**Section 1710.134 Secondary Storage Lots**

A licensed relocator may utilize secondary storage lots for the storage of unclaimed vehicles subject to the following conditions:

a) any such lot must be owned by or under written lease for the exclusive use of the relocator;

b) the relocator must have notified the Commission of the location of all such lots prior to the use of such lots;

c) a vehicle may not be moved to a secondary storage lot unless it has remained unclaimed for a period of 10 days from the date of relocation to the relocator's primary storage lot;

d) the relocator shall be required to retrieve within the time specified in Section 1710.120(a) any vehicle stored at a secondary lot upon proper reclaiming of such vehicle in accordance with Section 1710.120 of this Part; and

e) the relocator may not charge a vehicle owner any storage or transportation charge for the period of time necessary to retrieve a vehicle stored at a secondary lot.

(Source: Amended at 22 Ill. Reg. 16200, effective August 31, 1998)