Clause 63 (p. 2304) Insert after 63.7 the following:

63.8 Corporation Containers

Demurrage shall be charged on each Corporation container not discharged and returned to the Corporation within 16 working hours as defined in clause 20.15.1 (from the time the container is available at destination station for delivery) as follows:

Type of Container							Per 8 Working Hours or Part Thereof
Bulk flour						٠.)	
Bulk powder		• • •		• •	• •		\$50.00 per container
Bulk liquid					• •	· · · [
GSX GSW	• •		• • .	• •	• •	٠.,	\$25.00 per container
Lightweight metal					• • •	• • •	\$17.00 per container

The above charges shall apply in addition to wagon demurrage which may be incurred under the provisions of this clause.

Clause 66.2 (p. 2306) amend by deleting the words:

and, except where otherwise provided, refers only to goods of classes A, B, C, D and G (including such goods which are subject to a percentage or other increase).

Clause 69.4.1 (p. 2308) amend by deleting the words:

Clause 69.4.2 (p.2308) amend by deleting the words:

Meat, fresh, frozen or chilled, consigned to a port or wharf for export. Charge as for 3 kilometres at rates shown in clause 53. (Class K)

Clause 70 (p. 2309) omit this clause and substitute:

70 COOK STRAIT RAIL FERRY GOODS

Goods shall not be accepted or delivered at wharf terminals.

Clause 72.3 (p. 2314) omit reference to Class 9 and substitute:

Class 9

Miscellaneous hazardous substances, that is any other substances which have shown, or may be shown to be of such a hazardous character that the provisions of the IMCO Regulations apply to them.

Clause 73 (p. 2316) omit this clause and substitute: 73 Deleted.

^{*}Subject to clause 53 wagon minima