

***AMERICAN SHORT LINE AND REGIONAL
RAILROAD ASSOCIATION, AGENT**

SUPPLEMENT 26

TO

FREIGHT TARIFF RIC 6007-L

Cancels Supplements 9 and 25

Supplements 3, 4, 5, 7, 8, 13, 14, 15, 17, 18, 22, 24 and 26 contain all changes.

**MILEAGE ALLOWANCES AND RULES
GOVERNING**

THE HANDLING OF AND THE PAYMENT OF MILEAGE

ALSO CHARGES

ON

**CARS OF PRIVATE OWNERSHIP
AS DEFINED IN ITEMS 25 AND 400**

BY

RAILROADS PARTIES TO THIS TARIFF

For List of Participating Carriers, see Item 2.10.

This tariff is also applicable on intrastate traffic except where expressly provided to the contrary in connection with particular items.

ISSUED OCTOBER 6, 2003

EFFECTIVE NOVEMBER 1, 2003

ISSUED BY

AMERICAN SHORT LINE AND REGIONAL
RAILROAD ASSOCIATION, AGENT
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SUPPLEMENT 26 TO TARIFF RIC 6007-L

ITEM 2.10 [PA]

**LIST OF PARTICIPATING CARRIERS
ALPHABETIZED BY STANDARD CARRIER ABBREVIATION
(See Note 1)**

CARR ABBR	AAR CODE	NAME OF CARRIER	ITEM (S) (Note 2)
ICE	342	Iowa, Chicago & Eastern Railroad Corporation [D-1]	458,460,462,464,466,468,470, 472,474,476,478,480,482
IMRL	379	I & M Rail Link, LLC [D-2]	
CPRS	105	Canadian Pacific Railway.....	

EXPLANATION OF NOTES

1. The code numbers shown opposite the abbreviations of the participating rail carriers are the Association of American Railroads Mandatory Accounting Rules, Rule 260 code numbers, and have no bearing on the rate application in this tariff.
2. Item of general application affecting the participation of all or large groups or numbers of carriers are not listed in this column.

EXPLANATION OF REFERENCE MARKS

- [D-1] – Canceled. For Rules and Charges to apply, see Freight Tariff ASLG 6007.
 [D-2] - Canceled, I & M Rail Link was adopted by the Iowa, Chicago & Eastern Railroad Corporation - Adoption Notices ICE 9000 & 9000-A).
 [PA] - Partial amendment.

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ITEM 2.20

CUMULATIVE INDEX OF NEW OR CHANGED ITEMS

New Items added in supplements and items in the original tariff which have been amended in supplements are listed below with reference to the supplement in which such items may be found. (See Item 75 for Method of Cancellation).

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SUPPLEMENT 26 TO TARIFF RIC 6007-L

SECTION 2 EXCEPTIONS TO APPLICATION AND RULES APPLIES ON CARS OTHER THAN TANK CARS

25 ITEM 454-A

CANADIAN NATIONAL RAILWAYS (CN)

1. The provisions of Item 615 Series, or other provisions for the movement of empty freight cars, other than tank cars, without charge will not apply to such cars moving to, from or via CN unless the empty movement is immediately preceded by or immediately followed by a revenue line haul movement via CN. In all other circumstances, charges in Tariff CN 890000 for movement of empty cars on their own wheels will apply.

25 ITEM 457.60-A

(Provisions formerly shown herein and not brought forward are hereby canceled. For provisions to apply, see Item 454-series.)

ITEM 540-A ▲◆◆

NORFOLK SOUTHERN RAILWAY COMPANY (See Note 1)

1. The handling of EMPTY cars for account of NS will be as follows:

- A. The provisions of Item 615 Series WILL NOT apply.
- B. When a car is released from load on NS, the empty car will be returned to the origin station of the last loaded movement via the reverse of the inbound route. If the owner or lessee of the car desires movement of the empty car via a different route or station other than the origin of the last loaded movement, NS will allow one diversion without charge. All subsequent diversions on Norfolk Southern will be charged at the applicable charge and be subject to rules governing diversions in NS 8002 Series. Instructions to divert car should be sent on Company letterhead and faxed to the following :

FAX: 404-589-6233
Norfolk Southern Railway Company
National Customer Service Center
125 Spring Street South West
Atlanta, GA 30303

- C. Empty cars will be handled without charge if the empty movement was immediately preceded by a revenue move within the last 60 days on the Norfolk Southern Railway Company.
- D. Empty cars moving on their own wheels will be subject to charges published in NSRQ 4900 Series Item 101030 Series when:
 - 1. Cars are new or have been restenciled with new initials and/or numbers.
 - 2. Cars are not listed in UMLER.
 - 3. Cars are moving for scrapping or sale.
 - 4. On back to back empty moves the second move is chargeable.
- E. Empty cars consigned to a repair or storage facility will be governed by the provisions published in NS 8002 Series Item 3000 Series.

