ply to all territories and are in addition to all other rates and charges in this tariff.
ITEM 100	CONTAINERS, PACKING AND UNPACKING
	1. Rates include packing, the use of packing containers and materials. No additional hourly rates shall be charged for the personnel performing such service.
	2. All such cartons and containers furnished and packed by the carrier remain the property of the consignee. If the consignee or his agent requests unpacking (which includes disposal of such cartons, if requested), separate rates apply in addition to packing rates.
	3. In the event two or more cartons or containers must be joined because of size, shape or character of the item or items to be packed, each such carton or container that is so joined will be counted as one carton for rating purposes.
	4. Debris removal or unpacking after delivery date is applicable to local hourly rates.
	THIS SPACE INTENTIONALLY LEFT BLANK

## LIBERTY MOVING & STORAGE, INC.

**ORIGINAL PAGE: 19** 

## ADDITIONAL SERVICES

ITEM 100 (Continued)

#### CONTAINERS AND PACKING

Container Type	PACKING	
Dish Pack 5.2 cubic feet (barrel	\$ 30.00	
Book Carton – 1.5 cubic feet	8.00	
Medium Carton – 3.0 cubic feet	12.00	
Medium Carton – 4.5 cubic feet	15.00	
Large Carton – 6.1 cubic feet	16.00	
Wardrobe Carton – 10.0 cubic feet	15.00	
Mattress Carton – Crib	8.00	
Mattress Carton – Single	11.00	
Mattress Carton – Double	14.00	
Mattress Carton – King/Queen	22.00	
Mattress Carton – Pillow Top	34.70	
Corrugated Containers (specially designed for paintings & mirrors)	28.00	
Grandfather Clock Box	140.00	
Crates & Containers (five cubic foot minimum) (other than	12.00	
corrugated, specially designed for constructed mirrors,	per cubic foot	
paintings, glass, or marble tops and similar fragile articles)		
Minimum Crates	60.00	

**ITEM 110** 

## LABOR CHARGES

Regular time and overtime charges cover all additional services for which no charges are otherwise provided in the tariff, when such services are requested by the shipper. Refer to hourly rates for applicable charges.

**ITEM 111** 

## APPLIANCE SERVICE

Shipper is responsible for the servicing, blocking, or bracing of appliances being transported. If the shipper requests, the carrier will arrange servicing through a third party service. All charges for this service would be those of the shipper, consignor.

**ITEM 112** 

## EXTRA PICK-UP OR DELIVERY (WEIGHT BASIS ONLY)

Carrier will stop at one or more places necessary for making additional pick-up or additional deliveries.

Charge per stop: \$75.00

	ADDIT	IONAL SERVICES		
ITEM 113	-	CARRY OR EXCESSIV HT BASIS ONLY)	<b>VE DISTANCE</b>	
	Where nick-up or delive	ELEVATORS:	equate service: Applies to e	ach
		to provide the service at		
	STAIRS (Inside or outside a bu	ilding)		
	Where pick-up or delivery invo	lves a carry up or down	a flight(s) a charge will be a flight (5 steps or more) \$1.2	
	EXCESSIVE DISTANCE			
	Where pick-up or delivery beyo Door in increment of fifty (50)	• • •	t from carrier's vehicle to co	onsignee
			Per each 50 feet \$1.	25 / cwt.
ITEM		FICLES, LOADING & U HT BASIS ONLY)	JNLOADING CHARGES	
	When a shipment includes a apply to each article and include	-	-	rge will
	AUTOMOBILES, PICKUP T. MOTORIZED GOLF CARTS (excluding boat trailers, horse IMPLEMENTS OR EQUIPM	, RIDING LAWN MOW trailers, travel campers at	ERS, TRACTORS, TRAIL	ERS
	JET SKIS, WINDSURFERS, POWER BOATS;	CANOES, DINGHIES, H	KAYAKS, SCULLS, SKIFI	'S AND
	LARGE SCREEN TELEVISION RADIO DISC'S/DISHES, include	• •		( OR
	ORGANS, PIANO'S, AND H	ARPSICHORDS, any siz	ze;	
	PLAYHOUSES, DOLL HOU KENNELS OR HOUSES (trai			AL.
	BATH TUBS, HOT TUBS, SI	PAS, WHIRPOOL BATI	HS AND JACUZZIS.	
			Rate Per Each	\$ 100.00

LIBERTY MOVING & STORAGE, INC.

WAITING TIME (no fault of the carrier) (WEIGHT BASIS ONLY) When a shipment is traveling 51 miles or over, one (1) hours free waiting time will be allowed. Upon expiration of the free waiting time, additional time will be subject to Carrier's convenience. Applicable service charges for this service can be found in carriers hourly rate table for vehicle and crew size. ITEM 116 AUXILIARY SERVICE (WEIGHT BASIS ONLY) Necessary for pick-up and delivery and applies to all auxiliary services requested by the shipper. (Applies only in connection with Rule 8) Per additional vehicle and driver, see Time Basis Rates.		
allowed. Upon expiration of the free waiting time, additional time will be subject to Carrier's convenience. Applicable service charges for this service can be found in carriers hourly rate table for vehicle and crew size. ITEM 116 AUXILIARY SERVICE (WEIGHT BASIS ONLY) Necessary for pick-up and delivery and applies to all auxiliary services requested by the shipper. (Applies only in connection with Rule 8)		
vehicle and crew size. ITEM 116 (WEIGHT BASIS ONLY) Necessary for pick-up and delivery and applies to all auxiliary services requested by the shipper. (Applies only in connection with Rule 8)		
(WEIGHT BASIS ONLY) Necessary for pick-up and delivery and applies to all auxiliary services requested by the shipper. (Applies only in connection with Rule 8)		
shipper. (Applies only in connection with Rule 8)		
Per additional vehicle and driver, see Time Basis Rates.		
OVERTIME LOADING & UNLOADING (WEIGHT BASIS ONLY)		
This charge applies when this service is necessary by landlord requirements, or is required by prevailing laws and ordinances or is rendered at the specific request of the shipper or his agent.		
Rates apply Monday through Friday 5:00pm to 8:00am, and all day Saturday, Sunday and Holidays. These charges are subject to 1000 pound minimum and do no apply for carriers convenience.		
An additional charge for each overtime loading and each overtime unloading will be \$5.00 per hundred pounds based on the transportation.		
THIS SPACE INTENTIONALLY LEFT BLANK		

ORIGINAL PAGE: 22 LIBERTY MOVING & STORAGE, INC. M.D.T.E. NO. 31005 ADDITIONAL SERVICES **ITEM 118** ISLAND TRANSPORTATION (WEIGHT BASIS ONLY) Charges to or from the islands of Martha's Vineyard, MA and Nantucket, MA are subject to hourly rates, in addition to the cost of ferry and all subsequent charges. **REWEIGHING CHARGE ITEM 119** (WEIGHT BASIS ONLY) The carrier upon the request of the shipper or his agent, made prior to delivery date, will reweigh the shipment. The lower of the two net weights shall be used in determining the applicable charge. Per reweigh: \$50.00 THIS SPACE INTENTIONALLY LEFT BLANK