

# **Tariff Rules**

## **NVOCC Non-Vessel Operating Common:**

Carrier Rules Tariff (Tariff Rules Number 12-2024)

Tariff Title Page

SACO SHIPPING LINE LIMITED

FMC Org. No. 025875

From: Tariff Origin Scope

To: Tariff Destination Scope

Effective May 28, 2024

All information contained within this tariff is true and accurate and no unlawful alterations will be permitted.

For details of rates, please contact: info@sacoshippingline.com

## **NVOCC Non-Vessel Operating Common Carrier**

(Tariff Rules Number 12- 2024)

Naming Rules and Regulations between US Ports & Points and Worldwide Ports & Points.

- A. Carrier has opted to be exempt from tariff publication requirements per 46 C.F.R. §520 and 532. In that respect Carrier has opted for exclusive use of Negotiated Rate Arrangements (NRA's) effective December 21, 2013.
- B. NVOCC NRA means the written and binding arrangement between an NRA shipper and an eligible NVOCC to provide specific transportation service for a stated cargo quantity, from origin to destination on or after receipt of the cargo by the carrier or its agent (originating carrier in the case of through Transportation).
- C. Carrier's Rules are provided free of charge to Shipper at www.sacoshippingline.com containing the terms and conditions governing the charges, classifications, rules, regulations, and practices of carrier.
- D. Carrier shall issue booking confirmations, quotations, e-mails, and possibly other written communications, which collectively shall be considered an NRA, and which will constitute an offer









by Carrier to shipper of transportation services pursuant to 46 C.F.R. §520.13 and §532 agreed to by Shipper. Carrier's or Carrier's agent's receipt of cargo for this shipment constitutes acceptance by Shipper to this offer, and the terms of the NRA shall bind the parties.

**Publishing Office:** 

### SACO SHIPPING LINE LIMITED

44, Kroytser, Panorama Residence Block A, Flat 01,3120 Limassol Cyprus

Scope:

Filing Information:

Effective Date: May 28, 2024

Rules, regulations and NRA's published herein apply between United States Atlantic and Gulf Coast Ports, United States Pacific Coast Ports, and Great Lake Ports and Inland Ports (See Paragraph A) and Worldwide Ports and Points.

Service:

Motor/Ocean, Ocean/motor, Rail/Ocean, Ocean/Rail and Rail/Motor/ocean combinations of service with single factor through rates as specified in the NRA's.

Interchange Ports:

United States Atlantic, Gulf, Pacific and Great Lakes Ports.

Liability:

Carrier shall be liable to Shipper for Rail and/or Motor movements in accordance with the terms and conditions of the Carrier's Combined Transport Bill of Lading or other applicable transport document issued by Carrier.

A. Worldwide Ports And Points:

The geographic scope of the NRA shall cover the Trade between ports and points served via such ports in the United States and any ports or points served via such ports worldwide, on one hand, and between ports or points served via such ports worldwide









### <u>Application of NRA's and Charges</u>

Filing Information:

Effective Date: May 28, 2024

- 1. NRA's apply from the time of booking. If there are any changes a new NRA will be issued.
- 2. NRA's are stated in the terms of U.S. Currency and apply per 1,000 kilos (W) or 1 Cubic Meter (M), as indicated, whichever yields the greater revenue, except as otherwise specified. Where the word "Weight" or the letter "W" appears next to an article or commodity, weight rates are applicable without regard to measurement. Where the word "Measurement" or the letter "M" appears next to an article or commodity, measurement rates are applicable without regard to weight.
- 3. Except as otherwise provided, NRA's do not include Marine Insurance or Consular Fees.
- 4. For Outbound Cargo, description of commodities shall be uniform on all copies of the Bill of Lading and MUST be in conformity with the validated United States Custom and Border Protection Declaration or Shippers Export Declaration covering the shipment. Carrier will verify the Bill of Lading description with the validated United States Custom Declaration, Custom Entry or Shippers Export declaration including Schedule "B" Number and Dock Receipt. Shipper amendments in the description of goods will only be accepted if validated by United States Customs and Border Protection.
- 5. Force Majure Clause: Any circumstances beyond the reasonable control of Carrier or Service Provider or their respective servants or agents that prevent or threaten to prevent them from complying with or delaying or hindering all or part of their obligations including without limitation, any inherent difficulties of infrastructure, or of geographical, social or political difficulties of the countries traversed; strike, lock-out or any form of industrial action or withdrawal of labor of any kind; civil disturbance, riot, war (whether declared or
- 6. recognized by any political authority or government or not), rebellion, armed conflict, any act of terrorism, or any act of violence or threat, any circumstances or event involving nuclear radiation or substances; pandemic, Act of God, fire, explosion, ice, snow, storms, flood, earthquake, volcanic eruption, tidal wave, epidemic or state of quarantine or any severe weather or any natural physical disaster; sanctions, embargoes; blockades; congestion; any encumbrances; any arrest or restraint; any collision, stranding or sinking; any shortage of components or raw materials, lack of power supplies or telecommunications or lack of available facilities; any economic unviability to the Carrier or Service Provider; Service Providers' or any Persons' liquidation or bankruptcy or any cessation of trade; failures of any transportation network or infrastructure; any prohibiting or impeding acts of state or governmental action.