EXPLANATION OF NOTE

Note 1. If subject car has last contained Hazardous Materials, shipping paper must be furnished at the point of origin of the empty car for all moves whether they are reverse route or not.

ITEM 542-C

(Provisions formerly shown herein and not brought forward are hereby canceled. For provisions to apply, see Item 540-series.)

SUPPLEMENT 26 TO TARIFF RIC 6007-L

SECTION 2 EXCEPTIONS TO APPLICATION AND RULES APPLIES ON CARS OTHER THAN TANK CARS

ITEM 615-D

HANDLING OF EMPTY FREIGHT CARS OTHER THAN TANK CARS (SEE EXCEPTION 6)

PART A APPLIES ONLY TO REFRIGERATOR CARS PROVIDED BY RAILROADS (SEE EXCEPTION 5)

1. Except as provided in Part A. 2. and except as otherwise provided in tariffs of individual carriers lawfully on file, refrigerator cars will be moved empty without charge either to the station or junction point where received under load or under instructions from car owners, to other stations, or for delivery to connecting lines.
2. A new car or a newly acquired car moving prior to its first loaded move in commercial service and a car moving for sale or scrap will be moved subject to applicable rates named in Consolidated Freight Classification and/or in Uniform Freight Classification, or in state classification tariffs where state rates apply, or other applicable tariffs.

PART B APPLIES ON ALL CARS BEARING OTHER THAN RAILROAD REPORTING MARKS, EXCEPT REFRIGERATOR CARS PROVIDED BY RAILROADS AND SPECIAL CAR TYPE "LO" (SEE NOTES 1 AND 2)

1. When a car is released from load, the owner or lessee must issue instructions for the disposition of the empty car to the agent at point of unloading either direct or through consignee or via EDI. Empty instructions may also be included with the original loaded shipping instructions if transmitted via EDI. If the owner or lessee fails to have instructions in the hands of the railroad agent having jurisdiction at point of unloading prior to the time the car is released from load to forward or hold the car, the agent is authorized to forward the empty car to the origin point of the last load via reverse of the loaded route.
2. Empty cars will be handled as follows:
 - A. Except as otherwise provided in this tariff, cars covered by this section will be moved empty without charge between stations or junction points upon receipt of instructions from the car owner or lessee, confirmed in writing. Such instructions must include the specific facility to which such car is consigned or the name and address of the company which controls the car.
 - B. A new car or a newly acquired car moving prior to its first loaded move in commercial service and a car moving for sale or scrap will be moved subject to applicable rates in Consolidated Freight Classification and/or in Uniform Freight Classification, or in state classification tariffs where state rates apply, or other applicable tariffs.

EXPLANATION OF NOTES IN PART B

- Note 1. A car loaded with railroad company material moving on non-revenue billing, will be considered as having been loaded in commercial service on which the railroads derived line-haul revenue.
- Note 2. When a car that has moved in commercial service bearing railroad reporting marks is restenciled with private reporting marks, the newly marked car is considered to be a new or newly acquired car and the provisions of Part B. 2. B. will apply.

PART C APPLIES ONLY TO SPECIAL CARS TYPE "LO" CARS BEARING OTHER THAN RAILROAD REPORTING MARKS (SEE NOTES 1 THROUGH 5 AND EXCEPTION 3)

