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Effective: 10Feb2000 Thru:	Expires:	Publish 101	Feb2000 Amend: C
Originally Issued: 19	9Apr1995 Originally	Effective: 19May	1995
PILOTAGE, DO AND WHARF STORAGE PUBLIC LANDING, WA	TARIFF NO. 4 NAMING S, RULES AND REGULA GOVERNING THE PORT OF LONG BEACH CALIFORNIA FOR CKAGE, WHARFAGE, WH , FREETIME, BERTH A TER AND ELECTRICITY RAL RULES AND REGUL	ARF DEMURRAGE ND AREA ASSIGNMEN , HANDLING EQUIPN	
NOTI	CE TO TARIFF USERS		
THIS TARIFF IS COMPILED TO RE COMPLIANCE WITH THE REGULATION THE OFFICIAL TARIFF FILING IS DISTRIBUTION-PUBLICATIONS, IN	NS OF THE U.S. FEDE THAT CONTAINED IN	RAL MARITIME COMM THE INTERNET WEB	IISSION.
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RULE 34-10: PARTICIPATING TERMINALS		
Effective: 15Apr2004 Thru: Expires: Pr	ublish 24Mar20	004 Amend: C
ITEM: 10		
The below listed terminals operate under appl and regulations published in the Port of Long except as noted.		
Applied Industrial Materials Corp. Baker Commodities, Inc. BP Marine Terminal #2 BP Marine Terminal #121 BP West Coast Products (Pier G) California United Terminals Chemoil Refining Corporation Coast Citrus Distributors Cooper/T. Smith Stevedore Co., Inc. Crescent Terminals, Inc. Forest Terminals Corporation International Transportation Service, Inc. Koch Carbon, Inc. Long Beach Container Terminal, Inc. Metropolitan Stevedore Company Mitsubishi Cement Corporation Morton International, Inc. National Gypsum Co. Oxbow Carbon & Minerals, LLC Pacific Coast Cement, Corp. Pacific Coast Cement, Corp. Pacific Coast Recycling, LLC Pacific Maritime Services Petro Diamond Terminal Co. Shell Oil U.S. Marine Terminal SSA Terminals C60 SSA Terminals C60 SSA Terminals International, LLC Toyota Motor Sales, U.S.A., Inc. Thums Long Beach Co. U.S. Sea Launch Ltd., Partnership Valero Wilmington Refinery Weyerhaeuser Company		

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RULE 34-15: EXPLANATION OF ABBREVIATIONS AND SYMBOLS		
Effective: 01Jan1996 Thru: Expires: E	ublish 27Dec19	95 Amend: C
ITEM: 15		
<pre>(A)</pre>	sulting in n increase nor	
<pre>%Alternati A.C. Alternati B.M. Board mea Bbls. Barrels cu.ft. Cubic fee cu.m. Cubic met D.C. Direct cu e.g. For examp etc. Et cetera Ex. From F.F. Folded f1 Ft. One foot HP. Horse pow incl Inclusive K.D. Knocked ck kg. Kilogram KVA. Kilovatt KW. Kilowatt Lbs. Pounds M.T. Metric to No. Number N.O.S. Set up TEU. 20 foot e Viz. Namely</pre>	sure t er rrent le at of 12 inches er own amperage hour n wise specified	

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		- TERMS AND DEFINITIONS		
Effective:	For the r	Thru: Expires: purpose of this tariff, the f we the meaning attached to th	following words and/or and herein set forth,	017 Amend: C
	unless ot	therwise apparent from the co	ntext, to wit:	
	ITEM:	100		
	TERM:	CITY		
	municipal virtue of the Count	hall mean the City of Long Be l corporation, organized and f the laws of the State of Ca ty of Los Angeles, and operat er's charter.	existing under and by lifornia, situated in	
	ITEM:	103		
	TERM:	BOARD		
		shall mean the Board of Harbo Long Beach.	r Commissioners of the	e
	ITEM:	106		
	TERM:	EXECUTIVE DIRECTOR OR CHIEF	EXECUTIVE	
	person du Harbor Co Charter o	ve Director" or "Chief Execut uly appointed and employed as ommissioners pursuant to the of the City of Long Beach, an all of his or her duly author tatives.	s such by the Board of provisions of the d shall also include	
	ITEM:	109		
	TERM:	MUNICIPAL		
	terminals basins an Beach, me City of I	al" when used in connection w s, wharves, landings, slips, nd areas in the Harbor Distri eans those facilities and imp Long Beach and in the possess ion, management and control o	docks, channels, ct of the City of Long provements owned by the sion and under the	
	ITEM:	112		

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RULE 34-A: SECTION I	- TERMS AND DEFINITIONS (C	ontinued)	
TERM:	PRIVATE PREMISES		
	premises" shall mean and i landings, slips, docks, ba l.		n
ITEM:	115		
TERM:	PERSON		
a trust; municipa governme board or a politi reclamat whether represen applied charge f and othe City of Chapter	prated association; a syndi a private corporation a pu l corporation; a county, a ht; a municipal, county, st commission; a water distri cal subdivision; and a drai ion, flood control or water acting for himself or itsel tative capacity. This defi so as to require the State or the use of wharves, dock r improvements constructed Long Beach by the State of 676, Statutes of 1911, Chap Chapter 158, Statutes of 1	blic corporation; a state, a national ate or federal agency, ct, a utility district, nage, irrigation, levee conservation district, f or in any nition shall not be of California to pay any s, piers, slips, quays on lands granted to the California pursuant to ter 102, Statutes of	, У
ITEM:	118		
TERM:	PORT OF LONG BEACH		
the City as creat Charter	Long Beach" shall mean all of Long Beach included wit ed and defined by and pursu of the City of Long Beach, and facilities which are u d.	hin the Harbor District ant to provisions of th together with all areas	e ,
ITEM:	121		
TERM:	WHARF - WHARF PREMISES		
land may or h incl	rf" shall mean and include ing or other stationary str make fast or which may be u andling of goods and mercha ude all the area between th , excepting, however such l	ucture to which a vesse tilized in the transit ndise, and shall also e pierhead and bulkhead	

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RULE 34-A: SECTI	ON I - TERMS AND DEFINITIONS (Continued)		
	apart as public landings or for private us	e.	
	"Wharf premises" shall mean and include, is the area included in the term "wharf", oth terminal facility areas alongside of which lie or which are suitable for and are used loading, unloading, assembling, distribution handling of merchandise.	er port vessels may in the	
ITEM	1: 124		
TERM	1: PUBLIC LANDING		
apar whic	blic landing" shall mean and include every is at and designated by the Board as such, at a ch merchandise or persons may be handled, as ude streets, roadways and other spaces.	and over	
ITEM	1: 127		
TERM	1: VESSEL		
moto boat	ssel" shall mean and include all ocean going or boat, a sailing vessels, a barge, a ligh , a pleasure craft, and any and all other kind, including but not limited to jet ski rds.	ter, a ferry watercraft of	
ITEM	1: 130		
TERM	1: MERCHANDISE		
to, arti bulk 163	cchandise" shall mean and include, but not i cargo, commodities, goods, wares, freight, ccles and materials or every kind whatsoever materials, empty cargo containers as desc of this tariff, live animals, vessel's stor bunkers.	liquids, r, including ribed in Item	
ITEM	1: 133		
TERM	1: LEGAL HOLIDAYS		
Mart Pres Inde	gal holidays" shall mean and include New Yes in Luther King's Birthday, Lincoln's Birth sidents' Day (third Monday in February), Me ependence Day, Bloody Thursday, Labor Day, eran's Day, Thanksgiving Day, Statewide Elec	day, morial Day, Columbus Day,	

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RULE 34-A: SECTION I - TERMS AND DEFINITIONS (Continued)		
Christmas Day, and any other legal holiday tha proclaimed by state or national authority. Wh falls on Sunday the following Monday shall be holiday.	en a holiday	
ITEM: 136		
TERM: NORTH AMERICAN PACIFIC COAST TRADE		
"North American Pacific Coast Trade" shall mea in which merchandise is transported by vessel Pacific Coast ports of the United States, Cana Mexico.	between	
ITEM: 139		
TERM: INTERCOASTAL TRADE		
"Intercoastal trade" shall mean the trade in w merchandise is transported by vessel between U Pacific Coast ports and United States Atlantic Puerto Rican ports.	Inited States	
ITEM: 142		
FOREIGN AND OFFSHORE TRADES		
"Foreign and Offshore Trades" shall mean all t which merchandise is transported by vessel oth North American Pacific Coast or intercoastal T	ler than	
ITEM: 145		
TERM: HARBOR DEPARTMENT		
"Harbor Department" shall mean the Harbor Depa City of Long Beach as created by and pursuant provisions of the Charter of the City of Long	to the	
ITEM: 151		
TERM: PACKAGE		
"Package" shall mean the producer's or manufac of packaging containing merchandise. The pack carton, bag, barrel, drum, crate, bale, box, b flask or basket.	age may be a	

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	ITEM:	154		
	TERM:	MERCHANDISE IN BULK		
	nature o: shovels, conveyor; without v by carrie	dise in Bulk" shall mean comm f their unsegregated mass, an scoops, buckets, forks, magn s, and which are loaded or un wrappers or containers and re er without transportation man l not apply when the commodit	re usually handled by nets or mechanical nloaded and carried eceived and delivered rk or count. (This	
	ITEM:	157		
	TERM:	BAGGAGE		
	luggage o passenge: however, construe	" shall mean and include bags of all kinds, and all package r ticket and not manifested a automobiles either boxed or d as baggage even when carrie nd not freighted.	es, when carried on a as freight; provided, unboxed, shall not be	
	ITEM:	160		
	TERM:	DIRECT		
	rail car	shall mean a continuous oper or truck and vessel when per es, pipeline or any mechanica	rformed by vessel's	
	ITEM:	163		
	TERM:	CARGO VANS OR CONTAINERS		
	nondispos refrigera demountal capacity internat by an oce	ans" or "Containers" shall me sable, intermodal dry cargo, ated, flat, liquid tank or or ole, having not less than 6.3 , certified and marked in acc ional regulatory conventions, ean carrier specifically and transport or merchandise aboa	insulated, pen-top container, 37 cubic meters cordance with , furnished or approve primarily for the	d
	ITEM:	166		

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RULE 34-A: SECTION 1	- TERMS AND DEFINITIONS (Cont	inued)	
TERM:	TRANSSHIPPED MERCHANDISE		
than pet vessel c reshippe	ipped Merchandise" shall mean roleum or petroleum products, on or at a municipal wharf or w d by vessel from the same or a wharf premise.	discharged from a harf premise and	
ITEM:	169		
TERM:	TRANSFERRED MERCHANDISE		
at a mun truck or another	erred Merchandise" shall mean m dicipal wharf or wharf premise other land vehicle and remove municipal wharf or wharf premi ruck or other land vehicle.	from rail car, motor d from the same or	
ITEM:	170		
TERM:	DOMESTIC MERCHANDISE		
	c Merchandise" shall mean merc nd intended for the domestic m		
ITEM:	171		
TERM:	INTERNATIONAL MERCHANDISE		
foreign origin c	tional Merchandise" shall mean and offshore trades (see Item outside the United States or me stination for a marketplace ou	142) having its rchandise having its	
ITEM:	172		
TERM:	CORRELATION OF FEDERAL MARIT DEFINITIONS (FOR INFORMATION		
Title 46 certain Section Section	533.6(d) of Part 533, Subchapt CFR (General Order 15) contai terminal services. Pursuant t 533.6(a) of said Part, the def 533.6(d) and the correlated de tariff are as follows:	ns definitions of o the provisions of initions in said	

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RULE 34-A: S	SECTION I - TERMS A	ND DEFINITIONS (Cor	ntinued)	
	Federal Maritim	ne Commission	Port of Long Beach	
	Section 533		Item 250	
	Section 533		Item 300	
	Section 533 Section 533		Item 500(e) Item 500(a)	
	Section 533		Item 500(a)	
	ITEM: 175			
	TERM: METRIC C	CONVERSION TABLE		
	either weight (met (cubic meters of 3	ric tons of 2204.6 5.315 cubic feet), easurement tons of 4	anifest on the basis of pounds) or measurement the metric tons shall 40 cubic feet using the	
	To Find	Given	Multiply	
	Metric Tons	Short Tons	Short Tons by 0.907	
		Metric Tons		
	Metric Tons		Long Tons by 1.016 Metric Tons by 0.984	
	Long Tons Kilos	Metric Tons Pounds	Pounds by 0.4536	
	Pounds	Kilos	Kilos by 2.2046	
	Cubic Meters		Measurement Tons by 1.133	
	Measurement Tons (40 cu.ft.)	Cubic Meters	Cubic Meters by 0.883	
	Cubic Meters	MFBMs (Ft. B.M. in thousands)	MFBMs by 2.36	
	MFBMs (Ft. B.M.	Cubic Meters	Cubic Meters by 0.424	
	in thousands)			
	Metric Equivalents			
	Metric Equivalents	ounds		
	Metric Equivalents 1 Kilo = 2.2046 Pc 1 Pound = 0.4536 F	- ounds Kilos ounds) = 45.359 Kilo		
	Metric Equivalents 1 Kilo = 2.2046 Pc 1 Pound = 0.4536 F 1 CWT (US - 100 Pc	 cilos ounds) = 45.359 Kilo 0.04536 Met .12 Pounds) = 50.802	cric Tons 2 Kilos or	
	Metric Equivalents 1 Kilo = 2.2046 Pc 1 Pound = 0.4536 F 1 CWT (US - 100 Pc 1 CWT (British - 1	 cilos ounds) = 45.359 Kilo 0.04536 Met .12 Pounds) = 50.802	tric Tons 2 Kilos or 3 Metric Tons	
	Metric Equivalents 1 Kilo = 2.2046 Pc 1 Pound = 0.4536 F 1 CWT (US - 100 Pc 1 CWT (British - 1 1 Bushel Grain (US 1 Cubic Meter = 35	ounds Cilos Sounds) = 45.359 Kilo 0.04536 Met 12 Pounds) = 50.802 0.0508 0.0508 0. = 60 Pounds = 27 5.315 Cubic Feet	tric Tons 2 Kilos or 3 Metric Tons	
	Metric Equivalents 1 Kilo = 2.2046 Pc 1 Pound = 0.4536 F 1 CWT (US - 100 Pc 1 CWT (British - 1 1 Bushel Grain (US 1 Cubic Meter = 35 1 Cubic Foot = 0.0	 ounds Cilos ounds) = 45.359 Kilo 0.04536 Met 12 Pounds) = 50.802 0.0508 0.0508 0.0508 0.315 Cubic Feet 283 Cubic Meters	tric Tons 2 Kilos or 3 Metric Tons	
	Metric Equivalents 1 Kilo = 2.2046 Pc 1 Pound = 0.4536 F 1 CWT (US - 100 Pc 1 CWT (British - 1 1 Bushel Grain (US 1 Cubic Meter = 35	ounds Cilos Dunds) = 45.359 Kilo 0.04536 Met 12 Pounds) = 50.802 0.0508 0.0508 0.315 Cubic Feet 283 Cubic Feet 3.33 Cubic Feet	tric Tons 2 Kilos or 3 Metric Tons	

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ULE 34-A: SECTION I - TERMS AND DEFINITIONS (Continued)		
1 Barrel (US - 42 Gallons) = 158.987 Liters		
ITEM: 177		
TERM: INTERNATIONAL SEAFARERS CENTER		
The International Seafarers Center of Long Be ("Center") is a California non-profit public corporation which is organized to provide and facilities and services for the recreational cultural needs of merchant seamen calling at Long Beach without regard to age, sex, race, religion, ancestry or national origin. The from a facility located at 120 South Pico Av Beach, California 90802. The Center is deper voluntary contributions from the public and, from those maritime industries dependent upon of merchant seamen to defray the Center's con providing its services. Such contributions of represent charges or assessments imposed by	benefit d maintain , personal and the Port of color, Center operates enue, Long ndent upon in particular, n the services sts in do not	
ITEM: 178		
TERM: Automobile, CKD		
Automobiles, CKD shall mean automobile, bus completely knocked down which are intended for assembly (not for replacement) whether or nor unit.	or new vehicle	

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RULE 34-B: SECT	ION 2 - PILOTAGE/DOCKAGE				
Effective: 15Ju	n2018 Thru: Expires: Pu	blish 14Jun20	18 Amend: C		
ITE	M: 200				
TERI	M: DEFINITIONS				
(a)	PILOTAGE:				
	The charge, calculated in accordance with provisions of this section, assessed again which is subject to the payment of such ch these rules for piloting services rendered to vessels entering, leaving or shifting w Port of Long Beach.	st a vessel arge under or proffered			
(b)	PILOTING CONTRACTOR:				
	The issuee of a permit to provide piloting services to vessels entering, leaving or shifting within the Port of Long Beach.				
(c)	PILOTING SERVICES:				
	Services rendered by a Piloting Contractor entering, leaving or shifting within the P Beach and operation of the VesselTraffic S the federal breakwater, including the prov receipt of information regarding vessel tr information incidental thereto.	ort of Long ervice inside iding and			
(d)	ENTERING:				
	Vessels inward bound from the open sea to Long Beach.	the Port of			
(e)	LEAVING:				
	Vessels outward bound which leave the Port Beach for the open sea.	of Long			
(f)	SHIFTING:				
	Vessels which move from point to point in Long Beach and the Port of Los Angeles as				
	(1) INTRA-HARBOR SHIFTING:				
	Vessels which move from point to point Port of Long Beach.	within the			
	(2) INTER-HARBOR SHIFTING:				