- 7. For the movement of cargo From/To Inland Points, at Shipper's request, the Ocean Carrier will arrange for transportation via Overland Carrier. Overland Carriers will be utilized on an availability of service basis and NOT restricted to any preferred Carriers, except as Carrier deems as necessary to guarantee safe and efficient movement of said cargo.
- 8. Carrier shall not be obligated to transport the goods in any particular type of container or by any particular Vessel, Train, Motor, or Air Carrier, or in time for any particular market or otherwise than with reasonable dispatch. Selection of Water Carriers, Railways, Motor or Air Carrier used for all or any portion of the transportation of goods shall be within the sole discretion of the Carrier.
- 9. Any tollage, wharfage, handling and/or other charges/surcharges assessed against the cargo at Ports of Loading/Discharge will be for the account of the Cargo. Any tollage, wharfage, handling and/or charges at Port of Lading in connection with the storage, handling, and receipt of cargo before loading on the vessel shall be for the account of the Cargo, and if such charges are assessed against the vessel, the Carrier shall in turn bill and collect the same charges in its full amount from the Shipper. Any additional charges which may be imposed upon the cargo by Governmental Authorities will be for the account of the cargo.

## Bill(s) Of Lading:

Filing Information:

Effective Date: October 2023







### COMBINED TRANSPORT BILL OF LADING

2. Definitions

"Carrier" means the party on whose behalf this RBI of Lading has been signed. 
"Merchard" includes the Shipper, the Receiver, the Consignor, and the 
Consigner, the holdser of the BBI of Lading and the owner of the Goods or 
person cellided to the possession of the Goods and the servants and appendix and 
principals of any of these, all of whom shall be jointly and serversity fable to the 
principals of any of these, all of whom shall be jointly and serversity fable to the 
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The terms of the Carrier's applicable Tariff at the date of shipment are incorporated herein, copies of the relevant provisions of the applicable Tariff are available from the Carrier or it's agents. In the case of inconsistency between this field of Lading and the applicable Tariff, this field of Lading shall prevail.

6. Lem was derivatives provided specifically herein, disputes arising under this 381 of Lading or in connection therewith shall be obtainment activatively by the High Court of Justice In Landons and in secondaries with the linguisht law Any actions account to the linguisht law Any actions countries of the Port of Lading. Port of Discharge, Piaco of Delivary or in any jurisdiction where this Membrach that a place of business.

- 7. Methods and Routes of Transportation
  The Carrier may at any time and without notice to the Merchant:
  (a) use any means of transport (water, land and/or air) or storage whatsoover;
- (a) use any means of transport (wester, lend and/or air), or storage withshootwork reamy the Goods on another vessel or conveyance or by any other lenders of lambgod than that named on page len overfeet.

  (b) transition or carry the Goods on another vessel or conveyance or by any other lenders of lambgod than that named on page len overfeet.

  (c) the nearest, most client, customary or advertised route at any social, and proceed to or stay at any place whitstower once or more ordina and any service or early feet any feet or white the stamportion of the service of the stamportion of the service or service or any feet or whitstower, alshow or afford, in the open or covered, and require the whitstower, alshow or afford, in the open or covered, and require the Merchant to table delivery and, upon failure to do so, werehouse the Goods at that and expense of Merchant and Goods.

  (d) coods at that and expense of Merchant and Goods.

  (e) coods at that and expense of Merchant and Goods.

  (e) could be considered to substitute or any open contrained or substitute or the service or the contrained on the service or covered or the service of the force of the service or covered or covered to the service of the service or covered or covered to the service of the service or the service or covered or covered to the service of the service or covered or covered to the service of the service or covered to the service or
- trecommendations;
  (f) take any other steps or precautions as may appear reasonable to the Carrier under the diroumstances.

Center under the circumstances.

The libertise act out in Clause 7(a) through 7(f) may be invoked for any purpose whitaboover even if not connected with the carnings covered by this lies of theseform, shall be deemed to be write the continuate and contemplated carnings and not be an unessentiable developed. Note/that-daring, the Carning shall be entitled to full Charges and any additional freight, storage and all other expenses incurred by or on behalf of Centre, all of which shall be due and owing from Manchant, and the Centrier shall be self-led to full Centrier shall be used to write the continuation of the centre of the

8. Optional Stowage
(1) Goods may be ableved by the Carrier by means of end in, for example, Cortainners, Italians, transportable tankes, fields, pallots, or similar entities of transport seeks to consolidate Goods behave and covered not uncovered fasts, with the stowers behave Carrier or mealwhold by it is a stowed condition from the Merchard, may be carried on or under deck without notice to the Werchard and is occarried, the legislation referred to in Clause 11 below shall sophy nowther than the control of t

### 9. Hindrances affecting performance

9. Hindrances affecting performance (1) The Carrier shall use reasonable endeavours to complete the transport and to deliver the Goods at the place designated for delivery or as near thinecto as under the prevailing circumstances possible. (2) if at any time this performance of the contract as evidenced by this Bill of desidentings of whatevers (knot the Carrier (whether or not the transport is commenced) may at any time at its sole discretion and without notice to the Menchant:

Merchant:

