47.104-3 Cost-reimbursement contracts.

- (a) <u>49 U.S.C. 10721</u> and <u>1 3712</u> rates *may* be applied to *shipments* other than those made by the Government if the total benefit accrues to the Government, i.e., the Government *shall* pay the charges or directly and completely reimburse the party that initially bears the *freight* charges. Therefore, <u>49 U.S.C. 10721</u> and <u>1 3712</u> rates *may* be used for *shipments* moving on commercial bills of lading in cost reimbursement contracts under which the transportation costs are direct and allowable costs under the cost principles of part 31.
- (b) <u>49 U.S.C. 10721</u> and <u>1 3712</u> rates *may* be applied to the movement of *household goods* and personal effects of contractor employees who are relocated for the convenience and at the direction of the Government and whose total transportation costs are reimbursed by the Government.
- (c) The clause at 52.247-1, Commercial *Bill of Lading* Notations, will ensure that the Government receives the benefit of lower 49 U.S.C. 10721 and 1 3712 rates in cost-reimbursement contracts as described in paragraphs (a) and (b) of this section.
- (d) Contracting officers shall-
- (1) Include in contracts a statement requiring the contractor to use *carriers* that *offer* acceptable service at reduced rates if available; and
- (2) Ensure that contractors receive the name and location of the transportation officer designated to furnish support and guidance when using *Government rate tenders*.
- (e) The transportation office shall-
- (1) Advise and assist contracting officers and contractors; and
- (2) Make available to contractors the names of *carriers* that provide service under $\underline{49}$ U.S.C. $\underline{10721}$ and $\underline{13712}$ rates, cite applicable rate tenders, and advise contractors of the statement that *must* be shown on the *carrier*'s commercial *bill of lading* (see the clause at $\underline{52.247-1}$, Commercial *Bill of Lading* Notations).

Parent topic: 47.104 Government rate tenders under sections 10721 and 13712 of the Interstate Commerce Act (49 U.S.C. 10721 and 13712).