1. When a car is released from load, the owner or lessee must issue instructions for the disposition of the empty car to the agent at point of unloading either direct or through consignee or via EDI. Empty instructions may also be included with the original loaded shipping instructions if transmitted via EDI. If the owner or lessee fails to have instructions in the hands of the railroad agent having jurisdiction at point of unloading prior to the time the car is released from load to forward or hold the car, the agent is authorized to forward the empty car to the origin point of the last load via reverse of the loaded route.
2. Empty cars will be handled as follows:
 - A. An empty car returned to origin point of the last load via reverse of the loaded movement will be handled without charge.
 - B. Upon receipt of instructions from the owner or lessee, confirmed in writing, showing reference to the preceding loaded move, an empty car, after having been loaded in commercial service on which the railroads derived line-haul revenue immediately preceding the empty movement, will be moved without charge to the destination shown on instructions. Such instructions must include the specific facility to which such car is consigned or the name and address of the company which controls the car. Only one diversion or reassignment of such empty car will be permitted without charge, providing it occurs prior to the car's arrival at the initially billed destination and the handling carrier does not incur backhaul mileage.
 - C. An empty car, moving subsequent to its first loaded move in commercial service on which the railroads derived line-haul revenue, will be moved without charge to and from bona-fide shop facilities for non-discretionary cleaning, lining, relining, maintenance, modification, or repair upon receipt of instructions confirmed in writing, showing the shop facility, destination and full routing and specific reason for such movement. The movement of an empty car to any of these facilities located on the premises of a shipping facility other than a bona-fide shop facility for any of the purposes outlined above will be subject to the charges specified in Paragraph E when such empty movement is not immediately preceded by a loaded movement.

(CONTINUED ON NEXT PAGE)

SUPPLEMENT 26 TO TARIFF RIC 6007-L

SECTION 2 EXCEPTIONS TO APPLICATION AND RULES APPLIES ON CARS OTHER THAN TANK CARS

ITEM 615-D CONT'D

**PART C (Cont'd.)
APPLIES ONLY TO SPECIAL CARS TYPE "LO" CARS BEARING OTHER THAN RAILROAD REPORTING MARKS
(SEE NOTES 1 THROUGH 5 AND EXCEPTION 3)**

2. Empty cars will be handled as follows (Cont'd.):
- D. A new car or a newly acquired car moving prior to its first loaded move in commercial service and a car moving for sale or scrap will be moved subject to applicable rates named in Consolidated Freight Classification and/or in Uniform Freight Classification or in state classification tariffs where state rates apply, or other applicable tariffs.
 - E. Except as provided in Parts C. 2. A., B., C. and D. of this item, an empty car, moving subsequent to its first loaded move in commercial service on which the railroads derived line-haul revenue, but the immediately preceding movement was in empty line-haul service, will be moved upon surrender of written instructions to the railroad agent having jurisdiction at the point where the preceding empty movement terminated, showing destination and route at a rate of 32 cents per actual mile (see Exceptions 1 and 4), as defined in Item 610 (see Note 3) with a minimum of 100 miles (see Exception 2) for each line-haul carrier handling the car, or switching charges where applicable (see Note 4), such charges will be assessed against and must be paid by the person, company or carrier requesting the movement who must not be designated on written instructions. Empty cars being moved for railroad convenience or due to railroad error will not be subject to the foregoing charges.

EXPLANATION OF NOTES IN PART C

1. A car loaded with railroad company material moving on non-revenue billing will be considered as having been loaded in commercial service on which the railroads derived line-haul revenue.
2. When a car that has moved in commercial service bearing railroad reporting marks is restenciled with private reporting marks, the newly marked car is considered to be a newly acquired car and the provisions of Part B, 2. B. or Part C, 2. D. will apply.
3. One diversion or reconsignment of such empty car will be permitted without assessment of this charge, providing it occurs prior to the car's arrival at the initially billed destination and the handling carrier does not incur back-haul mileage.
4. The term "switching charges" is defined as charges assessed under applicable tariffs by a railroad which does not perform any line-haul service in connection with a movement described in Part C, 2. E. of this item.
5. Cars subject to the charges specified in Part C, 2. E. of this item are not considered to be freight moving on tariff rates for the purpose of assessing storage charges under the provisions of Freight Tariff RPS 6004-Series.
6. (Provisions formerly shown are hereby eliminated, see Exception 6). ▲

EXCEPTIONS

1. Rate of \$1.00 per actual mile when for account of GWWR.
2. When for account of BNSF minimum charge will be \$125.00 per car.
3. For account of UP, Item 615 Series, PART C applies, except where UP and the car owner or lessee have an agreement that other handling rules apply.
4. For account of UP, rates in Tariff UP 4703-series apply.
5. Will not apply for the account of the Burlington Northern Santa Fe Railway Company (BNSF).
6. The provisions of this item are not applicable for account CSXT or NS.

EXPLANATION OF REFERENCE MARKS

- ◆ - Increase
- ◆ - Reduction
- ▲ - Indicates no change.

(Underscored portion denotes addition. See Item 540 for provisions to apply.)