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RULE 34-B: SECT	ION 2 - PILOTAGE/DOCKAGE (Continued)		
	Vessels which move between points wit	hin the Port	
	of Los Angeles and the Port of Long E		
(g)	VESSEL:		
2	For the purposes of this section "vessel"	ag dofinad ir	
	Item 127, shall also mean and include a v by or through its owners, agents, master, charterers or other persons duly authoriz behalf of such vessel.	essel acting operators,	
ITE	M: 205		
TER	M: PILOTS		
(a)	The City of Long Beach, through the Board Commissioners, has issued a permit to an contractor to provide piloting services t entering, leaving, or shifting within the Beach. Any vessel entering, leaving or s the Port of Long Beach may, but is not re request the services of, and be piloted b employed by the Piloting Contractor. Suc services are understood to be voluntarily accordance with terms set forth in this t	independent to vessels Port of Long thifting within equired to, by, a pilot th piloting r requested in	1
(b)	Upon boarding a vessel in response to a r piloting services, it shall be the duty o to place his knowledge of San Pedro Bay a tributaries at the disposal of the vessel	of each pilot and its	
(c)	The safe navigation of the vessel, and the of health and safety of persons and integroperty and water within San Pedro Bay so duty of the master, who shall have full of vessel, whether or not a pilot is aboard, regard, it shall be the duty of the vessed master:	rity of hall be the command of the and in that	
	(1) To navigate and take bearings and sou compass courses, check radar, and tak necessary to safeguard the vessel und command.	e all actions	
	(2) To provide and to supervise competent personnel, and to have posted at all properly instructed, efficient and co lookouts, each with no other duties t each with efficient means of rapid co with the bridge.	times mpetent o perform and	
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	ture effective items are prece	_	-
RULE 34-B: SECTION 2	- PILOTAGE/DOCKAGE (Continued)	
	To inform the pilot, if he be of all reports by lookouts.	aboard, immediately	
	On radar-equipped vessels, to functioning and manned by a conunder instructions to keep the pilot, if he be aboard, constantion formed of observed targets.	mpetent observer master and the	
	To arrange for and to provide assistance, and to arrange for available adequate vessel's listying the tug or tugs.	and to have	
	For the master to remain on th and to accompany the pilot, if duties on or about the bridge.		
	For the master to be present within a solution of the master to be present within a solution of the master; that the pilot is act and not in a command position, independent of the master; that the for the benefit of his knowled bay and its tributaries.	and agree that such shall for all of the master and master acknowledge ting in an advisory, and has no authority t the master pilot is employed	7
	To acknowledge and agree that within San Pedro Bay and its t times wholly unpredictable as force, and that bottom suction	ributaries are at to place, extent or	
	To have, at all times, adequat properly manned and ready to d		
	To provide officers conversant language, and to advise the pi aboard, of any language diffic request that the pilot give hi signals through the master.	lot, if he be ulty and then to	
oper if o: his l	hall be the duty of the vessel ators, charterers and agents to he be employed, either before coarding, of the vessels's pec- not limited to the following:	o advise the pilot, or immediately upon	
	Any defects of deficiencies in personnel, engines or tackle;	the vessel, her	

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RULE 34-B: SECT	ION 2 - PILOTAGE/DOCKAGE (Continued)		
	(2) Any vessel peculiarities concern stopping, handling, speed and ma propensity of the vessel to shee	aneuvering, and the	
	(3) The number and names of the tugs the vessel;	s to be supplied to	
	(4) Any other information, whether of enumerated, that might assist the piloting of the vessel.		
(e)	It shall be understood and agreed, a essence of any agreement under which as defined in Item 200 (c) are tende accepted by owners, agents, chartere that:	n piloting services ered to and are	,
	(1) The vessel requesting piloting s owners, agents, charterers, and and agree not to assert any class pilot, the Piloting Contractor, of the Piloting Contractor for of any rights over, arising out of directly or indirectly, any dama expense sustained by the vessel, agents, charterers, operators, of third parties, even though result part from acts, omissions, or ne pilot, the Piloting Contractor. The owners, agents, charterers, and convenant and agree, subject to of liability to which they are e of any contract, bill of lading other provision of law in force, hold harmless the pilot, the Pilot with respect to liability arisin claims, suits, or actions, by wi resulting in whole or in part fro or negligence of the pilot, the Contractor. These covenants and not apply to such liability and arise from the willful misconduc negligence of the pilot, the Pilot	operators covenant ims against the or other employees damages, including , or connected with age, loss or , its owners, or crew, and by any lting in whole or i egligence of the or other employees e vessel and its operators further any limitation entitled by reason , statute, or , to indemnify and loting Contractor, ting Contractor ng from any and all nomsoever asserted, rom acts, omissions Piloting of the Piloting d agreements do rights as may ct or gross loting Contractor,	n
	(2) If any vessel on whose behalf part requested is not owned by the ordering the services, that personal	ilotage services ne person or entity	

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SECTION 2 - RULES	CORR: 0	Issued: 01Jan2019
Items with effective dates prior to page Issue Date Future effective items are preced	-	
RULE 34-B: SECTION 2 - PILOTAGE/DOCKAGE (Continued) warrants its authority to bind to owners, charterers, and operators provisions contained in subparage person and entity agree to inder harmless, the pilot, the Piloting other employees of the Piloting respect to all losses, damages, may be suffered or incurred in of person or entity not having that (3) Piloting services of the Pilotin are voluntarily requested in acc terms set forth in this tariff, rendered in reliance upon the te subparagraphs (1) and (2) above (4) This paragraph (e) does not affect third parties against a vessel, agents, charterers, or operators Piloting Contractor, or other en Piloting Contractor.	rs to all the graph (1), and that mnify and hold ng Contractor, and Contractor with and expenses that consequence of the t authority. ng Contractor cordance with the and are voluntarily erms specified in ect the rights of its master, owners s, or a pilot, a mployees of a	
(5) This paragraph (e) does not pred Contractor from entering into contractor from entering into contract the owners, agents, charterers, vessel which contain additional conditions.	ontracts with or operators of a	
(f) In the event of injury to persons of of use of, property arising out of, directly or indirectly, negligence of navigation or maneuvering of, or oth presence of, the vessel within San I vessel, her owners, master, operator agents shall not assert any liabilit of Long Beach, the Board of Harbor of their officers or employees. The ve- master, operators, charterers, and a indemnify and hold harmless the City Board of Harbor Commissioners, and t employees from and against any and a proceedings, claims, demands, loss, expenses, liability, and damages, of whatsoever, by whomsoever brought of out of, or connected with, directly negligence or fault in the navigatio of, or otherwise by the presence of San Pedro Bay, including reimburseme costs, and expenses should the City the Board of Harbor Commissioners ba any action or claim, etc. or file sa indemnity. The vessel and her owner	or connected with, or fault in the herwise by the Pedro Bay, the rs, charterers and ty against the City Commissioners, or essel, her owners, agents shall y of Long Beach, th their officers and all actions, suits, liens, costs, f any kind or natur r demanded, arising or indirectly, on or maneuvering , the vessel within ent of legal fees, of Long Beach or e required to defen uit to enforce	e

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RULE 34-B: SECTION 2 - PILOTAGE/DOCKAGE (Continued operators, charterers and agents is upon demand all damages to facilit controlled by the City of Long Be- indirectly by the vessel, includin income occasioned thereby, togeth the highest legal rate permitted, and expenses of collection or suit The obligations imposed by this p- vessel, her owners, master, operat agents shall not be diminished or notwithstanding injury to persons of use of, property arising out of directly or indirectly, the negli- conduct of a pilot, the Piloting of ficers or employees in providing but the obligations imposed by the not apply where injury to persons of use of, property is proximately negligence of the City of Long Be- Harbor Commissioners, or their of Long Beach must hold a federal lite Long Beach. (h) Any vessel subject to pilotage the the use of a pilot provided by the shall: (1) Obtain permission from the USD prior to entering the precaut case of a departing or shiftin leaving the berth or anchorage (2) Any vessel having received the from the Captain of the Port of and the Long Beach Pilot Stat commencement of any movement of abide by all local rules and and the provisions of this I subject to the misdemeanor per Tariff Item 904.	shall pay promptly ties owned or ach caused directly or ng any loss of use or er with interest at and legal fees, costs t if required. aragraph (f) upon the tors, charterers, and impaired or damage to, or loss f, or connected with, gence, fault, or other Contractor, or its g piloting services, is paragraph (f) shall or damage to, or loss y caused by the ach, the Board of ficers or employees. rvice in the Port of cense for the Port of cense for the Port of cense for the Port of cense for the Port of set wishes to decline e Piloting Contractor CG Captain of the Port ionary area, or in the ng vessel, before e. e above permission must notify the VTS ion before arrival or within the harbor, and regulations. representative who sel without complying tem 205(h) shall be	
TERM: VESSELS SUBJECT TO PILOTAGE		

Port of Long Roach - Tariff No. 004	Orig/Rev	Page
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Future effective items are preceded wit	n a > symbol.	
RULE 34-B: SECTION 2 - PILOTAGE/DOCKAGE (Continued)		
All vessels entering, leaving or shifting in t	he Port of	
Long Beach shall be subject to pilotage, and,	except	
as provided in Item 205(h), shall be under the of a federally licensed pilot for the Port of		
except the following vessels when not actually		
a pilot.		
(a) Vessels under three hundred gross tons;		
(b) United States flag vessels licensed and en fishing trades;	gaged in the	
(c) Vessels of United States documentation (en	rolled) and	
sailing in the coastwise trade, as set for	,	
46 United States Code Section 8502;		
(d) Vessels moving from any point in the Port to any point in the Port of Los Angeles wh		
a municipal pilot of the Port of Los Angeles wh		
(e) Combat and training vessels of the United		
America or of any other nation or the Stat California when, in the discretion of the		
Director, the courtesies of the Port of Lo		
extended to such vessels;		
(f) Vessels entering or leaving the Port of Lo		
under flat tow when the tow is in charge of fide master of the tugboat and such master		
federal pilot's license for the Port of Lo	ng Beach.	
ITEM: 211		
TERM: AREA SUBJECT TO PILOTAGE		
A federally licensed pilot for the Port of Lon		
specified in Item 205(g), is required on all v subject	essels	
to pilotage when underway in any waters inside	the federal	
breakwater.		
(a) Inbound vessels must take aboard such pilo	t within the	
designated pilot boarding area.		
(b) Pilots shall not debark outbound vessels i		
federal breakwater unless extreme weather make it necessary for pilot safety.	conditions	
ITEM: 215		

Dort of Long Boo	ab Tariff N			Orig/Rev	Page
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			are preceded wi	-	
RULE 34-B: SECT	ION 2 - PILOT	AGE/DOCKAGE (Continued)		
TER	M: BASIS	FOR COMPUTING	PILOTAGE CHARGE	ES	
(a)	and the gros Exception 1) as expressed	s tonnage of to . "Overall lo in meters, or oss tonnage" :	based on the ov the vessel (sub ength" is the lis f the extreme le is as defined in	ject to inear distance ength of a	
(b)		the overall le	ailable, shall b ength and the gi		
(c)	tonnage is n Paragraph (b shall be mea Director; ot	ot available :) of this iten sured and/or o herwise, such he wharves and	overall length in the register m, or on vessel estimated by the vessels shall b d other facilit:	described in documents, e Executive be denied	
	Exception 1:	on the sum of	rges for barges f the overall le h of the barge.	ength plus the	
ITE	M: 220				
TER	M: PILOTA	GE, CHARGES F	OR		
(a)	contained in all vessels this section Beach Piloti operators, c assessed bef Beach, unles	this tariff a subject to the and shall be ng Contractor harterers or a ore any such	ddition to all o and shall be ass e payment of pil paid to the Por by the owners, agents of the ve vessel leaves th y credit is obta TE):	sessed agains lotage under rt of Long master, essel so he Port of Lon	ng
	registered t	on in addition	assessed at \$0 n to a charge as sel according to	ssessed on the	e
	RALL LENGTH O	F VESSEL	DOLLARS PER	R MOVEMENT	
IN	METERS (See I	tem 215)	Entering I or Leaving H	Inter Intra	
		Not Over			
		125 128	\$548	\$397 \$3	74
125		128	573	403 31	/4

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ort of Long Beach - Tar	iff No. 004		Orig/		Page 2 000 054
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ULE 34-B: SECTION 2 -	PILOTAGE/DOCKAGE	(Continued)			
128	131	599	421	374	
131	134	625	436	374	
134	137	658	459	395	
137	140	697	492	421	
140	143	742	520	445	
143	146	779	548	470	
146	149	826	578	494	
149	152	864	605	520	
152	155	906	634	547	
155	158	951	661	567	
158	161	988	693	592	
161	164	1030	721	619	
164	167	1070	747	643	
167	170	1111	777	666	
170	173	1154	805	693	
173	176	1194	835	719	
176	179	1246	872	746	
179	182	1302	910	778	
182	185	1354	951	812	
185	188	1408	988	847	
188	191	1464	1028	882	
191	194	1522	1067	913	
194	197	1578	1102	947	
197	200	1632	1139	979	
200	203	1687	1182	1013	
203	206	1741	1222	1046	
206	210	1797	1260	1079	
210	214	1853	1300	1111	
214	220	1909	1335	1142	
220	226	1966	1377	1178	
226	232	2019	1414	1210	
232	238	2076	1455	1246	
238	244	2130	1489	1276	
244	250	2185	1529	1309	
250	256	2241	1567	1347	
256	262	2296	1608	1380	
262	268	2355	1645	1408	
268	274	2425	1684	1443	
274	280	2464	1724	1477	
280	286	2518	1763	1511	
286	292	2573	1800	1543	
292	298	2630	1839	1578	
292	304	2682	1879	1609	
304	310	2738	1917	1644	
310	316	2794	1955	1679	
316	322	2850	1993	1711	
322	328	2908	2035	1741	
322		2908		1741	
	334 340		2072		
334		3015	2111	1809	
340	346	3070	2151	1842 1876	
346	352	3126	2188		
352	358	3183	2228	1909	

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Items with effective da Future	e effective items ar		-		a without	. change.
RULE 34-B: SECTION 2 - P	ILOTAGE/DOCKAGE (Cor	ntinued)				
358	364	3239	2266	1940		
364	370	3295	2305	1940		
370	376	3344	2343	2010		
376	382	3403				
			2409	2043		
382 388	388 394 and over	3459 3515	2422 2462	2075 2108		
500	JJ4 and Over	5515	2402	2100		
Exception 1:	Three fourths $(3/4)$					
	shall be assessed w					
	to the payment of p					
	pilot employed by t	he Pilotin	ng Contract	or.		
Exception 2:	No intra-harbor shi	fting char	cge shall b	e		
	assessed an enterir					
	because of inclement	5				
	beyond the control					
	vessel proceeds the after such cause of					
accordan limitati forth in rates an insurance chartered the negl or other reasonab or opera will pro an amoun of \$2,50 at cost	by the Piloting Cor ce with and based up ons, agreements, cov Item 205, and this d charges for pilota e insuring the vesse rs, and operators ag igence of the pilot, employees of the Pi le notice from the co tors of the vessel, vide such marine ins t specified, up to a 0,000, the premium f in addition to the p rage provided will i	oon each an venants and Item 220. age do not el, her own gainst the the Pilot cloting Con owners, age the Pilot: surance on a maximum I for which to pilotage sp	nd every of d condition However, t include ma hers, agent consequenc ting Contra htractor. U ents, chart ing Contrac a trip bas limit of li will be ass pecified ab	the s set he rine s, es of ctor, pon erers tor is in ability essed ove.		
owners, interest damages liabilit conseque Piloting Contract provide damages, owners, caused b Contract Contract	agents, charterers a s may appear, agains to the vessel and ag ies and damages which nces of the negliger Contractor, or othe or; provided, howeve coverage only for th and liabilities sus master, operators, a y the negligence of or, or other employed or, and that no cove damages or liabilities	and operato st those lo gainst those the arise for the of the er employee er, that su hat proport stained by and charten the pilot, ees of the erage is pr	ors, as the osses or ph se legal com the pilot, the es of the P uch insuran tion of los the vessel cers proxim the Pilot Piloting covided for	ir ysical iloting ce will ses, , her ately ing		

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RULE 34-B: SECTION 2	- PILOTAGE/DOCKAGE (Continued)	
oper coul irre agen	election of the owners, agents rators to use a pilot through w d have been obtained shall con evocable agreement on the part ts, charterers and operators t litions set forth in Item 205(e	hom trip insurance stitute a binding and of the owners, o the terms and	i
insu	opy of the insurance policy und wrance is available will be pro west to the Piloting Contractor	vided upon written	
hour	request for a pilot is cancel prior to the requested time, l be assessed.		
hour ther	pilot is required to stand by c, a stand-by charge of \$465.00 reof shall be assessed in addit ed in Paragraph (a) hereof.	per hour or fraction	n
	16.00 per move surcharge shall tal improvements, maintenance		
(f) A dr	aft surcharge shall be assesse	d to each vessel:	
	Vessels with less than 30 feet 32 per foot of draft	of draft are charged	
	Vessels with 30 feet or more of 88.40 per foot of draft	draft are charged	
NOTE: Th	ne minimum charge for pilotage		
ITEM:	250		
TERM:	DEFINITION OF DOCKAGE		
DOCKAGE :	The charge, calculated in acc dockage charges named in this against a vessel for berthing to a municipal wharf, pier, b or bank (inside berth), or fo vessel so berthed (outside be	tariff, assessed at or making fast ulkhead structure, r mooring to another	_
ITEM:	255		
TERM:	BASIS FOR COMPUTING DOCKAGE		

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		-	
(a)	Dockage shall be based on the overa vessel. "Overall length" is the li expressed in meters, of the extreme	near distance, as	
(b)	Lloyd's Register, when available, s determining the overall length of a		
(c)	All vessels for which the overall l available in the register described this item or on vessel documents sh the Executive Director; otherwise, be denied the use of the wharves an of the Port of Long Beach.	in Paragraph (b) of all be measured by such vessels shall	f
(d)	The period of time for which dockag against a vessel shall commence whe made fast to a wharf, pier, bulkhea or to another vessel so berthed, an until such vessel is completely fre vacated such berth.	n such vessel is d structure or bank d shall continue	
(e)	When a vessel changes its position an inside berth, or otherwise chang that it would be liable to pay dock a different dockage charge, the doc changed status shall be assessed fr change takes effect.	es its status so age on the basis of kage due under the	
(f)	When a vessel is assessed dockage a for a period of twenty-four hours o use the same or any other municipal period of time without further char how often it may leave and return.	r six hours, it may wharf during that	
(g)	In computing dockage, charges are a initial twenty-four (24) hour perio 6 hour increments, from the time sp at the rates specified in Item 260.	d and thereafter in becified in Item 700	
(h)	When a vessel shifts, as defined in Port of Long Beach to the Port of L again, dockage will be assessed for vessel is made fast in Long Beach o interruption will be ignored.	os Angeles and back the period the	
ITE	M: 260		
TER	M: DOCKAGE, CHARGES FOR		
Doc	kage charges, as follows, are in add rges contained in this tariff and sh		

