52.247-15 Contractor Responsibility for Loading and Unloading.

As prescribed in $\underline{47.207-5}$ (e), insert the following clause in *solicitations* and contracts for transportation or for transportation-related services when the contractor is responsible for loading and unloading *shipments*:

Contractor Responsibility for Loading and Unloading (Apr 1984)

(a)

- (1) Unless otherwise specified in this contract to cover store-door or inside delivery, the Contractor *shall* load and unload *shipments* at no additional expense to the Government.
- (2) The Government or its agent will place or receive *freight* at the tailgate of the Contractor's vehicle. Tailgate delivery, for purposes of this contract, is defined as that which enables a forklift truck or similar equipment, with operator only, to place or remove cargo from the tailgate of the Contractor's vehicle.
- (b) If loading is the responsibility of the Contractor, the Contractor *shall* perform all shoring, blocking, and bracing. The Contractor *shall* provide dunnage at the Contractor's expense.

(End of clause)

Parent topic: 52.247 [Reserved]