(a) situation the Carriage of the Goods and where reasonably possible place the Goods or any part of them at the Merchant's disposal at any pisce which the Carrier may doesn add and ownerser, whereupon the responsibility of the Carrier has reported by an observable of the Carrier and the and converser, whereupon the responsibility of the Carrier's right to abendon the Carriers sub-Cleave (a) above, or official the Carrier's right to abendon the Carrierge under Sub-Cleave (a) above, or officials the Carrier's right to abendon the Carrierge under Sub-Cleave (a) above, or officials the Carrier size (b) to any went the Carrier's shall be entitled to full finight for Goods received for transportation and additional compensation for extra cotar security from the circumstances referred to above. The Certific exercising the liberties under the circumstances referred to above. The Certific exercising the liberties under the circumstances referred to above. The Certific exercising he liberties under the circumstances of t

## 10. Option of Inspection

18. Option or inspection.

The Carrier may at its option open any Container or package to Inspect the contents. If it appears that any part thereof cannot safely or properly be carried, either at all or without incurring additional expense, the Carrier may abandon the transportation and/or titue any measures and/or incur any reasonable additional expenses to continuous carriege or store Goods, which storings shall be deemed to constitute due offered the transportation and the content of the conte

11. Replic Liability (1) The Carrier shall be liable for loss of or damage to the Goods occurring between the time when it receives the Goods into its charge and the time of delivery. In case of a multimodal transport and it the place of damage or loss of the Goods is known, the responsibility of the Carrier is detarmined by the law which applies to this lay of carrier, be relieved of fiability for any loss or damage if such loss of damage areas or resulted from.

- useh loss or demage, receiver, the relieved of fiability for any loss or demage if

  (a) act or neglect of the Merchant.

  (b) compliance with the instructions of the person(s) entitled to give them.

  (c) the tack of, or defective conditions of packing in the case of Goods which, by their nature, are stable to westinge or to be observed when not pecked or when not properly packed.

  (a) investment vice of the Goods.

  (b) insufficiency or inadequacy of marks or numbers on the Goods, overing, or unit loads, sometime or stoppages or restraints of labour from whatever causes whether partial or general.

  (b) act, neglect or default of the masker, mariner, plot or the sequence of Centre in the receiption or a high control of the sequence of the sequ

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(3) Where under Gause 11 (2) the Camier is not under any liability in respect of some of the factors causing the loss or damage, it shall only be liable to the what his those ordered when the those ordered when the liability of the Clause have contributed to the loss or damage.

(4) It shall be presumed that a damage which under the circumstances of the case could be attributed to the loss are events specified in Clause 11 (2) were caused by when causes or events a specified in Clause 11 (2) were provided to the causes of the cause of the caused of the which or damage was not in the caused either wholly or partly by one or more of these causes or events.

12. Umits of Liability

(1) When the Carrier is liable for compensation in respect of loss of or damage
to the Gloccis, such compensation shall be calculated by reference to the value
of such Gloccis they would have had at the place and time they were delived to
discus Gloccis they would have had at the place and time they were delived to
delivered.

(2) The sound value of the Gloccis shall be fitted according to the commodity
exhange price or, if there is no such price, according to the commodity
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exhange price or in the control of the Gloccis of the same shirt and quality and is
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(3) Compensation per Bill of Liading for Glocdis lost or damaged or for other
damages shall not exceed USS 1,00000 legal sharler of the USA,
hague-Visiby Rudest US CDQSA 1998 or any other limit set under the
applicable Conventions. In all other events the compensation half not exceed
USS 2,00 per Kill of gross weight of the Glockis.

Carrier, the value for the Codes of the stem of the USA.

Special Provision for the decired value of the overest the universe freight high exceeds the
limits laid down in this Clause has been related on page two overleaf of the Bill of
Lading at the place indicated and when an ad vincere freight half be some part.

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13. Special Provisions for Liability and Compensation

(1) Notwithstancing anything provided for in Clauses 11 and 12 above, the loss or damage of the Center and or the Merchant statil, in respect of liability of the Carrier, be determined by the provisions contained in any thornactions. Convention or maken a metal povisions contained in any thornactions Convention or maken an extra provision and contained in any thornactions. Merchane had made a separate and direct contract with the Carrier in respect of the particular stage of transport where the loss or damage occurred and if here was received as evidence there are a superior of the particular stage of transport or relations law shall apply.

Such informational Convention or relations law shall apply.

Such informational Convention or relations law shall apply as the stage of the support of the Carriage Act of 1906 apply to carriage by sea by virtue of the foregoing providence, the liability of the Carriage Act of 1906 apply to carrier in resport of any carriage by sea shall be determined by the international Convention for the Unification of certain rules relating to Bliss of Lading adord 25 August 1924 (Hagus Palas) and any subsequent, amendments themson. The Hague-Priagual-Vally Rules shall allow as if such carriage twee carriage by sea. They shall allow apply to all Goods whether carried on dook or under dook.