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RULE 34-B: SECTION 2 -	PILOTAGE/DOCKAGE (Continue	ed)		
	provided, be assess rded free dockage u				•
	hall be paid, by th				
Port of Lor	ng Beach before any	such ve	ssel leav	es the Port	
	ach, unless such ve				
	ed in Item 712 (sub 1, 2, 3 and 4):	ject to	ILEIII 255	and to	
	angth of Maggal	0		h of Voggol	
	Length of Vessel n Meters	Over	in Met		
Orrow Dut	Not Charge Per		But Not	Chargo Dor	
Over But	er 24-Hour Day			24-Hour Day	
	30 \$ 77 45 115	210	225	\$ 3371 3899	
	50 159	240		4463	
	75 221	255		5066	
75 9	30 329	270		5706	
	05 519	285		6379	
	20 682	300	315	7096	
	35 1004	315	330	7848	
	50 1304	330		8641	
		345		9467	
	30 2016	360		10337	
	95 2428	375	390	11242	
195 23	10 2882	390		(1)	
(1) Dockage	e charges for vesse	ls over	390 meter	s in overall	
	shall be \$11,242.0				
for eac	ch meter of overall	length	or fracti	on thereof	
in exce	ess of 390 meters.				
Exception	1: One-half (1/2) t	he appli	cable doc	kage charge	
	shall be assesse				
	outside berth or				
	to structures no				
	loading and unlo				
Errophics	D. Dargog lightary	±11~~	nd aimile	r voqqo ¹ q	
Exception 2	2: Barges, lighters normally employe				
	Beach may, upon				
	Executive Direct				
	which shall be t				
	charge multiplie				1
	monthly rates sh				
	discretion of th				
	vessel, by payme				
	shall acquire an				
	and any such ves				
	particular berth				
	Executive Direct			_	

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RULE 34-B: SECTION 2 - PILOTAGE/DOCKAGE (Cont	tinued)	
	f the daily rate on vessel rpose of taking on bunkers	
<pre>following conditions (a) Vessel must have charges for a per ninety (90) conse (b) The Executive Dir exclusive discret permission upon v extended stay at (c) Vessel may not pa listed in Item 26 long as it is pay charge. (d) Vessel may not be commercial cargo long as it is pay charge. (e) Vessel shall not berthing right by stay at reduced of (f) Vessel shall vaca hours) of notice</pre>	complying with all the s: paid full daily dockage riod of no less than ecutive days. rector, in his or her tion, must have granted written request for an berth. articipate in the incentiv 52 (Green Flag Program) as ying this reduced dockage e involved in any handling operations as ying this reduced dockage acquire any preferential y virtue of this extended	
Exception 5: From August 1, 2012 vessels over 345 meters in overal built exclusively to carry contai dockage of no more than \$8,641 pe thereof.	ll length designed and inerized cargo, shall pay er 24 hour day or fraction	
ITEM: 261		
TERM: DOCKAGE REDUCTION INCEN DEMONSTRATIONS	NTIVE FOR VESSEL TECHNOLOG	Y
For purposes of this Item 261, th will apply:	ne following definitions	
"Technology Demonstration" means project approved by the Port's Te Program or the Executive Director	echnology Advancement	n
"Vessel Emissions Reduction Techr	nology" means a technology	

			_
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RULE 34-B:	SECTION 2 - PILOTAGE/DOCKAGE (Continued)	-	
	designed to reduce air emissions from v subject to verification and/or approval Air Resources Board.		
	"Vessel Operator" means the operator of listed in Lloyd's Register.	the vessel as	
	A Vessel Operator is eligible to receive reduction incentive payment equal to the received by the Port of Long Beach for using a Vessel Emissions Reduction Tech Technology Demonstration between Octobe September 30, 2020. Vessel Operators she documentation of such calls on a quarte Executive Director has exclusive discret the adequacy of the documentation and the payable to the Vessel Operator pursuant	ne dockage actually each documented cal mology as part of a er 1, 2014, and hall submit erly basis. The etion to determine the incentive amount	L
	NOTE: SEE RULE 34-B1, SECTION 2 - PILOT (CONTINUED) FOR ITEMS 262 - 270	TAGE/DOCKAGE	

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			E/DOCKAGE (CONT:				
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	ITEM:	262					
	TERM:	THE VOLUN	EDUCTION INCENT TARY VESSEL SPE AG PROGRAM)				
	that 90% current 12 knots seaward otherwis Tariff N written	or more of calendar yea or less in from Point I e payable to o. 4 for the confirmation	Onm): Any Vesse all its Vessel ar at a Weighted a zone that ext Fermin may deduc o the Port of Lo e following cald n by the Port th ockage deduction	Trips occur d Average Spe tends 20 naut ct 15% from c ong Beach unc endar year up hat a Vessel	during the eed of tical miles dockage der this pon Operator ha		
	that 90% calendar or less from Poi payable for the by the P	or more of year at a W in a zone th nt Fermin ma to the Port following ca ort that a W	Onm): Any Vesse all its Vessel Weighted Average hat extends 40 m ay deduct 25% f of Long Beach m alendar year up Vessel Operator nder Tier 2.	Trips occur e Speed of 12 nautical mile rom dockage o under this Ta on written co	during the 2 knots es seaward otherwise ariff No. 4 onfirmation	ſ	
	incentiv		y participate e: er 2 incentive,				
	For purp shall ap		s tariff item, t	the following	g definition	S	
		PERIOD means (C)	s January 1, 200	06 through De	ecember 31,		
	notwiths	tanding Tar:	s of this tarif: iff Item 127, sl t barges, light@	hall mean all	l ocean goin		
	referenc with thi this det in fact in Lloyd	e to Lloyd's s determinat ermination t operated by 's Register	all be determine s Register. Any tion shall have to submit docume an operator ot . Upon review of initial determin	operator dis 30 days from entation that her than the f this inform	sagreeing n notice of t a vessel i one listed nation, the	S	

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100	Future effective item		-	_
RULE 34-B1:	SECTION 2 - PILOTAGE/DOCKAGE	E (CONTINUED) (Cont	inued)	
	NOTE: In the event of a creation of subsidiaries merger or acquisition by Executive Director at his determine on a case-by-ca dockage reduction earned Vessel Operator under thi to the new vessel operator	of Vessel Operator, a Vessel Operator, s/her sole discreti ase basis if the Gr by the original qu is tariff item show	the the on shall ceen Flag alifying	
	Tier 1 & 2 incentives are ca Executive Director has exclu determination of Vessel Oper incentive amounts.	usive discretion an	nd final	
	A VESSEL TRIP is any one-way of Long Beach or the Port of seaward edge of the "Precaut harbor area navigation chart Terminal (for vessel Trips & Segundo Marine Terminal); or having its center at Point B or 40 nautical miles (nm) (f	E Los Angeles measu tionary Area" shown ts to: (a) the El S between the ports a c (b) to the arc of Fermin Light with a	ared from the on the Segundo Marin and the El a circle a radius of 2	e
	Alternative Emission Reduction the Port and a Vessel Operate that for a particular vessel reductions are achieved while than 12 knots, the agreed to determine compliance in the Reduction Program by the Port	cor formally agree 1, or vessels, high 1e traveling at a s 5 vessel speed shal Voluntary Vessel S	in writing her emission speed greater .1 be used to	
	WEIGHTED AVERAGE SPEED for t shall be determined by the f		ve (20nm)	
	Segment A Average + Segmer	nt B Average + Segm	nent C Averag	e
	Distance A + Di	istance B + Distanc	ce C	-
	WHERE:			
	Segment A Average = [Distand	ce Al x the lesser	of:	
		_	_	
	Speed at 10nm or		12 KHOUSJ	
		2		
	Segment B Average = [Distance B] x [Spe 	eed at 15nm + Speed 2	l at 10nm]	
	Segment C Average =			

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RULE 34-B1: SECTION 2 - PILOTAGE/DOC	KAGE (CONTIN	NUED) (Conti	nued)	
[Distance C] x	[Speed at 20		at 15nm] 	
		2		
All speeds are measured California at the points 20nm from Point Fermin L	indicated a			
Distances A, B and C (in	nautical m	iles) are as	follows:	
Northern Traffic Lanes Inbound Outbound	Distance A 9.75 11.00	15.75	21.75	
Southern Traffic Lanes Inbound Outbound	0.75 2.25	5.50 7.25	11.00 11.50	
Western Traffic Lanes Inbound Outbound	7.00 8.00	12.00 12.50	16.50 17.00	
El Segundo Traffic Lanes Inbound Outbound	13.50 11.50		23.50 21.50	
WEIGHTED AVERAGE SPEED f shall be determined by t			(40nm)	
Segment A Average + Se Average	gment B Avei	cage + +	Segment G	
Distance A + Dis	tance B + .	+ Distanc	e G	
WHERE:				
Segment A Average = [Dis	tance A] x t	the lesser c	f:	
Speed at 10nm or	[Speed	at 10nm + 1	2 knots]	
		2		
Segment B Average = [Distance B] x	[Speed at 15		at 10nm]	
Segment C Average =	[Speed of 0	2	at 15pm]	
[Distance C] x		2	at 151100]	
		4		

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	prior to page Issue Date are b fective items are preceded with		d without change.
RULE 34-B1: SECTION 2 - PILC	TAGE/DOCKAGE (CONTINUED) (Cont	inued)	
		<u></u>	
Segment D Averag [Distan	e = .ce D] x [Speed at 25nm + Speed	at 20nm]	
	2		
Segment E Averag	e = .ce E] x [Speed at 30nm + Speed	at 25nml	
	2		
Segment F Averag [Distan	e = .ce F] x [Speed at 35nm + Speed	at 30nml	
	2		
Segment G Averag [Distan	ce G] x [Speed at 40nm + Speed		
	2		
California at th	easured by the Marine Exchange e points indicated above (10nm and 40nm from Point Fermin Li	, 15nm, 20nm,	
Distances A thro	ugh G (in nautical miles) are	as follows:	
A= 9.75,B=15.75,	Lanes (Inbound & Outbound res C=21.75, D=27.07, E=32.24, F=3 C=21.50, D=26.63, E=31.69, F=3	7.37, G=42.40	
A=0.75, B=5.50,	Lanes (Inbound & Outbound res C=11.00, D=16.09, E=21.15, F=2 C=11.50, D=16.52, E=21.53, F=2	6.19, G=31.19	
A=7.00,B=12.00,C	Lanes (Inbound & Outbound resp =16.50, D=21.52, E=26.53, F=31 =17.00, D=22.02, E=27.03, F=32	.57, G=36.49	
ITEM: 263			
	AL DOCKAGE REDUCTION INCENTIVE COMPLIANCE WITH THE VOLUNTARY M		
All provisions c	f this item have expired.		
ITEM: 264			

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RULE 34-B1:	SECTION 2 - PILOTAGE/DOCKAGE (CONTINU	JED) (Continued)	
	TERM: DOCKAGE REDUCTION INCENTIVE	FOR GREEN CALLS	
	For purposes of Item 264, the followi apply:	ng definitions will	
	"CARB Rule" means Title 17, Californi Section 93118.3, promulgated by the C Resources Board, governing certain ve emissions while docked.	California Air	,
	"Green Call" means each entry into an of Long Beach by a vessel subject to generates wharfage and dockage revenu during which the vessel: (1) reduces miles in compliance with Tariff No. 4 complies with the CARB Rule.	the CARB Rule which he to the Port and speed at 40 nautical	
	"Vessel Operator" means the operator listed in Lloyd's Register.	of the vessel as	
	A Vessel Operator is eligible to rece reduction incentive payment equal to received by the Port of Long Beach for Green Call between July 1, 2014 and J Operators shall submit documentation quarterly basis including all informa CARB Rule. The Executive Director has to determine the adequacy of the docu incentive amount payable to the Vesse Item 264.	the dockage actually or each documented fune 30, 2020. Vessel of Green Calls on a ation specified in the s exclusive discretion mentation and the	
			-
	ITEM: 265		
	TERM: FREE DOCKAGE		
	Free dockage will be accorded vessels		
	 (a) Engaged exclusively within the li Long Beach and Port of Los Angele outside berth and discharging int vessel to which it is made fast; 	es while occupying an	
	(b) Using a public landing when confo provisions of Item 663 of Section		
	(c) When, in the discretion of the Excourtesies of the Port of Long Be combat and training vessels of the America, or any nation or any ves California or City of Long Beach;	each are extended to ne United States of ssels of the State of	

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RULE 34-B1: SE	CTION 2 - PILOTAGE/DOCKAGE (CONTINUED)	(Continued)	
(d) While actively engaged as a tug boat another vessel which is being charge		
(e) Using a wharf or landing at a small service station while taking on petr or compounds thereof;		
(f) Occupying water area under "Assignme provided in Section 6 and provided of common carriers by water, or are not are not engaged in the loading and of passengers and merchandise. Barges harbor and Catalina Island service, tugs, dredges and floating dredging drilling platforms, oil well service vessels, fishing vessels and derrich included within the class of vessels the loading and discharging of passe merchandise.	vessels are not t designed for and discharging of used in intra- lighters, harbor equipment, oil e craft, salvage t barges shall be s "not designed for	11
(g) At the discretion of the Executive I charges may be waived for Port contr using Port facilities while perform: Port.	ractors and vendors	
(h) The Executive Director may license to berthing and mooring at berths F201, pursuant to a "Nonexclusive Temporan Assignment Agreement" without charge	, T126 and J249 ry Tug Berth	
(i) While (a) berthed at a terminal for loading, unloading, testing and comm and related terminal equipment and (and (b) not engaged in loading or un	nissioning cranes operating systems,	£
IT	EM: 270		-
TE	RM: VESSELS PRIORITY FOR USE OF M	JNICIPAL BERTHS	
(a) Unless otherwise provided by prior of arrangements approved by the Execut: the terms of lease or preferential a vessel first arriving in Long Beach way of Queens Gate breakwater entran Channel, or by crossover from Los An defined by the City's boundary line right to use a specified berth, pro- operations will be commenced upon an	ive Director, or by assignment, the Harbor, whether by nce, or by Cerritos ngeles Harbor as , will have first	

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RULE 34-B1: SECTION 2 - PILOTAGE/DOCKAGE (CONTINUED) (C	ontinued)	
equivalent of physically arriving in th	e harbor.	
(b) Notwithstanding the above, whenever and standing by, awaiting the use of a bert berth will be requested to work overtim expense until loading or discharging ca completed, after which it will promptly berth. Any vessel which refuses to wor vacate the berth upon order of the Exec When a vessel loses its right to a bert to work overtime, such vessel will forf go to the bottom of the list of vessels available.	h, the vessel or e at its own rgo has been vacate the k overtime shall utive Director. h by refusing eit its turn and	L
NOTE: ITEMS 262 - 270 TRANSFERRED FROM RULE CHANGE TO PROVIDE FOR TARIFF PAGINATI		

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RULE 34-C: SECTION	N 3 - WHARFAGE		
Effective: 01Jan20	019 Thru: Expires: Pu	blish 14Nov20	18 Amend: C
ITEM:	300		
TERM:	WHARFAGE, DEFINITION OF:		
Item 1 charge mercha premis vessel at wha adjace the ch	AGE: The charge assessed against all merc 130), calculated in accordance with the w es set forth in this tariff for the passa andise onto, over, through or under wharv ses (see Item 121) or between vessels or ls (to or from barge, lighter or water) w arves or wharf premises or when moored in ent to a wharf or wharf premise. Wharfag harge for use of wharves or wharf premise nclude charges for any other service or f	harfage ge of that es or wharf overside hen berthed a slip e is solely s and does	
ITEM:	302		
TERM:	WHARFAGE, APPLICATION OF:		
wh Ce Ve	Accept as otherwise provided in this tarif marfage charges shall be assessed on the ents per 1,000 kilograms or cubic meter, essel's manifest, on whichever basis the marges are assessed.	basis of according to	
cc ma cc is op wh su op	kcept as otherwise provided, merchandise povered by a regular commercial steamship anifest, and is not moving under regularl commercial rates published in commercial t s moving to or from ports that are served perating in regular trade routes, shall b harfage on the same basis as the freight uch merchandise would have been computed perating in such regular trade routes und ariffs.	line's y established ariffs, but by vessels e assessed charges on on vessels	
mc pe sh me bc wh cc by ca	kcept as otherwise provided, merchandise bying on other than a weight or measure b er package, combination weight and measur hall be assessed wharfage per 1,000 kilog eter, whichever produces the greater reve oth weight and measure of the cargo are n harfage shall be assessed on the overall ontainer (see Item 372). Where not other y tariff application, the missing measure alculated on the basis of one cubic meter ilograms of cargo.	asis (e.g. e, etc.) rams or cubic nue. When ot available, length of the wise covered will be	
	ransshipped merchandise other than contai see Item 166) shall be assessed 50% wharf		

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RULE 34-C: SECT	ION 3 - WHARFAGE (Continued)		
	inbound movement and 50% wharfage of movement. Transshipped containerize 163) shall be assessed 25% wharfage and 25% wharfage on the outbound mor	d cargo (see Item on inbound movemen	t
(e)	Transferred merchandise (see Item 1 assessed wharfage on the same basis moving by vessel (see Exceptions).		
(f)	Merchandise received at a Port of L and upon which wharfage is assessed Angeles may be transported by rail premises in the Port of Long Beach assessment of wharfage by City.	by the Port of Los from a wharf	
(g)	Merchandise received at a Port of L terminal on-dock rail facility and Port of Los Angeles wharf or wharf be assessed wharfage by City.	is destined to a	
Exc	eptions: Merchandise may be transfer municipal wharf premise to assessment of additional wh	another without the	
ITE	M: 304		
TER	M: FREE WHARFAGE		
No	wharfage shall be assessed:		
(a)	On handling and stevedore tools, eq appliances for the purpose of loadi vessel when moved onto or off the w	ng or discharging a	
(b)	On baggage of passenger when carried passenger and on which no revenue i water carrier, either as excess bag cargo.	s collected by the	r
(c)	On petroleum and petroleum products back from the vessel to tank, at th where originally loaded, after havis charge when loaded from tank to ves	e same facility ng paid one wharfag	e
(d)	At a public landing, as provided in	Item 651.	
(e)	On ballast in bulk, which is not may has no commercial value and is hand vessel and barge or shore tank.		
(f)	On vessel's stores or supplies when laden on a vessel is less than 3,62		

