CN OPTIONAL SERVICES PAYMENT ACCEPTANCE AGREEMENT

(CARE OF PARTY) hereby represents to CANADIAN NATIONAL RAILWAY COMPANY and subsidiaries (CN), that it accepts responsibility for payment of all optional service charges, including but not limited to extended asset use (detention), assessed in accordance with CN Tariff 9000 series, or any exception tariffs thereto, as applicable, (including supplements thereto and reissues thereof) for railcars loaded or unloaded that are normally assessed to the payer of freight, consignor, or consignee, at the locations identified in this agreement.

The **CARE OF PARTY** identified in the opening paragraph owns or operates the following facilities which are hereby included as part of this agreement :

CARE OF PARTY NAME	LOCATION	FAXMITTAL NO.

For each location identified above, the **CARE OF PARTY** accepts responsibility for railcars shipped by any consignor and delivered to any consignee at destination, except those consignors or consignees expressly excluded below:

CONSIGNOR / CONSIGNEE	LOCATION

Moreover, the **CARE OF PARTY** agrees that it accepts full responsibility for optional service charge provisions shown in CN Tariff 9000 series or any exception tariffs thereto, as applicable, and that it will be bound by payment terms, conditions and all other tariff rules related to the application of those tariffs.

This agreement is effective as of the _____ of _____, 20___ and shall remain in effect until cancelled by either party notifying the other party in writing 60 days prior to termination The party signing this agreement acknowledges to **CN** that he/she has the necessary authorization to sign agreements of this nature.

(The Care of Party)	(Title)	(Date)
(Canadian National Railway Company)	(Title)	(Date)