(3) if it compresses the provisions of the conclusively deemed to have occurred which at the specific particular of the conclusively deemed in accordance with all the provisions of the Carriage the Carriage the Carriage the Carriage the Carriage of the Carriage of the Carriage the provisions of the Carriage for the Carriage the provisions of the Carriage of the Carriage the provisions of the Carriage the source of the Carriage the Carriage of the Carriage the Carriage the Carriage the Carriage of the Carriage the Carriage of the Carriage the Carriage the Carriage the Carriage of the Carriage the Carriage the Carriage the Carriage the Carriage the

### (4) If the place of receipt or place of delivery is not named on page two overleaf.

- (a) the Certifer shall be under no listility whatsoever for loss of or dismage to the Geody, howevery occurring, if each lose or demage arises prior to the Geody, howevery occurring, if each lose or demage arises prior (b). If the place of delivery is not named on the face harred, the Certifer shall be under no liability whatsoever for lose of or dismage trates subsequent to district the control of the Certifer shall be under no liability whatsoever for loss of or dismage stress subsequent to district the control of the contr

The beings, consequentees being the Certion does not undertake that the Goods shall arrive at the Prot of Descharge or Place of Delivery at any particular time or to inclinate or consequential loss or change cousied by oldey. If the Centre should nevertinates be had legably liable for any such direct or indirect or consequential loss or distinged custed by such a flagge delay, such liability shall be limited to the freight for the transport covered by this Bill of Ludding, or to the value of the Goods as delamined to Gualde 12, whichever is the leaser.

### 15. Notice of Loss of or Damage to the Goods

The review of Loss of or Custings to the Goods.

(I) Unless notice of loss of or demage to the Goods, specifying the general nature of such lose or demage, is given in writing by the Merchant to the Custion nature of such lose or demage, is given in the Merchant of the Merchant of the Goods as described in the State of Lading, and of the Selvine by the Custer of the Goods as described in this State of Lading, (2) Where the loss or damage is not apparent, the same prime tacke effect shall apply if notice in writing is not eighen within there (3) consecutive days after the day when the Goods were handed over to the Merchant.

### 16. Defences and Limits for the Carrier, Servanta, etc.

16. Defences and Limbts for the Carrier, Servanta, etc. (1) The detaces and Limbts for the Carrier for loss or damage in the Goods whether apply in any action against the Carrier for loss or damage to the Goods whether the action be stonded in contract, ballment or in lost and even if the loss or damage arose as a result of unacessorithress, negligence or landamental beaseh of contracts. (2) The Menchant undertakes that no claim shall be made against any servant, aggert, Subcontractor or other persons whose services the Center has used in aggert, Subcontractor contract, the Carrier has used in the Carrier against all consequences thereof.

(3) Without projuloto to the foregoing every such servant, agent, and Subcontractor shall have the benefit of all Terms and Conditions of whatspower nature hease contained or otherwise benefits gift the Carrier including Clause is heared (1 the law and prindetion clause) as if such Terms and Conditions contract, the Carrier, to the action of such Terms and Conditions, coet so or its own behalf, and also as agent and thustee for such servants, agents and Subcontractors.

17. Merchant's responsionary.

The Morchant's trail be deerned to have guaranteed to the Center the accuracy, at the time the Goods were taken in charge by the Center, of the description of the Goods, march, rumbers, quantify and weight, as furnished by it and the Merchant shall defend, indemnify and hold harmless the Center against all loss, damage and apposite acting or resulting from insocratedes in or indequacy of such particulars. The Merchant shall remain table even if the Bill of Lading has been transferred.

(2) The Cerrier does not accept liability for damage due to the unsuitability or defection condition of any equipment supplied by the Morrhand.
(3) Constainers supplied by or on behalf of the Carrier shall be relumed to the Carrier with Interiors clean, odour fee to the point or place designated by the Acrier and in the same order and condition as handed over to the Meschinit at the port of looding or any other Inland destination and eithin the time prescribed in the Carriers that of elementers. Should a Container not be returned in such many of the following the containers of the containers and the following the containers of the containe

(4) Containers released into the care of the Merchant for packing, unpacking or any other purpose whitebower are at the sole risk of the Merchant until recolatived to the Corrier. The Merchant shall indemnify the Carrier for all loss of another carriege another delay to such containers. Merchant's are deemed to serve of the dimensions and capacity of any Containers released to been.

### 19, Dangerous Goods

20. Freight and Charges

(1) The Inlight psychia hereunder has been calculated and besed on particulars
of the Inlight psychia hereunder has been calculated and besed on particulars
of the Inlight psychia here in the Inlight psychia here in the Inlight psychia
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the particulars. Inlighted are lound to be incomed. The Inlight and the Merchant
particulars, and psychia here in the Inlight psychia here in the Inlight psychia here.

(2) Freight shall be deemed completely earned on receiv of the Goods by the
Carrier and non-returnable in any event, Goods and/or Vessel bott or not lost
and shall be paid by the Merchant Immediately without any self-oil, counter-chain
(3) Charges and/or expenses and/or claims, these psychiates, derragine, coast
and other amounts which may be incurred or imposed upon Carrier by reason of
any treach by Merchant of any of the terms and previous and other amounts which may be incurred or imposed upon Carrier by reason of
any treach by Merchant of any of the terms and previous and other amounts which may be incurred or imposed upon Carrier by reason of
any treach by Merchant of any of the terms and previous and other amounts which may be incurred or imposed upon Carrier by meann of
any treach by Merchant of any of the terms and previous and other is Bill of Lading
or of any statutory or regulatory requirement or to be paid by the Merchant as
statutory like are psychiation of demand shall be considered definitely psychia in
like manner as soon as the charges/expenses have been incurred.