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RULE 34-C: SECTIO	N 3 - WHARFAGE (Continued)		
b	n dunnage or ship lining used in racing of cargo which is dischar ithin 30 days to a vessel.		
a bi	n scrap dunnage or scrap ship li vessel, which has been used the racing of cargo, has no commerci o be reused as dunnage or ship l	ereon in the stowage o al value, and is not	
p	n merchandise which a vessel dis rior to departure, in order to l erchandise (overstowed cargo).		r
ci t	n empty cargo containers and wat ontainers discharged from or loa he sole purpose of testing and c nd related terminal equipment an	aded onto a vessel for commissioning cranes	
ITEM:	305		
TERM:	INTERMODAL OCEAN COMMON CAR	RRIER INCENTIVE PROGRA	М
All p	rovisions of this item have expi	ired.	
ITEM:	306		
TERM:	WHARFAGE, FURNISHING OF DOC	CUMENTS:	
v E t a p v t t t c c r t c c r t a c c c c c c c c c c c c c c c c c c	he owner, agent, master or other essel or the cargo thereon shall xecutive within ten (10) days af he vessel, a statement of wharfan nd calculated in accordance with ublished in this Tariff together essel's manifest or bills of lac he total amount of cargo dischar ach of which shall be certified orrect. The Port of Long Beach we evisions to previously submitted undred and twenty (120) days aft ailure of the owner, agent, mast harge of a vessel or the cargo t essel manifest or bills of ladir f vessel departure will result i ssessed at the general rate as s f this Tariff.	I submit to the Chief Eter the departure of age charges assessed in the applicable rates of with copies of the ding and a statement of reged and/or loaded, to be complete and will not accept d documents beyond one there or other person in thereon, to furnish the ing within ten (10) day in wharfage charges	f
b	n addition to the statements and e submitted under paragraph (a) gent, master or other person in uthorize in writing the release	above, the owner, charge of cargo shall	

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RULE 34-C: SECTION 3 - WHARFAGE (Continued)			
<pre>required from time to time by verify cargo loaded and/or dis Long Beach. (c) Any person who shall refuse or the provisions of paragraphs (item, or who shall willfully m on a wharfage statement, state of cargo discharged and/or loa bills of lading shall be subje prescribed by law and in this fails to submit a document as (a) within ten (10) days after pay to the City a penalty char (2%) per day of the total whar to a minimum penalty charge of total wharfage charges.</pre>	charged in the Po neglect to compl a) and/or (b) of ake a false decla ment of the total ded, vessel manif ct to the penalt: Tariff. Any perso required in parage vessel departure ge of 1/30 of two fage charges due	by with this aration amount test or tes on who graph shall o percen subject	t
ITEMS: 310 THRU 399 (C)			
TERM: WHARFAGE, CHARGES FOR			
Wharfage charges, as provided in t addition to all other charges cont shall, unless otherwise provided, merchandise except that afforded f provisions of Item 304 and shall b Item 708.	ained in this ta be assessed again ree wharfage unde	riff and nst all er the	
Wharfage charges shall be assessed rounded off to the nearest whole u		asis,	
ARTICLES	RATES IN CENTS	ITEM NO	
Merchandise, N.O.S.	614	310	
All cargo in vans or containers (S shall be assessed wharfage accordi outside length of the van or conta accordance with the following rate in dollars, subject to Notes 1, 2	ee Item 163), ng to the iner in schedule,	315	-
Container Inbound Outb Size in Feet	ound Except Cargos		
20 ft. \$178 \$137 35-40 ft. 327 238 45 ft. & 413 413 over 113 113	154		
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RULE 34-C: SECTION 3 - WHARFAGE (Continued)				
Note 1: Exception Cargo rates named her vans and containers moving in t Outbound directions.				
Note 2: When and where necessary, TEUs to metric revenue tons by divid container rate by the applicabl	ling the app	licable		
Note 3: Exception cargos shall include Automobiles, CKD (See Item 17 Bananas, N.O.S. Beverages, canned or bottled Borax Boric acid Borates Tile; Ceramic, Marble, Slate Cotton and cotton linters in Diatomaceous earth Fish and Shellfish, fresh or Foodstuffs, canned or bottled Hay and hay cubes Hides and Skins Machinery, heavy, industrial Air conditioning machines an Boilers and parts Compressors; air and parts Condensers; heat exchangers Fire fighting equipment, spr Generators; gas, electric, s Machines; bottle and can cap labeling and parts Refrigerators, freezers and Turbines; steam, water, acce Water coolers, fountains and Meat and poultry, fresh and f Metal scrap Paper; waste	8) bales frozen Viz: d parts and parts inklers and team and pa ping, filli parts ssories and parts rozen	arts .ng and l parts		
	RATES IN			
ARTICLES	CENTS	ITEM NO.		
Merchandise, N.O.S., in bulk, per 1,000 kilograms	261	354		
Scrap Metal, in bulk, per 1,000 kilogra When shipped from assigned containment area on Pier T		355		
Merchandise, N.O.S., in bulk per 1,000		356		

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RULE 34-C: SECTION 3 - WHARFAGE (Continued)				
Role 54-C: Section 5 - WHARFAGE (Continued)				
kilograms to vessels at Pier F and Pier by means of belt conveyor type mechanic shiploaders or by gravity chutes (excep beans; feed, animal and poultry; grain grain products; oil seeds, peas, pellet alfalfa, beet pulp, copra and cotton se safflower seeds, seeds, soybeans and re products, processed or unprocessed), su to Notes 1 & 2:	al and s, eed; lated			
Petroleum Coke & Sulfur, in bulk, per 1,000 kilograms, subject to Notes 1 & 2	: 201			
Coal, in bulk, per 1,000 kilograms, subject to Notes 1 & 2:	132			
NOTE 1: Merchandise transferred directl from rail to shiploader, per 1,000 kilograms	У 141			
NOTE 2: Commodities utilizing mechanica shiploaders are subject to Item 515	1			
Cement in bulk, from vessels by means o the mechanical ship unloader, per 1,000 kilograms		358		
Cement in two-ton bags per				
1,000 kilograms For minimum annual volume of 400,000 metric tons from a single shipper in	677	359		
a consecutive twelve-month period, per 1,000 kilograms For volume in excess of 400,000 metric tons from a single shipper in a consecutive twelve-month period,	547			
per 1,000 kilograms	486			
NOTE 1: Consecutive twelve-month period commences on the date of first discharge. Subsequent consecut twelve-month periods commence o the day following the anniversa of the first vessel discharge.	vessel ive, m			
NOTE 2: Minimum annual volume rates app only to cargo that is moved off dock within applicable free tim	the			
NOTE 3: Minimum annual volume rates are available only with advance app by Port of suitable security/bo	proval			

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RULE 34-C: SECTION 3 - WHARFAGE (Continued)				
escrow to cover difference between regular rate and minimum annual volume rate. The Port has absolute discretion in approving or disapprov- ing security.				
Gypsum rock, in bulk, from self unloading	153	360		
Salt, in bulk, per 1,000 kilograms	153	362		
Manganese and silico manganese ores, in	201	363		
	602	368		
Beer, and other malt liquors, in bottles	788	369		
Buildings, modules, including mobile,	503	370		
11 - 20 units, per cubic meter 21 - 40 units, per cubic meter	457 368 280 190			
NOTE: Multiple unit moves of less than 150 cubic meters per unit may apply volume rates subject to minimum cubic measurement per unit.				
Cargo vans or containers (See item 163, empty, per van or container, on the overall length, in feet):		374		
Over But Not Over				
0 20 ft. 20 ft. 19 20 ft. 44 ft. 19	970 940 364			

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RULE 34-C: SECTION 3 - WHARFAGE (Continued)				
Food or food preparations, canned or bottles per 1,000 kilograms	801	375		
	749	375.1		
Fresh fruit and fresh vegetables, per 1,000 kilograms	708	376		
Forklift trucks, charges shall be assessed per, 1,000 kilograms or cubic meters, whichever shall yield the greater revenue. (See NOTE 1)		377		
NOTE 1: applicable to breakbulk lots of mi per shipment discharged from a single vess single port teminal call.		g a		
Liquids, except petroleum and petroleum products and water, as provided in Section Five, in bulk, per 1,000 kilograms from and to vessel through private line	194	378		
Livestock or other animals, per head	681			
Lumber and lumber products, not containerized, viz.:		382		
Logs and timber, in foreign and offshore Tra Per 1,000 ft. B.M.	des, 1204			
Lumber in foreign and offshore Trades, per 1,000 ft. B.M.	1204			
per cubic meter per 1,000 kilograms	509 700			
Lumber, logs and timber, in North American Pacific Coast Trade				
per 1,000 ft. B.M. (See NOTE) Lumber, logs, timber and lumber products, in North American Pacific Coast, foreign and offshore Trades, which are transferred, on wharf premises between a cargo van or container and another cargo van or container highway trailer or rail car per 1,000 ft. B. (See NOTE)				
NOTE: If freighted by ocean vessel or land carrier on other than a B.M. basis, the Merchandise, N.O.S rate shall apply.				

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Future effective items are preceded wi					
RULE 34-C: SECTION 3 - WHARFAGE (Continued)					
Newsprint, per 1,000 kilograms	702		-		
Passenger Fee, per each passenger Embarking from or debarking at a municipal wharf Every vessel carrying passengers for compensation shall be liable for and pay, in addition to the other charges provided in this tariff, the above noted fee.	633	387			
EXCEPTION: Passenger fees do not apply to:					
(a) Passengers on vessels having accommodations for twelve or fewer passengers; or					
(b) Passengers sightseeing or traveling between points within a radius of 100 miles of the Port; or					
(c) Passengers on sportfishing vessels.					
NOTE: The owners, agent, master, or other person in charge of a vessel carrying passengers subject to passenger fees in Item 387 of this tariff shall furnish to the Executive Director complete copies of the manifest listing passengers debarking or embarking at the Port of Long Beach.					
LIQUID BULK		· 388	-		
Petroleum and petroleum products, including non-petroleum based motor grade fuel additives, except bunkers and crude, in bulk from or to vessel, direct through private line, per barrel or 159 liters (Subject to EXCEPTION 2)	10.5				
Crude petroleum and bunkers, in bulk, from or to vessel, direct through private line, per barrel of 159 liters (Subject to EXCEPTIONS 1 and 2)	9.5				
Petroleum products, except gasoline, in bulk, moving direct between vessel and tank car or truck, per 1,000 kilograms	235				
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RULE 34-C: SECTION 3 - WHARFAGE (Continued)			
EXCEPTION 1: From barge to vessel a municipal wharf, when not previously loaded municipal wharf, or at other oil loading whan designated by the Exec Director, per barrel o liters.	barge at a any rf cutive or 159	16	
EXCEPTION 2: Not subject to Item 16	56 		
USDA, TITLE II, PL-480 CARGO (Subje	ect to NOTE)	389-A	
The following rates apply for Unite Department of Agriculture sponsore per 1,000 kilograms: Temperature-controlled Cargo			
Bagged Grain and Grain Products,	511		
processed or unprocessed Dairy Products, non-refrigerated Beans, Peas and Lentils	511 511 511		
NOTE: Only car unloading (see Item Subrule 34-BHJ(L) and wharfag to USDA Title II, PL-480 ship	ge are applica	able	
EXCEPTION: Cargoes subject to wharf in this item may move in or vans as described in	n containers		
Other charges including wharfage ch charges in this item are billed and carrier.			
When car unloading is performed, rates per 1,000 kilograms apply:	the following	3	
Temperature-controlled Cargo Bagged Grain and Grain Products	3632		
processed or unprocessed	1722 1722		
Dairy Products, non-refrigerated Beans, Peas and Lentils	1722		
Vehicles, motor, self-propelled viz Autos, pleasure or passenger including pick-up trucks not exceeding 10 passengers per vehi	icle 3209	390 9	
Vehicles, motor, self-propelled viz Commercial vehicles, agricultura earthmoving, road-making or mini equipment, per 1,000 kilograms r	z.: al, ing	391	
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RULE 34-C: SECTION 3	- WHARFAGE (Continued)				
conta	inerized	1871			
trail with for u passes route	is, freight trailers, detachable er bodies and other equipment or without motors or engines mear se in moving merchandise or ngers by highway/rail or air		393		
	stores and supplies, per 1,000 s (other than as provided in)	708	394		
	sailing boats and pleasure er cubic meter	461	396		
containe such as:	structural, loose, not rized, in bundles or packages, Angles, tube, bars, beams, channels, pipe, plate, per	702	397		
is	arfage assessed under this item subject to a minimum charge of 10.00 per bill of lading				
not cont packages Bille sheet	loose, in basic shapes and forms ainerized, in bundles, coils, or , such as: ts, ingots, piling, rails, rod, s, slabs, wire, cable and wire per 1,000 kilograms	702	398		
EXCEPTIO	NS: Slabs - minimum annual volume of 75,000 metric tons, per 1,000 kilograms (See NOTES 1 & 2)	649			
NOTE: 1)	Applicable after submission and approval of written application for volume rate by the Executive Director.				
NOTE: 2)	Applicant must be a terminal operator with an agreement with the City of Long Beach.				
		RATES			

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RULE 34-C: SECTION 3 - WHARFAGE (Continued)		
	IN	
ARTICLES	CENTS ITEM NO).
PROJECT RATES applicable to shipments in connection with removal, constructior reconstruction of major capital project facilities. (Subject to NOTES 1, 2, 3, 8	or	
NOTE 1: The commodities transported or received must be of a wholly proprieta	ary	
nature, not for resale, and are intended use in construction, erection, and/or installation in a construction project.	for	
NOTE 2: The commodities transported must receive prior approval of the Termimal Op and the Executive Director.	perator	
NOTE 3: The following commodities are excluded from application of these specia Project Rates, unless otherwise provided:		
 a. Automobiles b. Motor trucks (other than dump t c. Tractors d. Explosives e. Dangerous or hazardous cargo, r deck stowage f. Refrigerator or cool room cargo g. Household goods and personal ef h. All cargo taking rates lower th 	restricted to on- o ffects	
NOTE 4: Mobile construction equipment or loaded and subsequently discharged at the Beach Berth, will be assessed at Project	e same Port of Lor	

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RULE 34-D: SECTION	4 - WHARF DEMURRAGE, WHARF STORA	GE AND FREE TIME	
Effective: 28Dec201	2 Thru: Expires:	Publish 26Dec2	012 Amend: C
ITEM:	400		
TERM:	DEFINITIONS		
wit	RF DEMURRAGE: The charge, calcul h the Wharf Demurrage rates as p essed against merchandise which wharf premises after the free ti	rovided herein, remains on the whar	£
wit	RF STORAGE: The charge, calculat h Wharf Storage rates as provide inst merchandise which remains c mises and has been accepted for	d herein, assessed on the wharf or whar	Ē
	OUND MERCHANDISE: Merchandise wh charged from a vessel.	ich has been	
bee	BOUND MERCHANDISE: Merchandise were assembled and is awaiting load asel.		5
mer	E TIME: The specified number of chandise may occupy space assign ng assessed Wharf Demurrage.		
ITEM:	402		
TERM:	FREE TIME COMMENCES WHEN		
first m was dis whichew has bee to comp wharf,	bound Merchandise: Free time shal midnight after the vessel, from we charged, finishes discharging or rer occurs first; provided, that en only partially discharged, mov olete discharging because of lack such vessel shall not be conside rest wharf.	which the merchandist leaves the wharf, when a vessel, which res to another wharf of space at first	
time sh	ON 1: For inbound containerized all commence for each container ontainer is discharged from the v	at 3:00 A.M. after	
the fol time sh	ON 2: For inbound containerized lowing U.S. Customs & Border Pro all commence upon the release of & & Border Protection:	tection holds, free	
	ecurity-related inspections, oth l Non-Intrusive Inspections, des "7H".		

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	-	items are pre		-	
RULE 34-D: SECTION 4 - W	HARF DEMURR	AGE, WHARF STO	RAGE AND F	REE TIME (Co	ntinued)
(2.2) Agricu Terminal, de	ltural Quar signated wi	antine Securit th code "2H",	y Inspecti "71", "72"	ons, On- , or "73".	
first midnig or wharf pre the loading be counted a	nt after th nises; prov or discharg s wharf dem is being lo	e: Free time s e merchandise ided, however, ing operations urrage or whar aded on or dis	is placed that the of a vess f storage	on a wharf days during el shall not days if	
ITEM: 40	1				
TERM: FR	EE TIME ALL	OWED			
Item 133, Fr	ee Time sha Transferre	Sundays and l ll be allowed d Transshipped :	on Inbound	l, Outbound	
Merchandise	Coastwise Trade	Intercoastal Trade	Foreign and Offshore Trade	Domestic Transferred Merchandise	
Inbound Inbound		5 days			
Container	4	4 days 10 days	4 days 10 days		
Conatiner	5 days	10 days	6 days	2 days	
Transshipped	a short fr longer fre such merch	e transshipped ee time period, andise be allo d and the outh	but in nc wed the ag	allowed the case shall gregate of	
a		for scrap meta T assigned cor			
ITEM: 40	5				
TERM: FR	EE TIME MAY	BE SHORTENED	OR EXTENDE	D	
fully ut Director	ilized or t , if he det	shall the all aken advantage ermines that t tion require,	of. The he interes	Executive sts of	

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RULE 34-D: SECI	ION 4 - WHARF DEMURRAGE, WHARF STORAGE	SAND FREE LIME (C)	Silt Illued)
	merchandise, regardless of the free t	ime period.	
(1-)			
(D)	When a vessel, the arrival date of wh announced, does not arrive within the		
	allowed in Item 404 because of stress		
	accident, breakdown, or other emergen		
	allowed on merchandise awaiting such		
	which wharf demurrage has not begun t the announced arrival date of such ve		
	extended by not to exceed ten (10) da		
	wharf demurrage shall be assessed aga		
	merchandise unless or until the same wharf storage.	is accepted for	
	mart beorage.		
(c)	The Executive Director may extend the		
	time on any merchandise if terminal of movement of merchandise are interrupt		
	earthquake, flood, fire, riot or any		e
	which, in the judgment of the Executi	ve Director,	
	warrants the extension of such free t	cime.	
(d)	Upon written request, and subject to	terminal space	
	availability, the Executive Director,	at his sole	
	discretion, may extend free time for days (Saturdays, Sundays and holidays		2
	receiving of cargo for export. Such e		E
	time will apply to single cargos of r	not less than 200	
	revenue tons consigned to a specification	ally named vessel.	
(e)	Upon written request, and subject to	terminal space	
	availability, the Executive Director,	at his sole	
	discretion, may extend free time for days (Saturdays, Sundays and holidays		
	delivery of non container import carg		
	of free time will apply to specified	named cargo of no	t
	less than 500 revenue tons unloaded f named vessel.	from a specifically	Y
	named vessel.		
ITE	M: 408		
TER	M: WHARF DEMURRAGE - RATES		
	rf demurrage shall be assessed against		
	bject to Notes 1 and 3) remaining on t mises after the expiration of the free		
	m 404) at wharf demurrage rates (subje		-
fol	lows:		
NOT	E 1: When requested in writing by the	steamship company	
1.01	or an authorized representative,	and when	
	verification can be made from the		
	company's record, the Executive I	firector may walve	

