52.247-61 F.o.b. Origin-Minimum Size of Shipments.

As prescribed in 47.305-16(c), insert the following clause in *solicitations* and contracts when volume rates *may* apply:

F.o.b. Origin-Minimum Size of Shipments (Apr 1984)

The Contractor agrees that *shipment* will be made in carload and truckload lots when the quantity to be delivered to any one destination in any delivery period pursuant to the contract schedule of deliveries is sufficient to constitute a carload or truckload *shipment*, except as *may* otherwise be permitted or directed *in writing* by the *Contracting Officer*. The agreed weight of a carload or truckload will be the highest applicable minimum weight which will result in the lowest *freight* rate (or per car charge) on file or published in common carrier tariffs or tenders as of date of *shipment*. In the event the total weight of any scheduled quantity to a destination is less than the highest carload/truckload minimum weight, the Contractor agrees to ship such scheduled quantity in one *shipment*. The Contractor *shall* be liable to the Government for any increased costs to the Government resulting from failure to comply with the above requirements. This liability *shall* not attach if *supplies* are outsized or of such nature that they cannot be loaded at the highest minimum weight bracket.

(End of clause)

Parent topic: 52.247 [Reserved]