

This publication explains Styline Logistics extended services as well as the rules and conditions of service that apply on shipments moving under other publications, pricing agreements, or individual customer contracts which show this document as a governing publication. Exceptions to any of the items in this publication will be noted in customer specific pricing agreements, statements of agreed pricing, or contracts that apply for individual Styline customers. Styline, in accordance with its obligations under the Interstate Commerce Commission Termination Act, Section 13710, shall provide to the Shipper, on request of the Shipper, this publication or any other written or electronic copy of the rate, classification, rules, and practices upon which any rate applicable to its shipment or agreed to between the Shipper and Carrier is based. In addition, this publication appears on Carrier's internet site (www.styline.com), and may be accessed at any time, by any Shipper without cost.

In an effort to provide its customers with quality service and competitive rates, certain commodities are shipped at less than full value. Styline encourages its customers to review this publication as some items may be subject to limitations of liability, released values, or other requirements which may relate directly to the shipment. All Shippers are further encouraged to evaluate their personal or corporate cargo insurance policies so they may ship their goods at the lowest possible rate while still being insured for full value.

In the event Carrier receives no shipments rated under the provisions of any individual Tariff Item or Statement of Agreed Pricing, for a period of 120 days, the Item or Statement of Agreed Pricing will be deemed obsolete and subject to cancellation.

Unless otherwise provided, when provisions of this tariff are in conflict with those published in individual contracts and/or tariffs, such contracts and/or tariffs, to the extent of their application, will apply.

Reissued tariffs, items, or parts of items will cancel previously issued tariffs, items or parts of items, or publications referenced thereto.

When this tariff provides for the application of charges, the Carrier will maintain records to verify the charges and so document any billing or invoicing to the payor.

Unless otherwise provided, charges for services shown herein will be borne by the party requesting the service or guaranteed to the satisfaction of Carrier before services will be performed.

Unless otherwise provided, charges for services shown herein will apply in addition to all other applicable charges.

Unless otherwise provided, requests for changes to a bill of lading must be in writing from the responsible party(s).