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RULE 34-D: SECT	ION 4 - WHARF DEMURRAGE, WHARF STORAG	E AND FREE	TIME (Co	ntinued)
NOT]	<pre>wharf demurrage against small po of merchandise requiring recoope portions of shipments of merchan from a vessel which are not loca delivery of the major portion of against merchandise discharged f is deadover without billing and delivered by the steamship compa thereof is established and again shipments of merchandise in bond for the appraiser's store and ag category of metals product per 1 398, discharged from one vessel time after a minimum 4000 kilo t category is delivered per day for terminal during the specified for</pre>	ering, agai dise disch ated at the such merce rom a vess which may any until c ast portion held by C gainst a si tem 397 or that excee cons of sai com the sam ree time.	nst small arged time of handise, el which not be ownership s of customs ngle titem eds free d cargo he	
	E 3: Rates provided in this item will merchandise in bulk as (describe handled mechanically through spe ilities.	ed in Item		
		RATES		
	WHARF DEMURRAGE - RATES	IN CENTS	ITEM NO.	
Satu Suno cub:	es apply in cents per day or fraction urdays, days and holidays included, per 1,000 ic meter or fraction thereof, or othe e basis as wharfage is assessed, exce) kilograms er unit, or	or the	
	Commodity			
Mero	chandise, N.O.S.		410	
(Charge per day for first 5 days Charge per day for each additional day over 5 days	72 147		
in d	er free time expires, all cargo loade containers (See Item 163) shall be essed demurrage according to the outs	side	412	
leng	gth of the van or container in accord h the following rate schedule, in do			

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RULE 34-D: SECTION 4 - WHARF DE	MURRAGE, WHARF STORA	GE AND FREE TIME (C	ontinued)
additional	Charge per day for the first	Charge per day for each	
	five days or fraction thereof	day over five day or fraction	S
thereof			
Inbound			
20 ft.	\$21.00	\$40.00	
35-40 ft.	44.00	87.00	
45 ft. and over	58.00	116.00	
Outbound			
20 ft.	\$14.00	\$28.00	
35-40 ft.	28.00	58.00	
45 ft. and over	38.00	77.00	
			-
Lumber, Shingles and B.M. or fraction the	d Laths, per 1,000 f ereof	t. 454	
Charge per day fo		72	
Charge per day fo day over 5 days	or each additional	147	_
(see Note)	lf-propelling, viz.:		-
semi-trailers, no	eight, including trailers or freight ot boxed, crated or .u. on own wheels,		
Charge per day fo	or first 5 days	220	
	or each additional	439	
NOTE: When boxed or rates for Mere	crated, rules and chandise N.O.S. shal	l apply.	
			-
		RATES IN	
WHARF STORA	GE RATES	CENTS ITEM NO	
WHARF STORAGE AND R			-
Merchandise deposite wharf premises may, (a) When space is a (b) When the prompt		460	
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RULE 34-D: SECTION 4 - WHARF DEMURRAGE, WHARF	F STORAGE AND FREE	TIME (Co	ontinued)
of vessels will in no manner with, be accepted by the Exec for wharf storage.			
Wharf storage will be assessed ag all merchandise so accepted for w storage on wharves or wharf prema (subject to paragraph (b) of Iter at rates as follows (see Note):	wharf ises		
NOTE: Rates provided in this iter not apply on merchandise ir (as described in Item 154) mechanically through specia facilities.	n bulk handled		
Rates apply in cents per day or f thereof Saturdays, Sundays and ho included, per 1,000 kilograms or meter or fraction thereof, which shall yield the greater revenue, to Notes A and B, except as noted individual items.	olidays cubic ever subject		
Merchandise, N.O.S.:		460	
Stored on covered areas Stored on uncovered areas, whe requested by shipper or consid thereof			
When wharf storage has been appli- and, if approved, on the effective which has been designated by the Executive Director, all cargo in containers (See Item 163), shall assessed storage according to the length of the van or container in with the following rate schedule, in dollars:	ve date vans or be e outside n accordance	462	_
Containr Size In Feet	Storage Charges P Or Fraction There		
20 ft. 35-40 ft. 45 & over	\$12.00 24.00 31.00	_	
Cotton, in bales, per 1,000 kilog fraction thereof:	grams or	464	-
Stored on covered areas	28		

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ULE 34-D: SECTION 4 - WHARF DEMURRAGE, WHARF STORAGE	AND FREE TIME	(Continued)
Stored on uncovered wharf or platform areas, when requested by shipper or consignee thereof	19	
Lumber, per 1,000 ft. B.M., or fraction thereof (not subject to Note A)	46	6
Stored on covered areas Stored on uncovered wharf or platform areas, when requested by shipper or consignee thereof	37 15	
<pre>Vehicles, Motor, self-propelling, viz.: Automobiles, Commercial or Freight, including chassis, freight trailers, freight semi-trailers, agricultural, earth-moving or road-making equipment exceeding 2,250 kilograms gross unladen weight per vehicle, per 1,000 kilograms. (Subject to Note C).</pre>	147	 8
Automobiles, Pleasure or Passenger, including pick-up trucks not exceeding 10 passengers per vehicle.	80	 0
Foodstuffs Canned, per 20 foot container, Tuna and Petfood	Viz: 473 909	 1
NOTE: Charge applies per day or fraction t	hereof.	
Vehicles, Motor, on wheels, when parked on any municipal wharf by consent of and where designated by the Executive Director, each. (Not subject to Note A).		2
Notes applicable as noted for Items 466, 4		
NOTE A: Minimum charge: Merchandise subject to this note remaining on wharf storage for less than five days shall be assessed a minimum charge of five days' wharf storage at the rates named in this item, but not less than \$16.00 per lot.		
NOTE B: Wharf storage under this item shall start from the time merchandise is accepted for wharf storage		
NOTE C: For truck tractors only, with or		

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RULE 34-D: SECTION 4 - WHARF DEMURRAGE, WHARF STORAGE	AND FREE TIME (CO.	
without 5th wheel, excluding chassis, vans or trailer attachments, maximum weight		
applicable 3,100 kilograms.		
ITEM: 474		
TERM: STORAGE UNDER STRIKE CONDITIONS		
Merchandise which cannot be removed from t general waterfront strike of five calendar will be subject to the following:		
 (a) MERCHANDISE ON FREE TIME: Merchandise the day said strike began will be cont time until the maximum free time allow tariff has expired. Upon expiration of storage charges will be assessed under of Paragraph (b) of this item. 	ved under this of free time,	
(b) MERCHANDISE ON DEMURRAGE OR STORAGE: M demurrage or daily storage on the day begins, or merchandise upon which free expired, will be subject to daily stor storage rates in this section during e calendar month in which the strike is Executive Director reserves the right storage rates for strikebound cargo wi request.	said strike e time has cage under the each and every in effect. The to authorize	
(c) CHARGES APPLICABLE AFTER THE STRIKE EN which was previously strikebound remain the sixteenth day following the end of be subject to demurrage, unless prior been granted by the Executive Director storage or space assignment.	ining on hand on the strike will authorization has	
ITEM: 475		
TERM: STRIKEBOUND CARGO PERIOD		
Notwithstanding anything to the contrary i or any agreement with the City, no Person required to collect demurrage or storage o strikebound cargo as set forth in this tar period of November 28, 2012, through Decem	shall be charges on riff for the	
ITEM: 476		
TERM: RESPONSIBILITY		
(a) The Board assumes no responsibility wh	natsoever and	

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RULE 34-D: SECTION 4 - WHARF DEMURRAGE, WHARF STORAG	GE AND FREE TIME (C	ontinued)
shall not be liable for any cargo ac or for any care, handling, insurance with respect thereto, unless such ca for on behalf of the Board by an aut representative of the Board.	e, loss or damage argo is receipted	,
(b) The Board shall not be responsible of loss or damage to any cargo or other handled, used, kept or placed upon a structure or property owned or contro occasioned by or on account of pilfe insects, natural shrinkage, wastage, leakage, heating, evaporation, fire, floods, or the elements, war, riots, acts or actions beyond the control of discharge from sprinkler systems or or other structure unless the loss of occasioned by the negligence of the officers or employers.	r property stored, any wharf or other rolled by the Board erage, rodents, , decay, seepage, , earthquakes, rain , strikes, or other of the Board or fro collapse of a whar or damage is	, m
ITEM: 478		
TERM: FAILURE TO PAY DEMURRAGE AND S	STORAGE CHARGES	
Merchandise remaining on a wharf after t allowed free time may, if all accrued ch not paid upon demand therefor, be taken the Executive Director, and the Executive have the right to remove and store the s charge, risk and expense of the merchand thereof, and may sell the merchandise at with or without notice. The proceeds of applied to the charges accrued and exper for account of the owner. In the event such sale are not sufficient to satisfy charges and expenses, the owner, shipper carrier, as their interests may appear, liable for the payment of any unsatisfie such charges and expenses.	harges thereon be possession of by we Director shall same wholly at the dise and owner t public auction, f such sale shall b nses shall be held the proceeds from such accrued r, consignee or shall be personall	

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RULE 34-E: SECTION 5 - MISCELLANEOUS CHARGES		
Effective: 01Jan2019 Thru: Expires: H	Publish 14Nov20	018 Amend: C
ITEM: 500		
TERM: HANDLING EQUIPMENT RULES AND REGULATIONS - GOVERNING U	JSE	
(a) The user will provide all necessary opera perform all stevedoring.	ators and	
(b) The user will provide buckets, electromages spreaders, and other supplemental equipmental be required.		
(c) The user will perform all necessary rigg: unrigging of buckets, electromagnets, sp other supplemental equipment at its own e	reader and	
 (d) Handling equipment is presumed to be in a condition when turned over to user, but to not warrant the mechanical condition then Board will not be responsible for delays by breakdown of equipment, by shutoff of current, or other causes. The Board reset to stop operation of the equipment at any require repairs that appear, in the opini Executive Director, to be necessary. 	the Board does reof. The caused by user electric erves the right time to	
 (e) Handling equipment turned over to user sh user's supervision, direction and control be responsible and liable for injury to operson whomsoever, or damage to or destrup property, including employees and propert of Long Beach, incident to, arising out of by use or operation of handling equipment defend and indemnify the City of Long Bea and their officers and employees from and and all suits, claims, demands, loss, exp liability of any kind or nature whatsoeve injury to or death of persons or damage t destruction of property arising out of, of directly or indirectly, through negligend otherwise, by the use or operation of the equipment, whether by user, its officers, employees, or by any consent, express or user. No provision contained in this item shall relieve the City of Long Beach or the Boa negligence nor require user to indemnify Long Beach, the Board or their officers a from liability for their negligence. 	L. User shall or death of any action of ty of the City of, or caused t. User shall ach, the Board d against any penses and er for said to or or be caused, de or handling , agents or implied of L limit or ard from its the City of	

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ULE 34-E: SECT	ION 5 - MISCELLANEOUS CHARGES (Cont	inued)	
(f)	All persons desiring to use handli as far in advance of the date of u application to the Executive Direc date of use, nature and quantity of handled, the estimated length of u Users will be scheduled for the ec of their applications, but the sch modified as necessary for Preferen Assignee's use (see Section 6) by availability of a vessel at the be availability of cargo in the port the use of the equipment, conduct expeditiously and shall cease use equipment to the control of the Bo upon conclusion of the authorized Executive Director reserves the ri to cease use of the handling equip whenever, in his opinion, the user handling equipment in accordance w assignment, or whenever it is nece interests of the port.	se as possible, make tor specifying the f cargo to be se and nature of use uipment in the order edule will be tial and Secondary the actual rth and by the area. User shall, f its operations and return the ard without delay use thereof. The ght to order the use ment immediately is not using said ith the terms of the	e. C
(g)	Whenever another vessel if standing use of a berth where handling equi- vessel on berth will be required to her own expense until loading or of completed. Any vessel on berth who overtime shall vacate the berth up Executive Director. When a vessel berth by refusing to work overtime forfeit her turn and go to the bot vessels scheduled and available.	pment is located, th o work overtime at ischarging has been ich refuses to work on order of the loses her right to , such vessel will	
(h)	Any and all vessels at a berth whe is located, after completion of lo will be required to vacate the ber discretion of the Executive Direct may be allowed after completion of discharging before sailing, and an finishing loading or discharging a be allowed to remain on berth unti morning. Should any vessel fail t under the above conditions, the Ex shall have the right, authority and the vessel at the vessel's risk an	ading or discharging th. However, at the or, two hours' grace loading or y and all vessels fter midnight shall l six o'clock that o vacate the berth ecutive Director d privilege to move	9, e
(i)	The Board reserves the right to re of any commodity which, in the opi Director, is not suitable for the	nion of the Executiv	<i>r</i> e

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	ure effective items are pre		
RULE 34-E: SECTION 5	- MISCELLANEOUS CHARGES (Con	ntinued)	
Distr: operat compl:	ruct from the South Coast A Let. User will obtain all a ce and will conduct all ope ance with said permits to a egulations of that body.	necessary permits to rations in strict	
ITEM:	515 (C)		
TERM:	CHARGES FOR USE OF MECHANIC PIER G, BERTHS G212-215; AI F210-211		
shiploaden equipment maintenand furnished	te for the use (subject to test rs, ship trimmer and air po- only. Operators, cleaning te, repairs and any suppleme by the user; wharfage, dock te in addition to the charge	llution control , utilities, ental equipment to be kage and other tariff	1
Mechan:	cal Shiploaders47 cents or fract handled	tion thereof of cargo	
con 54-:	Pier G mechanical shipload veyor belt feeding systems v nch belting respectively for cloaders at Berths G212-215	with 72-inch and or the traveling	
60-: 60-: shir feed	Pier F mechanical shipload nch transfer gallery conver- nch shipping gallery conver- oloader with a 60-inch conver- ling systems and associated pment which travel at Berth	yor, an overhead yor, a traveling eyor and includes all structures and	
ITEM:	520		
TERM:	CHARGES FOR USE OF CONTAIN	ER CRANES	
lifting be operators furnished	re for use (subject to Item eams only; other supplementa utilities, maintenance and by the user; wharfage, dock re in addition to charges na	ary equipment, d repairs to be kage and other tariff	
Contair	03	er hour, per crane. er 15 minute increment r fraction thereof, pe rane.	
EXCEPTION	1: Where container cranes a assigned or owned, the :		