(4) Merchants shall be jointly and severally liable to Carrier for freight, charges, separases, denuminge, delention, advances and any and all costs associated with the abandoment of the Goods or a relatate of the consigner to take delivery whether or not page two overload has been marked "prepaid" or "collect" to large a freight, charges, expenses at the (exe Stove) remain unpaid.

### 21. Lien

The Carrier shall have a sien on the Goods and any documents relating thereto which shall survive delivery of the Goods for any series whitebover possible by or chepgabilit to or left the account of the Metchert needs that Bill of Lading and the control of the control of the Metchert needs that the Carrier shall shall be whomstower dies and for the cost and expenses of recovering such sums. The Carrier shall shall be there is the najested the Metchert on the Goods and any document relating thereto for all sums due from time to the Carrier in connection with any other shipment of the Metchart. The Carrier may except the list end sany time and place in its close discretions and may dispose of or sail the Goods previewly or by public suction without motions to the Metcherts.

### 22. General Average

22. Clemental Average

(i) General Average shall be adjusted at any port or place at the Carrier's
option, and to be settled according to the York-Artheep Rules 1984, this
covering all Cooks, whether transied on or under dock. The New Jacon Clauses
(2) Becunity including a cash deposit as the Carrier may deem sufficient to over
the estimated contribution of the Gloods and any selvinge and appeal charges
thereon, shall, if required, be submitted to the Carrier prior to delivery of the
Gloods.

The Both-to-Blame Collision Clause as adopted by BIMCO shall be considered incorporated herein.

26. U.B. Trade (1) in case the contract evidenced by this Bill of Lading is subject to the Centrage of Goods by Sea Act of the United States of America, 1936 (U.S. COGSA), then the provisions stated in the seal Act shall govern before iscelling and after discharge and throughout the entire time the Goods are in the Central soutbody. (2) if the U.S. COGSA applies, and unless the rature and value of the Goods have been declared by the shipper before the Goods are made and over to the Central south innerval or this Bill of Lacing, the Central shall no event be of the Code and the Central shall be of Lacing and Goods in an amount exceeding USS 500 per package or outstorney image use.
(3) The Sud-harm Daylard Court of New York is have seek justication in cases that are Bigsted for cargo shipped to or from the United States of America.

28. Non-Walver and Severability
Nothing in this III of Lading shall operate to deprive the Carrier of any statutory
protection or defence, immunity, exemption, limitation of or exercestion from
isobity contained in applicable leave. The Terms and Conditions of the Bill of
Lading (rickcling, all the terms and conditions of the Bill of
Lading (rickcling, all the terms and conditions of the Carrier's applicable says)
incorporated herein by virtue of Casses 3 above) pall be separable, and if any
part or stem hereof shall be held invalid, this shall not affect the validity or
senforceability of any other part of term hereof.

SACO SHIPPING LINE LIMITED

FishC Organization No. 025875

Version; Oktobur 2023









### **Surcharges and Arbitraries:**

Filing Information:

Effective Date: May 28, 2024

Surcharges that are assessed by the underlying ocean common carrier shall be for the account of the cargo and are as per the NRA.

### Valorem NRA's:

Filing Information:

Effective Date: May 28, 2024

- 1. The liability of the Carrier as to the value of shipments at the rates herein provided shall be determined in accordance with the clauses of the Carrier's regular Bill of Lading form.
- 2. If the Shipper desires to be covered for a valuation in excess if that allowed by the Carrier's regular Bill of Lading form, the Shipper must so stipulate in Carrier's Bill of Lading covering such shipments and such additional liability only be assumed by the Carrier at the request of the Shipper and upon payment of an additional charge based on the total declared valuation in addition to the stipulated rates applying to the commodities shipped as specified herein.
- 3. Where the value is declared on any piece or package in excess of the Bill of Lading limit of value of \$500.00, the Ad Valorem rate, specifically provided against the item, shall be five (5) percent of the value declared in excess of the said Bill of Lading limit of value and is inmaddition to the NRA.

## **Co-Loading In US Foreign Commerce:**

Filing Information:

Effective Date: May 28, 2024

Co-loading is the combining of cargo, in the import or export foreign commerce of the U.S. by two or more NVOCC's for tendering to an Ocean Carrier under the name or more of the NVOCC's.









EXTENT OF ACTIVITY: Carrier participates in co-loading agreements on a Carrier to Carrier relationship. Carrier shall notify Shipper of such action by annotating each applicable Bill of Lading with the identity of any other NVOCC with which its cargo has been co-loaded, and/or Carrier participates in co-loading on a Shipper/Carrier relationship meaning the receiving NVOCC issues a Bill of Lading to the tendering NVOCC for the carriage of the co-loaded cargo. Carrier shall co-load cargo at its discretion and shall notify Shipper of such action by annotating each applicable Bill of Lading with the identity of any other NVOCC with which its shipment has been co-loaded. Where the Carrier is the tendering NVOCC, the Carrier will be responsible to the receiving NVOCC for payment of any charges for transportation of the cargo.

