Delivery means delivery to the storer at the warehouse door. The warehouse does not undertake to guard and will not be responsible for the safety of goods ordered out and placed at the disposal of the storer at the loading place; nor will the warehouse be responsible for loss or damage occasioned by any misunderstanding of orders or instructions received by telephone.

6. Transfer of ownership.—When goods in storage are transferred on the books of the superintendent from one party to another, the storage rate and the expiration date will remain the same as if no transfer had been made, unless such transfer involves rehandling of the goods, when a charge will be made as provided in section 16.

7. Lost receipts.—When a storage receipt is lost or destroyed, goods will not be delivered until the storer executes a release or bond of indemnity, or both, as may be required by the superintendent. Unless notice in writing of the loss of a nonnegotiable storage receipt has been delivered to the superintendent at least 24 hours in advance of any subsequent deliveries thereon, no liability shall attach to the warehouse because of such delivery. If only part of the goods covered by the original receipt is withdrawn by the storer, the balance will be treated as a new lot and a new receipt will be issued therefor.

8. Cartage.—Storage rates do not include cartage or drayage. Reasonable effort will be made to obtain efficient cartage to or from the warehouse, whenever such arrangements are necessary, at the prevailing rates for such service.

9. Demurrage.—Car demurrage will not be absorbed, but reasonable diligence will be exercised to unload cars promptly.

10. Insurance.—Storage rates do not include insurance.

11. Responsibility for damage.—In accepting goods from truckmen or carriers, they are receipted for only in such condition as is apparent, and no responsibility is assumed for concealed bad order or for damage that may result therefrom, nor for discrepancies between actual and marked contents of packages, nor for leakage or shrinkage.

12. Right to reject goods offered for storage.—The right to reject

goods unsuitable for storage is reserved.

13. Conditions named in warehouse receipt.—All goods accepted for storage are received and held under the terms and conditions named herein, together with those of the warehouse receipt.

14. Right of removal.—The right to remove goods from one room

to another is reserved.

15. Customers' workmen.—The storer or his workmen will not be allowed to work on or have access to goods in storage unless accompanied by a regular warehouse employee, whose time will be charged for as provided in section 16. A warehouse employee will, if re-

quested, assist in the work to be done.

16. Extra service.—Whenever special warehouse space, service, or material of any sort is supplied, a fair charge will be made therefor. The following charges per man-hour will be assessed for extra labor furnished by the superintendent: Common labor, 75 cents; clerical labor, \$1; minimum charge, 50 cents. A charge will be made for skilled labor according to the service rendered.

17. Warehouse checking.—Stock statements furnished by the customer will be checked with the books of the superintendent without charge; if compiled by the superintendent, charge will be made as

provided in section 16.