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RULE 34-E: SECTION 5 - MISCELLANEOUS CHARGES (Continued)		
supplemental equipment, operators maintenance and repairs may be fu the preferential assignee or owne Item 621.	rnished by	
ITEM: 525 (C)		
TERM: FRESH WATER SERVICE RATES		
Department is provided at rates set from time the Board of Water Commissioners. Current wate be found at: www.lbwater.org/current-water-rat delivered to vessels at wharves and for servic in connection therewith through pipelines of t Department, a service charge of fifteen percen addition to the cost of such water will be add use of such facilities including wharfage.	r rates can es. When es supplied he Harbor t (15%) in	
Other charges for fresh water delivered betwee of 7:30 a.m. and 4:00 p.m. to vessels at wharv as follows:		
 (a) Minimum charge for water	<pre>water hose, 7.00 164.30 88.10 324.41 27.09</pre>	
Vessels receiving fresh water are responsible and breaking hose connections at the vessel an are responsible for returning furnished hoses condition as received. A penalty charge of \$10 assessed for each 50-foot hose section not ret same condition as received. Vessels will be ch current replacement costs for hoses and fittin not returned upon vessel departure.	d wharf, and in the same .00 will be urned in the arged at	
When fresh water service has been requested by agent and an authorized Harbor Department empl viable at the berth to perform such service an that water service is not desired, the minimum set forth above shall be charged to the vessel	oyee is d is advised charge (b)	
Requests for water service other than between 7:30 a.m. and 4:00 p.m. Monday through Friday Holidays, will be charged the vessel water off service cost of \$125.00.	except	
The Chief Executive Officer reserves that righ	t to refuse	
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Future effective items are preceded with a > symbol. RULE 34-E: SECTION 5 - MISCELLANEOUS CHARGES (Continued) or limit the supply of water to vessels during the periods of drought. ITEM: 530 TEM: PENALTY FOR ATTACHING HOSE OR TAKING FRESH WATER WITHOUT PERMISSION No person shall attach a hose to a vessel service water outlet or hydrant upon any wharf or wharf premises without first accentaining that a back flow premises without first accentaining that a back flow prevention appliance is between said hose and said water supply outlet. No person shall use any water hose or meter or take any water or attempt to take any water from any vessel service water outlet or hydrant without first obtaining permission from the Executive Director, wharfinger or other duly authorized person in charge and paying for or agreeing to pay for, the desired service. Nothing herein contained shall prevent any person from attaching a hose, or otherwise using the water from any outlet, for the prevention of fire only. Any violation of this item shall subject such person to the penalties prescribed in Item 904 of this tariff. ITEM: 535 TERM: ELECTRIC POWER AND LIGHTING RATES Entities located within the Harbor District may take electricity from any source authorized by applicable law or regulations and not in violation of thei agreement(s) with the Harbor Department. Entities which furnish electricity ("Entities") obtained from the Southern California Edison Company ("SCE") to ocean-going vessels at wharfs ("Cold-ironing Vessels") shall dos io a accordance with applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved	SECTION 2 - RULES	CORR: 0	Issued: 01Jan2019
 or limit the supply of water to vessels during the periods of drought. ITEM: 530 TEM: PENALTY FOR ATTACHING HOSE OR TAKING FRESH WATER WITHOUT PERMISSION No person shall attach a hose to a vessel service water outlet or hydrant upon any wharf or wharf premises without first ascertaining that a back flow prevention appliance is between said hose and said water supply outlet. No person shall use any water hose or meter or take any water or attempt to take any water or any vessel service water outlet or hydrant without first obtaining permission from the Executive Director, wharfinger or other duly authorized person in charge and paying for or agreeing to pay for, the desired service. Nothing herein contained shall prevent any person from attaching a hose, or otherwise using the water from any vessel service. Nothing here authorized by applicable law or regulations and not in the Harbor District may take electricity from any source authorized by applicable law or regulations and not in violation of their agreement(s) with the Harbor Department. Entities which furnish electricity ("Entities") obtained from the Southern California Edison Company ("SCE") to ocean-going vessels at wharfs ('Old-ironing Vessels') on a agreement, including without limitation thereto, SCS tariffs approved by the California For SCE to Coldironing Vessels may recover from Cold-ironing Vessels by applicable law, regulations, and agreements, including without limitation thereto, SCS tariffs approved by the California Public Utilities 		-	d without change.
of drought. ITEM: 530 TERM: PENALTY FOR ATTACHING HOSE OR TAKING FRESH WATER WITHOUT PERMISSION No person shall attach a hose to a vessel service water outlet or hydrant upon any wharf or wharf premises without first ascertaining that a back flow prevention appliance is between said hose and said water supply outlet. No person shall use any water hose or meter or take any water or attempt to take any water from any vessel service water outlet or hydrant without first obtaining permission from the Executive Director, wharfinger or other duly authorized person in charge and paying for or agreeing to pay for, the desired service. Nothing herein contained shall prevent any person from attaching a hose, or otherwise using the water from any outlet, for the prevention of fire only. Any violation of this item shall subject such person to the penalties prescribed in Item 904 of this tariff. ITEM: 535 TERM: ELECTRIC POWER AND LIGHTING RATES Entities located within the Harbor District may take electricity from any source authorized by applicable law or regulations and not in violation of their agreement(s) with the Harbor Department. Entities which furnish electricity ("Entities") obtained from the Southern California Edison Company ("SCB") to ocean-going vessels at wharfs ("Cold-ironing Vessels") shall do so in accordance with applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved by the California Public Utilities commission and Entities agreement(s) with the Harbor peartment. Entities furnishing electricity obtained from SCE to Cold- ironing Vessels may recover from Cold-ironing Vessels such rates and charges the Entities are authorized to recover from Cold-ironing Vessels by applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved by the California Public Utilities Commission and Entities agreement(s) with the Harbor	RULE 34-E: SECTION 5 - MISCELLANEOUS CHARGES (Continued)		
TERM: PENALTY FOR ATTACHING HOSE OR TAKING FRESH WATER WITHOUT PERMISSION No person shall attach a hose to a vessel service water outlet or hydrant upon any wharf or wharf premises without first ascertaining that a back flow prevention appliance is between said hose and said water supply outlet. No person shall use any water hose or meter or take any water or attempt to take any water from any vessel service water outlet or hydrant without first obtaining permission from the Executive Director, wharfinger or other duly authorized person in charge and paying for or agreeing to pay for, the desired service. Nothing herein contained shall prevent any person from attaching a hose, or otherwise using the water from any outlet, for the prevention of fire only. Any violation of this item shall subject such person to the penalties prescribed in Item 904 of this tariff. ITEM: 535 TERM: ELECTRIC POWER AND LIGHTING RATES Entities located within the Harbor District may take electricity from any source authorized by applicable law or regulations and not in violation of their agreement(s) with the Harbor Department. Entities which furnish electricity ("Entities") obtained from the Southern California Edison Company ("SCE") to ocean-going vessels at wharfs ("Cold-ironing Vessels") shall do so in accordance with applicable law, regulations, and agreements, including without limitation thereto, SCE traiffs approved by the California Public Utilities Commission and Entities agreement(s) with the Harbor Department. Entities furnishing electricity obtained from SCE to Cold- ironing Vessels may recover from Cold-ironing Vessels such rates and charges the Entities are authorized to recover from Cold-ironing Vessels by applicable law, regulations, and agreements, including without limitation thereto, SCE traiffs approved by the California Public Utilities Commission and Entities agreement(s) with the Harbor		the periods	
 WITHOUT PERMISSION No person shall attach a hose to a vessel service water outlet or hydrant upon any wharf or wharf premises without first ascertaining that a back flow prevention appliance is between said hose and said water supply outlet. No person shall use any water hose or meter or take any water or attempt to take any water from any vessel service water outlet or hydrant without first obtaining permission from the Executive Director, wharfinger or other duly authorized person in charge and paying for or agreeing to pay for, the desired service. Nothing herein contained shall prevent any person from attaching a hose, or otherwise using the water from any outlet, for the prevention of fire only. Any violation of this item shall subject such person to the penalties prescribed in Item 904 of this tariff. ITEM: 535 TERM: ELECTRIC POWER AND LIGHTING RATES Entities located within the Harbor District may take electricity from any source authorized by applicable law or regulations and not in violation of their agreement(s) with the Harbor Department. Entities which furnish electricity ("Entities") obtained from the Southern California Edison Company ("SCE") to ocean-going vessels at wharfs ("Cold-ironing Vessels") shall do so in accordance with applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved by the California Public Utilities Commission and Entities agreement(s) with the Harbor Department. Brities furnishing electricity obtained from SCE to Cold- ironing Vessels may recover from Cold-ironing Vessels such rates and charges the Entities are authorized to recover from Cold-ironing Vessels by applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved by the California Fublic Utilities Commission and Entities agreement(s) with the Harbor 	ITEM: 530		
 outlet or hydrant upon any wharf or wharf premises without first ascertaining that a back flow prevention appliance is between said hose and said water supply outlet. No person shall use any water hose or meter or take any water or attempt to take any water from any vessel service water outlet or hydrant without first obtaining permission from the Executive Director, wharfinger or other duly authorized person in charge and paying for or agreeing to pay for, the desired service. Nothing herein contained shall prevent any person from attaching a hose, or otherwise using the water from any outlet, for the prevention of fire only. Any violation of this item shall subject such person to the penalties prescribed in Item 904 of this tariff. ITEM: 535 TERM: ELECTRIC POWER AND LIGHTING RATES Entities located within the Harbor District may take electricity from any source authorized by applicable law or regulations and not in violation of their agreement(s) with the Harbor Department. Entities which furnish electricity ("Entities") obtained from the Southern California Edison Company ("SCE") to ocean-going vessels at wharfs ("Cold-ironing Vessels") shall do so in accordance with applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved by the California Public Utilities Commission and Entities agreement(s) with the Harbor Department. Entities furnishing electricity obtained from SCE to Coldironing Vessels may recover from Cold-ironing Vessels such rates and charges the Entities are authorized to recover from Cold-ironing Vessels such rates and charges the Entities agreement(s) with the Harbor Department. 		FRESH WATER	
<pre>from the Southern California Edison Company ("SCE") to ocean-going vessels at wharfs ("Cold-ironing Vessels") shall do so in accordance with applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved by the California Public Utilities Commission and Entities agreement(s) with the Harbor Department. Entities furnishing electricity obtained from SCE to Cold- ironing Vessels may recover from Cold-ironing Vessels such rates and charges the Entities are authorized to recover from Cold-ironing Vessels by applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved by the California Public Utilities Commission and Entities agreement(s) with the Harbor</pre>	<pre>outlet or hydrant upon any wharf or wharf premi first ascertaining that a back flow prevention between said hose and said water supply outlet. shall use any water hose or meter or take any w attempt to take any water from any vessel servi outlet or hydrant without first obtaining permi the Executive Director, wharfinger or other dul person in charge and paying for or agreeing to desired service. Nothing herein contained shall person from attaching a hose, or otherwise usir from any outlet, for the prevention of fire on Any violation of this item shall subject such p penalties prescribed in Item 904 of this tariff ITEM: 535 TERM: ELECTRIC POWER AND LIGHTING RATES Entities located within the Harbor District may electricity from any source authorized by appli regulations and not in violation of their agree</pre>	ises without appliance is . No person water or ise water ission from ly authorized pay for, the prevent any ng the water ly. person to the f.	
ironing Vessels may recover from Cold-ironing Vessels such rates and charges the Entities are authorized to recover from Cold-ironing Vessels by applicable law, regulations, and agreements, including without limitation thereto, SCE tariffs approved by the California Public Utilities Commission and Entities agreement(s) with the Harbor	Entities which furnish electricity ("Entities") from the Southern California Edison Company ("S ocean-going vessels at wharfs ("Cold-ironing Ve shall do so in accordance with applicable law, and agreements, including without limitation th tariffs approved by the California Public Utili Commission and Entities agreement(s) with the F	SCE") to essels") regulations, nereto, SCE ities	
	ironing Vessels may recover from Cold-ironing V rates and charges the Entities are authorized t from Cold-ironing Vessels by applicable law, re and agreements, including without limitation th tariffs approved by the California Public Utili Commission and Entities agreement(s) with the F	Vessels such to recover egulations, hereto, SCE ities	
Rates and charges billed by SCE may, from time-to-time,	Rates and charges billed by SCE may, from time-	-to-time,	

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RULE 34-E: SECTION 5 - MISCELLANEOUS CHARGES (Continued)		
Koll 51 H. Bleffor 5 Mibellinkloob ennedb (concineed)		
change. The Harbor Department will not forecas notice of such changes.	t or provide	
ITEM: 550		
TERM: LONG-TERM MERCHANDISE STORACE		
When terminal space is available and when the loading or discharge of vessels and normal terminal op not be interfered with, certain merchandise ma by the Executive Director for Long-Term Mercha status while located on wharf of terminal prem Merchandise granted Long-Term Merchandise Stor shall be subject to the conditions and charges in Items 562 and 564 in lieu of demurrage or s and conditions set forth elsewhere in this Tar Term Merchandise Storage status shall only be commodities listed in Item 564.	erations will y be approved ndise Storage ises. age status as set forth torage rates iff. Long-	
ITEM: 552		
TERM: RIGHTS NOT EXCLUSIVE		
Approvals for Long-Term Merchandise Storage, u otherwise specifically provided therein, shall the right to store merchandise on a long-term provided for in this section and shall not be creating or affecting any permanent or exclusi occupy or possess the area used.	include only basis as construed as	
ITEM: 554		
TERM: APPLICATIONS FOR LONG-TERM MERCHANDISE S	TORAGE	
Applications for Long-Term Merchandise Storage made to the Executive Director upon forms prov Board.		
ITEM: 556		
TERM: APPROVAL OF LONG-TERM MERCHANDISE ST	ORAGE	
The Executive Director shall approve Long-Term Storage upon forms provided by the Board, subj charges, rates, rules and regulations of the B applicable thereto, including those set forth sections of this Tariff, and as may be contain such approval form.	ect to the oard in other	
ITEM: 558		

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RULE 34-E: SECTION 5 - MISCELLANEOUS CHARGES (Co	ontinued)	
TERM: NOT TRANSFERABLE		
Approvals for Long-Term Merchandise transferred except with the written Executive Director.		
ITEM: 560		
TERM: APPROVALS REVOCABLE		
All approvals for Long-Term Merchand revocable by the Executive Director the requesting terminal, at any time the assignee, except when otherwise approval.	without compensation e upon written notice	
ITEM: 562		
TERM: CHARGES FOR LONG-TERM MERC	CHANDISE STORAGE	
Charge shall be payable in arrears b of the following month for the prior deduction, set-off, prior notice or computed on the following basis:	months storage without) ut
Charges shall be based on a calendar of 1,000 kilograms, cu.m. 1000 ft. B on an as-freighted basis.		
When the charges commence on the day day of a calendar month, they shall basis to the first day of the follow Such prorated charges shall be payab with the charges for the following f	be prorated on a daily ving calendar month. ble in advance togethe	У
The minimum period for Long-Term Mer be one calendar month or thirty cons and shall continue from month to mon tonnage requested until terminated b Director pursuant to Item 560 Aviv o terminal upon not less than ten days	secutive calendar days oth for the amount of by the Executive or by the requesting	
A storage statement shall be present the Port of Long Beach Wharfingers O basis, by the tenth (10th) of the fo prior months storage.	Office on a monthly	
ITEM: 564		
TERM: COVERED AND UNCOVERED LONG STORAGE - CHARGES FOR	G-TERM MERCHANDISE	
STORAGE - CHARGES FOR	on the web at http://www.doi.ucc.acc	2

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RULE 34-E: SECTION 5 - MISCELLANEOUS CHARGES (Contin	ued)	
Commodity	RATES IN CENTS	
Stored on uncovered areas	330 176	
Metals, Viz: Coiled steel sheets, per 1,000 kilograms Stored on covered areas Stored on uncovered areas	71	
Metals, Viz: Coiled steel wire rod, per 1,000 kilograms Stored on covered areas Stored on uncovered areas		
Newsprint, per 1,000 kilograms or cubic whichever is greater Stored in covered areas onl		
Paper, palletized, per 1,000 kilograms o whichever is greater Stored in covered areas onl	y 202	
Woodpulp, in bales, per cu.m or as freig Stored on covered areas Stored on uncovered areas	165	
Power Generation & Distribution Equipmen Stored on covered areas Stored on uncovered areas	t 750 400	
NOTE 1: Applicable only to lumber stored on Pier	s D, E, and F	

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RULE 34-F: SECTION 6 - BERTH/AREA ASSIGNMENTS		
Effective: 01Jan2019 Thru: Expires:	Publish 14Nov2	018 Amend: C
ITEM: 600		
TERM: DEFINITIONS		
Berth/Area Assignments are classified a follows:	und defined as	
(a) "PREFERENTIAL ASSIGNMENT" shall mea granted a person to use a certain b premise or other facility, includin and areas as are designated in the	perth, wharf, wharf ng such improvements	t
(b) "SECONDARY ASSIGNMENT" shall mean a granted to a person to use a prefer berth, wharf, wharf premise or othe to the prior rights of a preferenti whom such secondary assignee must s the costs and expenses incidental t	entially assigned er facility, subject al assignee with share by agreement	
(c) "TEMPORARY ASSIGNMENT" shall mean a permission granted to a person to u wharf, wharf premise or other facil improvements and areas as are desig assignment.	use a certain berth, .ity, including such	
All berth assignments shall be held by to the provisions of this Tariff, to th rules and regulations applicable theret terms, conditions and provisions contai assignment.	ne charges, rates, to, and to all of th	
ITEM: 603		
TERM: RIGHTS NOT EXCLUSIVE		
Berth assignments, unless otherwise spe therein, shall include only the right t owned, operated or represented by the a assigned berth, to embark and disembark their baggage, and to assemble and dist of such vessels over, through or upon t facility, subject to the provision that area or facility is not required in who the use of the assignee, the Executive temporary assignments of said berth, wh or other facility, or any part thereof, persons, as provided in this Section.	to dock vessels assignee at the passengers and tribute the cargoes the assigned area or when the assigned ole or in part for Director may make harf, wharf premise	

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RULE 34-F: SECTION 6	- BERTH/AREA ASSIGNMENTS (C	ontinued)	
ITEM:	606		
TERM:	APPLICATIONS		
Assignmen	ons for Preferential, Secon ts, Berth or Area, shall be upon forms provided.		
Temporary provision regulatic	tive Director may make Pref Assignments upon forms pro s of this Tariff, to the ch ons of the Board applicable conditions as may be conta t.	vided, subject to the arges, rates, rules an thereto, and to such	
ITEM:	609		
TERM:	NOT TRANSFERABLE		
	ts shall not be transferred consent of the Executive Dir		
ITEM:	612		
TERM:	ASSIGNMENTS REVOCABLE		
Director upon writ	nments shall be revocable b without compensation to the ten notice to the assignee in the assignment.	assignee, at any time	
ITEM:	615		
TERM:	ASSIGNEE LIABLE FOR DAMAGE	, WHEN	
other fac and liabl assigned unless su Director responsik other res the Board or negled liability aforesaid revoke th	ons to whom berths, wharves, eilities have been assigned the to the Board for any dama property during their tenan adequate information and ev polity and liability for any sponsible person and such ot a for any such damage. Upon et of any assignee to accept in the manner and under th and the Board or Executive Di the assignment to any such per perfuse the use of any wharf,	shall be responsible ge occurring to such cy and occupancy, shes to the Executive idence fixing the such damage on some her person reimburses the refusal, failure responsibility and e circumstances rector may immediately rson without notice,	

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RULE 34-F: SECTION 6 - BERTH/AREA ASSIGNMENTS (Continue	-d)	
facility to any such person until the Board	d has been	
reimbursed for any such damage.		
ITEM: 618		
TERM: MAINTENANCE OF PREMISES		
IERM: MAINIENANCE OF PREMISES		
Assignee shall at all times keep and mainta		
including the toilets therein, in a safe, or sanitary and sightly condition in compliance		
applicable federal, state, municipal and of		
ordinances, rules and regulations and to th of the Executive Director. Failure to comp		
in the assignee being liable for the costs		
restoring the premises, ordinary wear and t		
ITEM: 621		
TERM: SECONDARY AND TEMPORARY ASSIGNEES	S TO SHARE IN	
CERTAIN OF PREFERENTIAL ASSIGNEE		
Each secondary assignee and each temporary	aggignoo at a	
preferentially assigned berth or wharf or w		
other facility shall agree, in writing, wit		
preferential assignee, if the latter so rea in the berth or wharf or wharf premise or a		
expenses of the preferential assignee, and		
under such agreement shall be payable to an		
the preferential assignee for his own accou agreement among such assignees of a berth,		
premise or other facility must be upon a de	efinite basis of	
division of such berth, wharf, wharf premis		
facility expenses of the preferential assig agreement shall be subject to the approval		
shall be filed with the Executive Director		
of failure to agree as to the basis of dive		
shall be submitted to the Executive Director as an arbiter and his decision shall be fin		
upon such assignee.	5	
ITEM: 624		
TERM: BUNKER FUEL LINES - ASSIGNEES TO	FURNISH	
WATCHMAN FOR		
Roch and arrows names to them a broth the	of when from the	
Each and every person to whom a berth, what or other facility has been assigned shall b		
for causing a watchman to be in attendance	at all times	
while bunker fuel lines are in use at such	berth, wharf,	