LIABILITY: Carrier's liability to the Shipper shall be as specified on the Shipper's Bill of Lading regardless of whether or not the cargo has been co-loaded.

## **Shippers Requests in Foreign Commerce:**

Filing Information:

Effective Date: May 28, 2024

Any shipper may transmit his requests and complaints as hereinafter defined to the Carrier in writing by mail, electronic mail, courier, facsimile, or telex. Requests and Complaints are to be sent directly to the Carrier in the address shown in the Tariff Rules. You may also send any inquiries to nra.inquiry@sacoshippingline.com

As used in these Tariff Rules, the phrase "Requests and Complaints: means any communication requesting a change in tariff rates, rules, or regulations, objecting to rate increase or other tariff charges, and protests against erroneous billings to an incorrect commodity classification, incorrect weight or measurement of cargo, or other implementation of the tariff. Routine requests for rate information, sailing schedules, space availability and the like are not included in the foregoing,

### Overcharge Claims:

Filing Information:

Effective Date: May 28, 2024

A. All claims for adjustment of freight charges must be presented to the Carrier in writing at the address shown in the Tariff Rules within three (3) years after the date of receipt of shipment by Carrier (in accordance with Rule 3). Any expense incurred by the Carrier in connection with its investigation of the claim shall be borne by the party responsible for the error, or, if no error be found, by the Claimant.

B. Claims for freight rate adjustments will be acknowledged by the Carrier withing 20 days of receipt by written notice to the Claimant of all governing tariff provisions and Claimant's rights under the Shipping Act of 1984, as amended.









EXTENT OF ACTIVITY: Carrier participates in co-loading agreements on a Carrier to Carrier relationship. Carrier shall notify Shipper of such action by annotating each applicable Bill of Lading with the identity of any other NVOCC with which its cargo has been co-loaded, and/or Carrier participates in co-loading on a Shipper/Carrier relationship meaning the receiving NVOCC issues a Bill of Lading to the tendering NVOCC for the carriage of the co-loaded cargo. Carrier shall co-load cargo at its discretion and shall notify Shipper of such action by annotating each applicable Bill of Lading with the identity of any other NVOCC with which its shipment has been co-loaded. Where the Carrier is the tendering NVOCC, the Carrier will be responsible to the receiving NVOCC for payment of any charges for transportation of the cargo.

LIABILITY: Carrier's liability to the Shipper shall be as specified on the Shipper's Bill of Lading regardless of whether or not the cargo has been co-loaded.

## **Shippers Requests in Foreign Commerce:**

Filing Information:

Effective Date: May 28, 2024

Any shipper may transmit his requests and complaints as hereinafter defined to the Carrier in writing by mail, electronic mail, courier, facsimile, or telex. Requests and Complaints are to be sent directly to the Carrier in the address shown in the Tariff Rules. You may also send any inquiries to nra.inquiry@sacoshippingline.com

As used in these Tariff Rules, the phrase "Requests and Complaints: means any communication requesting a change in tariff rates, rules, or regulations, objecting to rate increase or other tariff charges, and protests against erroneous billings to an incorrect commodity classification, incorrect weight or measurement of cargo, or other implementation of the tariff. Routine requests for rate information, sailing schedules, space availability and the like are not included in the foregoing,

### Overcharge Claims:

Filing Information:

Effective Date: May 28, 2024

A. All claims for adjustment of freight charges must be presented to the Carrier in writing at the address shown in the Tariff Rules within three (3) years after the date of receipt of shipment by Carrier (in accordance with Rule 3). Any expense incurred by the Carrier in connection with its investigation of the claim shall be borne by the party responsible for the error, or, if no error be found, by the Claimant.

B. Claims for freight rate adjustments will be acknowledged by the Carrier withing 20 days of receipt by written notice to the Claimant of all governing tariff provisions and Claimant's rights under the Shipping Act of 1984, as amended.









C. Claims seeking the refund of freight overcharges may be filed in the form of a complaint with the Federal Maritime Commission, Washington D.C. 20573, pursuant to the Shipping Act of 1984, as amended. Such claims must be filed within three years of the date of receipt of shipment by Carrier (in accordance with Rule 3). 11 USE OF CARRIER EQUIPMENT.

## **Use of Carrier Equipment:**

Filing Information:

Effective Date: May 28, 2024

Carrier provides no equipment of its own. Should Shipper or Consignee request the use of underlying Carrier's equipment for loading or unloading, all charges assessed against the equipment by the underlying Vessel-Operating Common Carrier shall be for the account of the cargo.

## **NVOCC's in Foreign Commerce: Bonds and Agents:**

Filing Information:

Effective Date: May 28, 2024

### A. BONDING OF NVOCC'S:

- 1. Carrier has furnished the Federal Maritime Commission a bond in the amount required by 46 CFR 515.21 to ensure the financial responsibility of the Carrier for the payment of any judgement arising from its transportation related activities, order for reparations issued pursuant to the Shipping Act of 1984, as amended, or penalties assessed pursuant to the Shipping Act of 1984, as amended.
- 2. Bond No. 50124
- 3. Ame of Surety Company that issued the bond: International Bond & Marine Brokerage LTD, Two Hudson Place, 4th Floor, Hoboken, NJ 07030

## B. RESIDENT AGENT:

- 1. In any instance in which the designated legal agent cannot be served because of death, disability, or unavailability, the Secretary, Federal Maritime Commission will be deemed to be the Carrier's legal agent for the service of process.
- 2. Service of administrative process, other than the subpoenas, may be affected upon the legal agent by mailing a copy of the documents to be served by certified or registered mail, return receipt requested.
- 3. Agent for Service of Process Address: Not Applicable.









