**ALL WORLD SHIPPING CORP. ORIGINAL TITLE PAGE**

**TARIFF NO. 002**

**---------------------------------------------------------------------------------------------------------------------------------**

**FMC Org. No.: 017745 Effective Date: 1OCT2021**

**Non-Vessel Operating Common Carrier Published Date: 1OCT2021 Expiration Date: NONE**

**---------------------------------------------------------------------------------------------------------------------------------**

**Controlled Carrier Status: NONE**

**---------------------------------------------------------------------------------------------------------------------------------**

**TITLE PAGE**

TARIFF NO. 002

NRA Governing Rules Tariff

NAMING RULES AND REGULATIONS ON CARGO MOVING

IN CONTAINERS AND BREAKBULK

BETWEEN

U.S. PORTS AND POINTS

(AS SPECIFIED IN RULE 1)

AND

WORLD PORTS AND POINTS

(AS SPECIFIED IN RULE 1-A)

**------------------------------------------------------------------------------------------------------------------------------------**

All World Shipping Corp., is a Federal Maritime Commission (FMC) licensed Non-Vessel Operating Common Carrier (NVOCC), operating under FMC License and Organization No. 07745.

NOTICE TO TARIFF USERS

Carrier has opted to be exempt from tariff publication requirements pursuant to 46 C.F.R. §520 and 532. In that respect Carrier has opted for exclusive use of Negotiated Rate Arrangements (“NRAs”).

NRA means the written and binding arrangement between an NRA shipper or consignee and an eligible NVOCC to provide specific transportation service for a stated cargo quantity, from origin to destination on and after receipt of the cargo by the NVOCC or its agent or the originating carrier in the case of through transportation. The shipper is considered to have agreed to the terms of the NRA if the shipper: (1) provides the NVOCC with a signed agreement; (2) sends the NVOCC a written communication, including an e-mail, indicating acceptance of the NRA terms; or (3) books a shipment after receiving the NRA terms from the NVOCC, if the NVOCC incorporates in the NRA quoted terms the following text in bold font and all uppercase letters: “**THE SHIPPER’S BOOKING OF CARGO AFTER RECEIVING THE TERMS OF THIS NRA OR NRA AMENDMENT CONSTITUTES ACCEPTANCE OF THE RATES AND TERMS OF THIS NRA OR NRA AMENDMENT.”**

The terms contained in the NRA writings shall be a valid offer for 30 days (or a date agreed to by the parties) from the booking date, unless otherwise rescinded by the Carrier prior to receiving Shipper’s cargo. Carrier's or Carrier's agent's receipt of cargo for the shipment constitutes final acceptance by Shipper or Consignee of the NRA offer, and the terms of the NRA shall bind the parties. All applicable origin and destination local terminal and/or port charges shall be for the account of the cargo. The NRA may be amended after the time the initial shipment is received by the NVOCC, but such changes may only apply prospectively to shipments not yet received by the NVOCC. NRAs can otherwise be amended by the parties in writing or by acceptance of the quoted NRA amendment by booking of the cargo. For any pass-through charge for which a specific amount is not included in the NRA or the rules tariff, the NVOCC may invoice the shipper for charges the NVOCC incurs, with no markup. The NRA may list the additional surcharges or assessorial charges, including pass-through charges, or reference specific surcharges or assessorial charges in the NVOCC's rules tariff.

**-------------------------------------------------------------------------------------------------------------------------------**

 Published By:

 All World Shipping Corp.

 Publishing Ms. Lisa Green

EMAIL: lgreen@allworldshipping.com

TEL: 954-444-4009