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RULE 34-F:	SECTION 6	- BERTH/AREA ASSIGNMENTS (Co	ntinued)	
	wharf pre	emise or other facility, to i	sure proper use of	
	such line	es, and it shall be the duty	of said watchman to	
		ontinuous surveillance of any ely close down the same if it		
	leaking.	Every such person who fails	to provide such	
		shall be liable for and save and all such damage caused a		
	or leakir	ng bunker fuel lines at such i	perth, wharf, wharf	
		or other facility, and every such watchman shall be so li		
	damage ar	nd or cleanup if caused or co	ntributed to by any	
	negligeno	ce, act or omission of such w	atchman.	
	ITEM:	627		
	TERM:	ASSIGNMENT OF AREA; DEFINIT	ION OF	
		ENT OF AREA" shall mean the g unicipal land or facilities t		
	use of M		o all assignee.	
	ITEM:	630		
	TERM:	ASSIGNMENT OF AREA; HOW ASS	IGNED	
	The Execu	tive Director may make assign	nments of area upon	
		ovided by the Board, subject d regulations of the Board ap		1
		g those set forth in other se uch terms and conditions as m		
	such assi		ay be concarned in an	У
	ITEM:	633		
	TERM:	ASSIGNMENT OF AREA; RULES A	ND REGULATIONS	
	othei	ges for an assignment of an a r charges contained in this t ges for storage and demurrage	ariff, except for the	
	_	ges shall be payable on the f		
	advar	nce without deduction, set-of nd and shall be computed on t	f, prior notice or	
		Assignments shall be made on boasis.	a calendar-month	
		The charges for assignments will day other than the first day of the second sec		

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RULE 34-F: SECTION 6 - BERTH/AREA ASSIGNMENTS (Continued)	_			
of the following calendar month. Suc charges shall be payable in advance t	ogether with			
the charges for the following full ca	lendar month.			
(c) The minimum period of any assignment shal calendar month or thirty consecutive cale				
(d) An Assignee may terminate an assignment of than ten days' written notice.	n not less			
(e) Assignments shall not be transferred.				
(f) The Executive Director shall have the rig and remeasure an assigned area, whenever necessary. The measurement or remeasuren used for the purposes of determining the of any additional area occupied. In the measure or remeasure establishes that an been using and/or occupying any additionat the prior consent of the Executive Direct Assignee shall be assessed daily a penalt TREBLE the scheduled daily rate for such area so used or occupied.	it is deemed ent shall be kind and size event the Assignee has l area without or the y rate of			
ITEM: 636 (C)				
TERM: ASSIGNMENT OF WAREHOUSE AREA, LAND AF UNPAVED) AND SUBMERGED LAND AREA: CHARGES FOR				
Charges for the assignment of warehouse area, area (paved and unpaved), and submerged land area occupancy only, subject to Items 630 and Alterations, improvements, cleaning, damage, and utility costs are in addition to all othe charges and shall be borne by the assignee. Cents per Sq. Ft Type of Area (Subject t	area are for 633. maintenance r Tariff . per Month			
Warehouse \$0.65 Land: (Effective January 1, 2019) Paved (Subject to NOTES 2 & 3) \$0.25 Unpaved (Subject to NOTES 2 & 3) \$0.21 (Effective January 1, 2020) Paved (Subject to NOTES 2 & 3) \$0.31 Unpaved (Subject to NOTES 2 & 3) \$0.25 Submerged Land (Subject to EXCEPTION) \$0.14	0 0 0 0			
Minimum Charge \$500.00 per month per assignme warehouse area, land area (paved & unpaved) o land area.				

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RULE 34-F: SECTION 6 - BERTH/AREA ASSIGNMENTS (Continued))	
NOTE 1: If the assignment is terminated by the Director, charges for the termination month with prorated on a daily basis.		
NOTE 2: In addition to the above rates, fence be assessed \$2.10 per linear foot per month.	ed areas will	
NOTE 3: In addition to the above rates, light assessed \$0.030 per sq. ft. per month.	ting will be	
EXCEPTION: Submerged land area assignments sl granted to vessels, accorded free of dockage provisions of Paragraph (f) of Item 265.		
ITEM: 639		
TERM: ASSIGNMENT OF WHARF PREMISE OFFICE:	S AND SIMILAR	
AREA; CHARGES FOR		
AREA; CHARGES FOR Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by t	o Items 630 an d maintenance	
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by t	o Items 630 an d maintenance the assignee.	d
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by t	o Items 630 an d maintenance	d
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by to Cen Type of Area Office, Air-conditioned (subject to Note)	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month	d
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by to Cen Type of Area	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month 	d
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by to Cer Type of Area Office, Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month	d
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by to Cen Type of Area Office, Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Private Restroom (subject to Note) Lockers	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month 85 72 72 30	d
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by to Cen Type of Area Office, Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Private Restroom (subject to Note)	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month 85 72 72	d
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by to Cen Type of Area Office, Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Private Restroom (subject to Note) Lockers	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month 85 72 72 30	d
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by the Cen Type of Area Office, Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Private Restroom (subject to Note) Lockers Gear Corrals	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month 	d -
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by the Cen Type of Area Office, Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Private Restroom (subject to Note) Lockers Gear Corrals Minimum Charge, per month, per assignment NOTE: In addition to the above rates, water, electricity for illumination furnished Department will be assessed \$0.12 per set	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month 	d -
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by to Cen Type of Area Office, Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Private Restroom (subject to Note) Lockers Gear Corrals Minimum Charge, per month, per assignment NOTE: In addition to the above rates, water, electricity for illumination furnished Department will be assessed \$0.12 per s month.	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month 	d -
Charges for assignment of wharf premise offic areas are for area occupancy only, subject to 633. Alterations, improvements, cleaning and costs are in addition and shall be borne by the Cen Type of Area Office, Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Office, Not Air-conditioned (subject to Note) Private Restroom (subject to Note) Lockers Gear Corrals Minimum Charge, per month, per assignment NOTE: In addition to the above rates, water, electricity for illumination furnished Department will be assessed \$0.12 per s month. ITEM: 642	o Items 630 an d maintenance the assignee. nts per Sq. Ft per Month 	d -

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RULE 34-F: SECTION 6	- BERTH/AREA ASSIGNMENTS (Conti		
ITEM:		tion thereof.	
TERM:	PARKING ON UNASSIGNED MUNICIPA FOR	AL PROPERTY; CHARGE	5
container automobil	for parking vehicles [e.g. conta r, chassis, tractor, truck (inte e] on Harbor Department propert thas been made:	egrated) and	
Charge	e: \$27.00 per day or portion th	nereof	
ITEM:	648		
TERM:	USE OF UNASSIGNED MUNICIPAL PR	ROPERTY: CHARGES FO	R
premises of TREBLE such prem	ative Director reserves the right occupied and may assess charges I the scheduled rate as shown in hises are occupied without the p ative Director.	s at a penalty rate 1 Item 636 where	
ITEM:	651		
TERM:	PUBLIC LANDINGS - APPLICATION WHARFAGE SUSPENDED ON PERSONAL SUPPLIES AND MERCHANDISE IN SM	」EFFECTS,	
traff merch diffi landi are h commo not t shipp	der to provide for and to relie fic relating to personal effects andise in small lots upon which cult and impracticable to colle ings as may be designated by the hereby set apart as locations who dities, not to exceed 9 metric to exceed 5,000 board feet, may bed during any one calendar mont on, owner or shipper, without pa	and supplies and it would be ect wharfage, public e Executive Directo here such tons, or lumber, be handled or th by any one	
attem publi those havin Direc or wi	erson shall land, handle, ship of opt to land, handle, ship or rec of landing, supplies or merchand e quantities hereinabove specifi ng obtained a permit so to do fr stor or other duly authorized pe thout first having paid or agree the regular charges accruing the 654	eeive, over any such lise in excess of ed without first com the Executive erson in charge and eed and arranged to	/

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RULE 34-F: SECTION 6 - BERTH/AREA ASSIGNMENTS (Contin	nued)	
TERM: PERISHABLE, OBJECTIONABLE AND O MERCHANDISE	OFFENSIVE	
 (a) No fresh fish for commercial purposes liquids in damaged or leaky container decaying fish, meats, fruits or veget merchandise or matter of an offensive character whatsoever shall be permitt landing unless the person in charge o have first obtained a permit therefor Executive Director. (b) Merchandise of a perishable nature mu 	rs, decayed or tables, or any e or objectionable ted on a public of such cargo shal r from the	.1
the public landing on the day receive ITEM: 657	ed.	
TERM: VEHICLES ON PUBLIC LANDINGS		
(a) No person shall drive, move or propel other vehicles on to a public landing purpose of discharging or loading fre passengers.	g except for the	r
(b) No person shall allow to permit any v upon any public landing except while or discharging freight or passengers.	actually loading,	
(c) Vehicles ready to load shall be prefe ready to discharge.	erence over those	
(d) No person shall allow any vehicle to position as to block the approach to or prevent the free and easy access t	a public landing	
ITEM: 660		
TERM: NO PERSON PERMITTED TO MONOPOLI	IZE PUBLIC LANDING	1
No person who has discharged or received any public landing shall occupy or monopo unreasonable amount of space to the exclu person. Merchandise discharged upon such removed immediately therefrom; it being t Executive Director in extending the privi forth to accommodate the public to the gr possible with the facilities available. ITEM: 663	olize an usion of any other n landings must be the purpose of the lleges herein set	
TERM: FREE DOCKAGE AT PUBLIC LANDINGS	G LIMITED	

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RULE 34-F: SECTION 6	- BERTH/AREA ASSIGNMENTS (Conti	nued)	
50 tons such ves personal the quan	charges for vessels under 80 tor underdeck measurement is hereby sels are loading or discharging effects, supplies and merchandi tities specified in Item 651. N 11 have preference over those re	suspended while at public landings se not in excess or Vessels ready to	
ITEM:	666		
TERM:	PENALTY FOR UNNECESSARY DELAY		
which sh landing both, as loading thereupo elsewher for each	el availing itself of the privil all refuse or fail to haul away after having finished loading or the case may be, or failing to or discharging without unwarrant on be assessed dockage at quadrup re provided herein and, in additi and every day or fraction there t such landing in violation of t	from such public c discharging or complete such ed delay, shall ole the rates on thereto, \$50.00 eof such vessel may	
ITEM:	670		
TERM:	PENALTY FOR DOCKING VESSELS ON REGISTER	VER 80 TONS GROSS	
unde publ	ressel of over 80 tons gross registed ordeck measurement shall dock at ic landing without first having o do from the Executive Director	or make fast to any obtained a permit	!
vess prov to a else \$100	he case of any violation of this el, such vessel, in addition to ided herein or by law, shall the nd shall be assessed dockage at where provided herein and, in ad .00 for each and every day or fr remain at such landing in violat 673	the other penalties ereupon be subject quadruple the rates ddition thereto, raction thereof it	
TERM:	PASSENGER-CARRYING VESSELS FOF AT PUBLIC LANDINGS WITHOUT PEF		
shall do passenge	on operating any passenger-carrying at any public landing and takens thereat without first having from the Executive Director.	e on or discharge	

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RULE 34-F: SECTION	6 - BERTH/AREA ASSIGNMENTS (C	ontinued)	
ITEM:	676		
TERM:	PENALTY FOR VESSEL REMAINI LOADING OR DISCHARGING	NG AT LANDING WHEN NOT	
vessel at any dischar permit such ve public facto,	son shall allow or permit any permit any permit and public landing except while a riging passengers or supplies, therefor from the Executive D essel is found fast to or immelanding and not loading or di subject such vessel to the ched herein.	asure craft, to remain ctually loading or without a special irector. The fact tha diately in front of a scharging shall, ipso	
ITEM:	679		
TERM:	PENALTY FOR OBSTRUCTING AP	PROACH OR EXIT	
	son shall obstruct the free an are from any public landing at		
ITEM:	682		
TERM:	PENALTY FOR VIOLATION		
section charge thereup penalti the pri Board,	son or vessel violating any o h, or who shall refuse or fail or penalty accruing or impose oon and thereafter, until all es shall have been paid and s vileges and facilities under and shall, in addition theret repenalties provide by law.	to pay upon demand any d thereunder, shall such charges and atisfied, be denied al the control of the	-

ort of Long Beach - Tariff No. 004		Orig/Rev Original	Page 2,000,107
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RULE 34-G: SECTION 7 - GENERAL RULES AND	REGULATIONS		
Effective: 01Nov2017 Thru: Expi	res: Pu	ublish 310ct20	017 Amend: C
ITEM: 700			
RULE: APPLICATION OF RATE AND REGULATIONS	S, CHARGES, FEES	AND RULES	
Except as otherwise provided, shall be those in effect at t (see Note), except the applic (Section 3) and handling equi	he time the charge able charges for	ge accrues, wharfage	
1. On inbound merchandise, th date the vessel commences			
2. On outbound merchandise, t date that wharfage accrues		ect on the	
The application of the rules in effect at the time such ru applied and enforced.			2
NOTE: FOR CHANGES IN RATES, C	HARGES AND FEES.		
The effective time on the eff this tariff will be 0001 hour		ublished in	
The following guidelines will charges:	apply in determ:	ining amended	
Pilotage: The applicable pilo the commencing time			
Dockage: The dockage rate sha the time the Vessel official berthing ti the first line is re inward call or to an vessel so berthed (c	is officially ber me is that time is ceived on a berth other vessel when	rthed. The logged when h on the	a
Wharfage: The applicable rate shall be determined commences discharge	by the time the	vessel	
the rate i	d demurrage rates h the next 24 hou n effect at the t lly on storage of	ur period at time the cargo	0
Assignment of covered, uncove in accordance with provisi assignment agreements.			a

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ITEM: 701		
RULE: TERMS AND CONDITIONS OF PAYM	ENT	
Use of Port facilities or service is constructed satisfactory assurance of the Port that will be paid when due. All charges are they accrue or on completion of service	t applicable charges e due and payable as	
The Port may require payment of charges follows:	s in advance, as	
 By the vessel, its owners or agents assigned a berth and commences its operations. 		
2. By the cargo owner, shipper or const leaves the custody and control of th		
3. For all charges on perishable cargo value and household goods.	or cargo of doubtfu	1
Payment terms are cash unless the user and/or services, prior to the use there credit or has posted adequate security Port.	eof, has established	
The provisions of this rule shall gover payment by, and liability of, an agent a disclosed principal for charges owing as a user of Port facilities and/or ser notwithstanding any other provisions to this tariff or in any form issued pursu	acting on behalf of g from said principa rvices o the contrary in	
ITEM: 702		
RULE: APPLICABILITY OF RATES AND CH	HARGES	
(a) The Executive Director reserves the interpret and determine the applica rates provided for herein and to as in accordance with any such interpredetermination. The Executive Direct right to determine the applicability regulation as provided herein and to rule or regulation in accordance we interpretation or determination.	ability of any of th ssess charges or fee retation and tor also reserves th ty of any rule or to enforce any such	S
(b) The Executive Director has the exc to waive the assessment of all or a		

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	-	
RULE 34-G: SECTION 7 - GENERAL RULES AND REGULATIONS (Co	ntinued)	
charge payable to the Port of Long Beach dockage, pilotage, wharf demurrage, whar any other charge or fee which may be due source or cause as provided for in this may be associated with cargo destined to emergency relief that is directly attrib natural disasters or unusual occurrences must not be intended for resale.	f storage, or from any Tariff which provide putable to	
ITEM: 704		
RULE: SHIPPER'S REQUESTS AND COMPLAINTS		
(a) Requests and complaints from shippers on relating to the rates, rules and regulat in this tariff shall be in writing and m Executive Director.	ions contained	
(b) The Port of Long Beach is a member of th Association of Port Authorities, 1510 14 Sacramento, California 95814. A shipper the Association any request or complaint by the Port of Long Beach by submitting data in writing to the Association.	th Street, may refer to not satisfied	
ITEM: 706		
RULE: UNAUTHORIZED COLLECTION		
No person having authorization from the Exec to collect charges or fees shall collect any fee calculated at rates not in accordance wi charges and fees set forth herein.	such charge or	
ITEM: 708		
RULE: PAYMENT OF CHARGES AND FEES AND EN THEREOF	FORCEMENT	
 (a) Subject to provisions of Item 701, wharf demurrage, wharf storage and any other of tariff made and assessed against merchan from and payable by the owners of such m shall be collected for and on behalf of the vessel discharging or loading the merchan which the merchanize was manipud themerchan 	tharges in this dise are due erchandise and the Board by ndise, or for	
which the merchandise was received, thro agent, manager, master, berth assignee o duly authorized so to do, and by the ber	r other person	

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RULE 34-G: SECT	ION 7 - GENERAL RULES AND REGULATION	5 (Continued)	
	to all other merchandise. Such vest and agents, jointly and severally, a assignee shall guarantee and be lial of such charges to the Board, wheth by such vessel or its owner or agent assignee. The use of a municipal wh the vessel or its owner or agent and of a berth assignment by the assign constitute acceptance and acknowledg guarantee and liability.	and such berth ole for the payment er or not collected t or by such berth marf or wharves by d the acceptance ee thereof shall gment of this	
(b)	In the event that wharfage, wharf destorage and any other charges in the assessed against merchandise are not every vessel, through its owner, age or other duly authorized person in or such merchandise, and every berth provided in paragraph (a) of this is vessel, or its owner or agent, or seas the case may be, is upon the Cree otherwise arranged credit as provided shall pay to the Board, the full amount of delivery of such merchand wharf premise, pier or bulkhead strue of wharfage assessed against merchand from or loaded upon a vessel, such provided upon a vessel, such provided upon the departure or such we wharf or berth.	is tariff made and totherwise paid, ent, manager, master charge of the vessed n assignee as tem, unless such uch berth assignee, dit List or has ed in Item 712, punt of all such andise before the dise from the wharf ucture. In the case ndise discharged payment shall be	L ,
(c)	Wharfage, wharf demurrage, wharf stocharges in this tariff made and assomerchandise are liens against all stocharges in this tariff made and assomerchandise are liens against all stocharges and the second deposited upon any wharf or other projurisdiction and control of the Boar or its agents or assignees, may hold or all of such merchandise to secure or all of such charges. For the purpose of such liens, the P	essed against uch merchandise remises under the rd; and the Board, d possession of any e the payment of any	7
	and assignees are deemed to have posall of such merchandise until such of	ssession of any or	
(d)	For the purpose of enforcing the pay wharf demurrage, wharf storage and this tariff made and assessed agains deposited upon any municipal wharf of premises, or against merchandise real longer than the time prescribed by this tariff, the Executive Director possession of any or all of such mer accrued charges are not immediately	other charges under st merchandise or other municipal maining thereon the provisions of may take actual rchandise. If the	