## <u>Certification of Shipper Status in Foreign Commerce:</u>

Filing Information:

Effective Date: May 28, 2024

A. In accordance with law, each Shipper who is a Non-Vessel-Operating Common Carrier shall provide to Carrier prior to tendering any shipment, a copy of the current list of tariffed and bonded NVOCC's provided by the Federal Maritime Commission or other evidence as may be acceptable to the Carrier and Federal Maritime Commission. Immediate notice of any cancellation of its tariff or bond shall be given to Carrier by Non-Vessel-Operating Common carrier. Additional copies of the current list of tariffed and bonded NVOCCs provided by the Federal Maritime Commission or other evidence initially provided showing compliance with the tariff and bonding requirements shall be sent to Carrier by each Non-Vessel-Operating Common Carrier semiannually, each April 15 and October 15.

B. If any Non-Vessel Operating Common Carrier provides a false or misleading certification to Carrier, either of its status or of it having filed a tariff and surety bond with the FMC, it shall be liable to Carrier for any fines, penalties, or damages sustained by Carrier due to Carrier transporting cargo in violation of Public Law 98/237.

### <u>Time/ Volume Rates in Foreign Commerce:</u>

Filing Information:

Effective Date: May 28, 2024

Not applicable.

### **Negotiated Rate Arrangements:**

SACO SHIPPING LINE LIMITED (FMC No. 025875) hereby provides notice of its intent to invoke the FMC's tariff publication /adherence exemption pursuant to 46 CFR Part 520 and 532.

SACO SHIPPING LINE LIMITED has opted for the exclusive use of Negotiated Rate Agreements.

### **Freight Forwarder Compensation:**

Filing Information:

Effective Date: June 8, 2024









- 1. Unless otherwise stated in the applicable NRA, compensation to a licensed Ocean Freight Forwarder will be paid in connection with any shipment dispatched on behalf of others when, and only when such forwarder is licensed with the Federal Maritime Commission and has certified in writing that it holds a valid license and has performed the following services.
- A. Engaged, booked, secured, reserved, or contracted directly with Shipco Transport Inc. or its agent for space aboard a vessel or confirmed the availability of that space.
- B. Prepared and processed the Ocean Bill of Lading, dock receipt, or other similar document with respect to the shipment.
- 2. SACO SHIPPING LINE LIMITED will not pay compensation for services described in Paragraph (1), more than once on the same shipment.
- 3. If forwarder is also licensed as a NVOCC, the above referenced certification must also include the following statement: The undersigned further certifies that neither it nor any related person has issued a bill of lading or otherwise undertaken common carrier responsibility as a nonvessel-operating common carrier for the ocean transportation of the shipment covered by this bill of lading.
- 4. SACO SHIPPING LINE LIMITED will not knowingly pay compensation on a shipment in which the forwarder has a direct or indirect interest.
- 5. The applicable percentage shall be: (Applies on Export Shipments only) FCL \$100 per container, LCL 10% for all destinations except South & Central America where 5% shall be applicable.
- 6. Force Majure Clause:

Any circumstances beyond the reasonable control of Carrier or Service Provider or their respective servants or agents that prevent or threaten to prevent them from complying with or delaying or hindering all or part of their obligations including without limitation, any inherent difficulties of infrastructure, or of geographical, social or political difficulties of the countries traversed; strike, lock-out or any form of industrial action or withdrawal of labor of any kind; civil disturbance, riot, war (whether declared or recognized by any political authority or government or not), rebellion, armed conflict, any act of terrorism, or any act of violence or threat; any circumstances or event involving nuclear radiation or substances; pandemic, Act of God, fire, explosion, ice, snow, storms, flood, earthquake, volcanic eruption, tidal wave, epidemic or state of quarantine or any severe weather or any natural physical disaster; sanctions, embargoes; blockades; congestion; any encumbrances; any arrest or restraint; any collision, stranding or sinking; any shortage of components or raw materials, lack of power supplies or telecommunications or lack of available facilities; any economic unviability to the Carrier or Service Provider; Service Providers' or any Persons' liquidation or bankruptcy or any cessation of trade; failures of any transportation network or infrastructure; any prohibiting or impeding acts of state or governmental action.









## **Definitions And Symbols:**

Filing Information:

Effective Date: May 28, 2024

### A. **DEFINITIONS**:

CY/CY(Y/Y) - The term CY/CY means containers packed by Shippers off Carrier's premises, delivered to Carrier's CY, accepted by Consignee at Carrier's CY and unpacked off Carrier's premises, all at the risk and expense of the cargo.

CY/CFS(Y/S) - The term CY/CFS means containers packed by Shippers off Carrier's premises and delivered to Carrier's CY and unpacked by the Carrier at the destination port CFS, all at the risk and expense of the cargo.

CFS/CFS(S/S) - The term CFS/CFS means cargo delivered to Carrier's CFS to be packed by Carrier into containers and to be unpacked by the Carrier from the containers at Carrier's destination port CFS, all at the risk and expense of the cargo.

CFS/CY(S/Y) - The term CFS/CY means cargo delivered to Carrier's CFS to be packed by Carrier into containers and accepted by Consignee at Carrier's CY and unpacked by the Consignee off Carrier's premises, all at the risk and expense of the cargo.

**DOOR (D)** - Door Service pertains to the carrier providing inland transportation from/to the shipper's/consignee's designated facilities.

ALL INCLUSIVE - means the freight NRA shown with the applicable NRA including ocean freight and all other surcharges and accessorial charges, not including destination charges, except those charges effected by the choice or action of the shipper.

BILL(S) OF LADING - means contract of affreightment shipment covering one shipment from one consignor to one consignee with one set of marks.

CARGO, N.O.S. - Means commodities not otherwise specified in individual commodity items in this tariff.

CARRIER - means SACO SHIPPING LINE LIMITED and/or participating inland carriers.

CHASSIS - means a wheeled assembly, with or without container, constructed to accept mounting of demountable trailer body, container or flexivan.

**CONSIGNEE** - means the person, firm or corporation shown on the Bill of Lading as the shipper of the property received by the carrier for transportation.









CARRIER CONSIGNOR, CONSIGNEE OR SHIPPER - includes the authorized representatives or agents of such "Carrier", "Consignor" or "Consignee".

CONTAINER - means a single rigid, non-disposable dry cargo, ventilated, insulated, reefer, flat

vehiclerack or open top container with/without wheels or bogies attached not less than 20 feet or 6.06 meters nor more than 40 feet or 12.19 meters in length, having a closure of permanently hinged door, that allows ready access to the cargo. All types of containers will have construction, fittings, and fastenings able to withstand, without permanent distortion, all the stress that may be applied in normal service use of continuous transport- station. Except as otherwise provided, the term "Container" is interchangeable with trailer and has common meaning.

CONTROLLEDTEMPERATURE - means the maintenance of a specified temperature or range of temperatures in carrier's trailers.

**DAY** - means a twenty-four (24) hour period beginning at 12:01 A.M.

DRY CARGO - means cargo other than that requiring temperature control, atmosphere control or bulk cargo.

HOLIDAY - As used in this tariff shall consist of the following days: New Years Day Washington's Birthday (Third Monday in Feb.) Memorial Day (Last Monday in May) Fourth of July Labor Day Thanksgiving Day Christmas Day when any of the holidays stipulated above falls on Sunday, the following Monday shall be deemed as that holiday.

IN PACKAGES - Shall include any shipping form other than "in bulk", "loose" "in glass or earthenware, not further packed in our container" or "skids".

KILO TON - means 1,000 kilos.

KNOCKED DOWN (KD) - means that an article must be taken apart, folded or telescoped in such a manner as to reduce its bulk at least 33-1/3 percent from its normal shipping cubage when set up or assembled.

MIXED SHIPMENT - means a shipment consisting of articles described in and rated under two or more rate items of this tariff.

MOTOR CARRIER - means participating motor carrier(s) as named in this tariff.

**NESTED** - means that three or more different sizes of the article or commodity must be enclosed, each small piece within the next larger piece or three or more of the article must be placed on within the order so that each upper article will not project above the lower article more than one third of its height.









NESTED SOLID - means that three or more of the articles must be placed one within or upon the other so that the outer side surfaces of the one above will be in contact with the inner side surfaces of the one below and each upper article will not project above the next lower article more than half inch.

NON-HAZARDOUS - means non-label cargo which is permitted stowage between or under decks (other than Magazine) and such will be rated in accordance with the NRA applied therefor, as provided in the NRA and if no specific rate is published, then the Cargo, N.O.S. rate will apply.

ONE COMMODITY - means any or all of the article described in any one rate item in the NRA.

PACKING OR STUFFING - Covers the actual placing of cargo in to the container as well as the proper stowage and securing thereof within the container.

**POINT** - means a particular city, town, village, community, or other area which is treated as a unit for the application of the NRA.

PLACE - means a particular street address or other designation or a factory, store, warehouse, place of business, private residence, construction camp or the like, at a "Point".

SITE - means a particular platform or specific location for loading at a "Place".

STUFFING/UNSTUFFING -means the physical placing of cargo into or the physical removal of cargo from carrier's containers.

TRAILER OR CONTAINER - Used interchangeably, with Container, see definition for "Container".

TRAILERLOAD - means an article has been accorded a rate(s) governed by a trailer load minimum weight or measurement per shipment.

UNITIZED LOAD - means a consolidation of shipping packages secured to pallets when the individual component shipping packages are bonded or otherwise securely held together to form a single shipping unit that has been prepared by the shipper in order to facilitate mechanical handling.

UNPACKING, UNSTUFFING OR STRIPPING - means the removal of the cargo from the containers as well as the removal of all securing material not constituting a part of the container.

VEHICLE - means a container or trailer as more fully defined under container or trailer herein. WATER CARRIER'S TERMINAL - means the place where loaded or empty containers are received by water carrier or delivered by water carrier. The place where water carrier assembles, holds or stores its containers.