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RULE 34-G: SECTIO	ON 7 - GENERAL RULES AND REGULATIO	ONS (Continued)	
(e) 1 (e) 1 (c) 1	the Executive Director may, at any such possession, remove and store merchandise wholly at the charge, the merchandise and owner or consi- Executive Director may sell any or merchandise at public auction with For the purpose of keeping the mun- other municipal premises free of of Executive Director shall cause a va- served on the owner, agent, consig- possession or having custody of an merchandise, material or structure charge, risk and expense thereof a risk and expense of the owner or of the Executive Director may sell su- material or structures at public a without notice. Such sale shall b immediate removal, if not already Executive Director.	any or all of such risk and expense of ignee thereof, and the r all of such n or without notice. nicipal wharves and obstructions, the written notice to be gnee or person in ny such obstructing es wholly at the and at the charge, consignee thereof, and uch merchandise, auction with or be made subject to	
	From the proceeds of any such sale paragraphs (d) and (e) of this it retain all charges for wharfage, we wharf storage and any other charge merchandise plus 10% and, in the of \$100.00 additional for each day do be other premises have been obstru- the expenses of any such sale. The shall be paid to the proper person consignee or proper person shall be shall pay to the Board any charges remaining unsatisfied out of the p sale.	em, the Board shall wharf demurrage, es against the case of obstructions, uring which the wharf ucted, and also all he surplus, if any, hs. The owner, be liable for and s, fees and costs	
	Every person in charge of a vesse cause, allow or permit such vesse or berth at which it is docked, un oy stress of weather or fire or un person is on the Credit List or have credit as provided in Item 712, be then due upon or assessed against against such merchandise as may have from or received upon such vessel be guilty of a misdemeanor and shap penalties prescribed by law and the	l to leave such wharf hless forced to do so hless such vessel or as otherwise arranged efore all charges, such vessel and ave been discharged have been paid, shall all be subject to the	L
ITEM	: 710		
RULE	PENALTY FOR FAILURE TO PAY	THARGES OR FEES	

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RULE 34-G: SE	CTION 7 - GENERAL RULES AND REGULATIONS	(Continued)	
t d s t f	very person who, by false returns or in he payment of all or any portion of any ockage, wharfage, wharf demurrage, wharf ther charge or fee which may be due to to ource or cause, as provided for herein, he general penalties provided for herein hall pay to the board twice the amount of ee and, in addition, the sum of \$100.00, therwise specifically provided herein.	charge for f storage or any the Board from any is in addition to n, liable for and of such charge or	
I	TEM: 712		
R	ULE: CREDIT RULES		
o W S E	he Executive Director may release any peopligation of paying dockage, wharfage, wharf storage or other charges as provide uch person deposits and maintains on dep xecutive Director sums sufficient to gua f any and all bills for charges incurred	wharf demurrage, ed herein, provided posit with the arantee the payment	
c a b r D c p c s t	person may make a written application to redit list and agree to pay, upon present ll bills for any of siad charges incurrent ehalf of such person and to deliver stat equired. If such application is granted, irector may require a deposit to be made over the probable amount of charges due erson in any one month. Any person incur- redit must, on or before the tenth day for ailing of eahc vessel, deliver to the Ex- uch information respecting such vessel and he Executive Director may require and mu f any and all charges incurred.	ntation, any and ed by, for, or on tements as , the Executive e and maintained to from any such rring charges on following the xecutive Director and merchandise as	
b t a C a D a t f s s p p	n case of failure to furnish statements ills as provided herein, such person may he credit list and placed upon the delin ny money deposited may be applied to the nd all such charges due. Ocean-going ves redit List may, in lieu of making a depo s provided above, with the ocnsent of the irector, be relieved of paying any charge ssessed against any such vessel in the r imes as provided and required herein, up iling with the Executive Director a writ igned by a person on the Credit List or ufficient deposit with the Executive Director ayment of such charges, wherein such per romises to pay, on presentation, any and uch charges assessed or that may be asse	y be stricken from hquent list, and e payment of any ssels not on the osit or application he Executive ges that may be manner and at the pon producing and tten agreement who has a rector to guarantee rson agrees and d all bills for	2

and ashouldno, mo. (Drif) on the web at http://w

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RULE 34-G: SECTION 7	- GENERAL RULES AND REGULATIO	NS (Continued)	
vessel sha payment.	all be sent to such person fo	r collection and	
ITEM:	714		
RULE:	CHARGES ON DELINQUENT ACCOUN	TS	
preser recei 306(a) five 1	ces issued by the Board are d ntation. In the event that th ves a revision to a document) where the impact of the rev nundred dollars (\$500), the o due and payable upon present	e Port of Long Beach as set forth in Item ision is less than riginal invoice is	
and pa	es and/or fees subject to are ayable in accordance with ter ted area assignment agreement	ms and conditions of	2
forty from t	ces for dockage and/or wharfa -five (45) days after date of the Port of Long Beach are de d on Delinquent List (See Exc	departure of vessel linquent and will be	
Execut nonope	FION: Arrangements must be ma tive for time payment of dock erating vessels at Lay Berths s of ten (10) days.	age charges on	
thirty	ther invoices or charges due y (30) days after issue or ag quent and placed on the Delin	reed payment date are	2
charge charge invoid permit	inquent invoice or payment wi e of two percent (2%) of the es due for each month or port ce or payment remains unpaid, ctted by law, whichever is le um delinquent charge shall be 00).	total wharfage ion thereof that said or the maximum rate ss. However, the	1
tarif	ty charges prescribed in othe f are separate and distinct f nt charge assessable under th	rom the delinquent	
ITEM:	716		
RULE:	UNLAWFUL TO USE WHARF OR WHA ASSIGNMENT OR OTHER PERMISSI		
shall use	or any vessel, owner, agent any berth, wharf, wharf prem vessel fast to any wharf with	ise or other area, or	2

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Future effective items are preceded wit	-	a without change.
RULE 34-G: SECTION 7 - GENERAL RULES AND REGULATIONS (Con		
Executive Director.		
For the purpose of this item, each day of 24 is portion thereof, during which a violation exist continues, shall be considered a separate offerm	sts or	
Any vessel made fast to or moored to a wharf, of this item, shall be subject to removal by order of the Executive Director and at the exp vessel, and its agents or owners, to such othe designated by the Executive Director.	or at the pense of such	
ITEM: 718		
RULE: TRESPASSING IN CERTAIN AREAS PROHIB	ITED	
No person without lawful business on the prem enter or be in or upon any dock, wharf, wharf any other area under the jurisdiction of the used for the storage or handling of cargo or are posted displaying the words "Keep Out - No Trespassing", without having first obtained po the Board, the Executive Director or his author representative, or the person in lawful posses such area.	premise or Board which is where signs o ermission from orized	
ITEM: 720		
RULE: PERSON PROHIBITED FROM CERTAIN PREM	ISES	
No person who is under the influence or apparent the influence of any intoxicant shall enter of Oil Terminals or other premises where flammab combustible liquid cargo is present, and it si unlawful for any person on any such terminals to conduct himself in a disorderly manner. The Director, Port Security or Authorized Agent content entry to or cause entry to be refused to, and from or cause to be removed from Marine Oil to other premises where flammable or combustible is present, any person who in his opinion is is under or apparently under the influence of or drugs.	r be on Marine le or hall be or premises he Executive an refuse to remove erminals or liquid cargo disorderly or	
ITEM: 722		
RULE: PEDDLING PROHIBITED		
No person shall peddle and sell any goods, was merchandise upon the wharves, roadways or othe the jurisdiction of the Board without first h	er lands under	

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RULE 34-G: SECTION 7 - GENERAL RULES AND REGULATIO		
a permit so to do from the Executive D	irector.	
ITEM: 724 RULE: DAMAGE TO PROPERTY		
No person shall willfully, maliciously destroy, damage, disturb or deface any of Long Beach.		t
(a) Every person and every vessel resp damage to any municipal property o character shall be held liable for cost and expense of the replacemen property so damaged or destroyed.	f any kind or and charged with the	e
(b) In the event any damage is done to wharf premise, facility or other p or persons causing, responsible fo connected with such damage, and th to whom the wharf, wharf premise, property may be assigned, or by wh and the master, owner, operator, o vessel, vehicle, or other instrume: such damage, shall promptly give a to the Executive Director or Wharf date and hour the damage occurred, addresses, or, if unknown, a descr and other persons, vessels or inst involved in the damage, as well as facts and information that may be shall refuse, neglect or fail to m report in the form and manner afor addition to the general penalties any such person who so refuses, ne be refused the use of any wharf or the Board has been fully reimburse damage.	roperty, the person r, or in any way e person or persons facility or other om it is being used, r agent of any ntality involved in full report thereof inger, giving the the names and iption of witnesses rumentalities all other pertinent available. No person ake or give any such esaid, and, in prescribed herein, glects or fails, may other facility unti	n
ITEM: 726		
RULE: RIGHT OF INSPECTION		
Every member of the Board, the Executi- duly authorized agents, are hereby aut to enter and inspect any vessel to asc quantity, stowage, and character of me thereon, or her condition in any respe authorized and empowered to enter and warehouse or other industry or establi the Port of Long Beach under the juris- for the purpose of carrying out the por	horized and empowered ertain the kind, rchandise or cargo ct; and are also inspect any wharf, shment situated in diction of the Board	d

ort of Long Beach	- Tariff No. 004	Orig/Rev Original	Page 2,000,116
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RULE 34-G: SECTION	I 7 - GENERAL RULES AND REGULATIO	ONS (Continued)	
Beach molest enter	ed upon the Board by the Charter or otherwise by law. No person any such officer or agent or re- such vessel or other premises for specified.	shall hinder or efuse to allow him to	5
ITEM	727		
RULE:	FEDERAL MARITIME TRANSPORTATIO 2002 ("MTSA") - MTSA REGULATI		
land f facili Regula obtair submit Securi assigr	Operator of a facility on Port-o for which a facility security pla ty security plan is required by tions, shall prepare such a plan all necessary approvals in a tr a copy of the plan or amendment ty. For these purposes, "Operator nees, tenants, permittees, contra- ting on Port facilities.	an or an amended the MTSA or the MTSA or amendment and imely manner and t to the Director of or" shall include all	
Port f	operator and each person entering facility shall comply with all pr regulations, and the facility sec	covisions of MTSA, the	9
ITEM:	728		
RULE:	WHARVES AND WHARF PREMISES I	IN DANGEROUS CONDITIO	N
thered defect to per duty o immedi agent shall warnin or set	er any wharf, wharf premise, pro of located in the Port of Long Be give or damaged condition as to be sons or property on or near same of the owner, agent or person in ately advise the Executive Direct of said damaged or dangerous con interfere with, remove, or distu- ags, fences, or other barriers what in place as protection or warns cous condition.	each is in such be unsafe or dangerous e, it shall be the charge thereof to ctor or his authorized ndition. No person urb in any manner any hich have been erected	s
ITEM:	730		
RULE:	WEIGHT ON WHARVES		
foot, any wh HS20-4	ading exceeding eight hundred (80 or the equivalent, shall be allo marf. No motor vehicular loading 4 Highway Loading (the HS20 ind 7 (20) tons for the gross weight	owed or permitted on g shall exceed the icating a maximum of	

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and axl Spe Ass Twe E40 exc ove com ITE RUL		2,000) pounds per the Standard the American fortation Officials, all exceed Cooper e. Loading admitted to or take cutive Director upor ay impose.	n D
	<pre>landing upon the completion of the necessary business thereon. Speed of vehicles - Any person oper motor vehicle or other vehicle upon premise or within any transit shed, terminal area, or in any other area is actually being handled, shall op same at a careful and prudent speed reasonable and proper, having due r traffic, surface and use of the wha transit shed, warehouse, marine ter merchandise-handling area. No pers drive a motor vehicle or any other wharf, wharf premise, transit shed, terminal area, or merchandise-handl rate of speed or in any manner so a life, limb or property of any perso drive any motor vehicle or any othe such wharf, wharf premise, transit marine terminal area or merchandise greater rate of speed than ten (10) unless otherwise posted. Vehicles for hire - No person shall passenger-carrying motor vehicle fo the wharves, lands or roadways unde</pre>	ating or driving a any wharf or wharf warehouse, marine where merchandise berate or drive the not greater than is regard to the rf, wharf premise, minal area or on shall operate or vehicle upon such warehouse, marine ing area at such a s to endanger the on, or to operate or r vehicle on any shed, warehouse, -handling area at a miles per hour,	5

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ULE 34-G: SECT	ION 7 - GENERAL RULES AND REGULATION	NS (Continued)	
	of the Board without first having of to do from the Executive Director. vehicles operated over streets with District between fixed termini as of hire shall not be included under the	Passenger-carrying hin the Harbor common carriers for	
(d)	Trailers/campers - No person shall coach or any other vehicle adapted or occupancy on any wharf, wharf per areas under the jurisdiction of the hours of 12 midnight and 5:00 a.m. securing an assignment or other per from the Executive Director.	for human habitation remises or other e Board between the without first	1
(e)	Vehicles stored on wharves - It sha any motor vehicle to be stored on a vehicle shall first have been drain or other liquid petroleum products places as the Executive Director ma therefor.	any wharf unless such ned of all gasoline , except at such	1
	The Executive Director may remove a any wharf or landing in violation of store same wholly at the expense of Any person violating this item sha the penalties prescribed herein, be access to any wharf or landing with special permission from the Execut	of this rule, and f the owner thereof. ll, in addition to e refused further hout first obtaining	1
	The Executive Director may grant sp any person to drive, operate, stand vehicle onto or upon any wharf or 1 of Long Beach for other purposes.	d, or park any motor	2
(f)	Illegally parked vehicles - It shall any person to park, abandon, store parked, abandoned or stored any vel trailer, chassis or other object in Harbor District designated by the D restricted parking areas. The Exec place and maintain or cause to be p signs giving notice of the restrict storage or abandonment of vehicles chassis or other objects.	or cause to be hicle, tractor, n areas within the Executive Director as cutive Director shall placed and maintained tions on parking,	L
ITE	M: 734		
RUL	E: FISHING		
	person shall fish from the land with ch except within the designated area		

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RULE 34-G: SECT	ION 7 - GENERAL RULES AND REGULATIONS (Cor	ntinued)	
per	mitting fishing are posted.		
ITE	M: 736		
RUL	E: DIVING AND RELATED ACTIVITIES		
(a)	No person shall underwater dive, engage of in underwater diving or in any other under activity in the Port of Long Beach without his possession a written permit from the Director authorizing such diving or under activity.	erwater ut having in Executive	
(b)	No person shall underwater dive or particle engage in underwater diving or in any oth activity in the Port of Long Beach unless assistant present who shall be on the sur- water close over the person engaging in or underwater activity and able to make a co- display of the prescribed signals for div-	ner underwater s there is an cface of the diving or other onspicuous	c
(c)	No person, while underwater diving or par engaging in underwater diving or in any of water activity, shall examine the hull of tackle of, or to attach anything to, or r manner whatsoever, any vessel, or to exam any premises or property in the Port of I without first having obtained written per do from the lawful owner or operator of s premises or property.	other under c ground molest in any mine or molest Gong Beach, rmission so to	
(d)	The fees for the permit required by this \$25.00 for the first year, payable in add \$10.00 for each yearly renewal thereafter advance; provided, that the fee for a per any person who holds a similar written per any Port or Harbor in the State of Califor under the jurisdiction and control of the municipality or a port district and which promulgated rules and regulations regulat authorizing the issuance of permits there \$10.00 for the first year, payable in add provided, further, that no fee shall be of permit issued to any authorized employee or a municipality or of any political sub department or agency thereof; and provided that no permit shall be required for any the United States when engaged in diving performance of his duties as such employee	vance, and c, payable in cmit issued to ermit issued by prnia, which is e State, a has ting diving and efor, shall be vance; collected for a of any state, odivision, ed, further, employee of in the	3
(e)	The permit required by this item may cont	ain such	

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<u>RULE 34-G: SEC</u>	TION 7 - GENERAL RULES AND REGULATIONS	(Continued)	
	conditions and restrictions as the E in his discretion may determine reas preserve or minimize the danger to 1 property. Failure to comply with an contained herein or in such permit s terminate any of the privileges gran and said permit shall thereafter be	onably necessary t ife, limb or by of the provision hall ipso facto ted by said permit	
IT	EM: 737		
RU	LE: AIRCRAFT LANDING AND TAKEOFF		
(i no ai Pu Pa wi of te to th re or be (b in as al ai) No person shall land or take off in ncluding helicopters, seaplanes, and u r land or takeoff any model aircraft o rcraft system ("UAS"), as those terms blic Law 112-95, Sections 331 (9) and rt 107, in the Harbor District (includ thout having obtained a permit to do s Security Services Division. Failure t rms and conditions set forth in a perm this subsection (a) shall be consider e permit and the permit shall be consi voked. Continuing to operate an aircra UAS after a permit issued under this en revoked shall be a violation of thi) No person shall operate a model airc the Harbor District in a careless or to (1) endanger the life or property low an object to be dropped from a sma rcraft in a manner that creates an und rsons or property.	altralight vehicles or civil unmanned are defined in 336, and 14 CFR ling water areas) so from the Directo to comply with all not issued pursuant red a violation of dered immediately fft, model aircraft subsection (a) has as subsection. Eraft or civil UAS reckless manner so of another or (2) ll unmanned	r
IT	EM: 738		
RU	LE: SMOKING AND FIRE PRODUCING ELE	MENTS	
ci ma up Lo po	person shall smoke, possess or discar garette, cigar or other smoking appara tch or other spark, flame or fire prod on or in any wharf, shed or wharf prem ng Beach, except in such areas as may sted as smoking areas by the Executive proved by the Fire Department of the C	tus, or light any lucing implement hise in the Port of be authorized and e Director, and	
co re	r the purpose of this item, all violat ncerning fire, smoking, safety codes a lative to explosives, dangerous cargos terials shall be considered enforceabl	nd prohibitions and/or flammable	S

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RULE 34-G: SECTION 7 - GENERAL RULES AND RE	GULATIONS (Cont:	Inued)		
and all rules and regulations a codes and safety regulations of State and Federal authorities s	the city of Lor			
ITEM: 740				
RULE: FIRE FIGHTING APPARAT	TUS			
No person shall obstruct or int easy access, or shall use, remo any fire extinguisher, fire hos of the fire sprinkler system, o appliance or apparatus installe warehouse or other building, st the jurisdiction of the Board, fire or for making necessary re	ove or in any man se, fire hydrant or any other fire ed in or upon any cructure or prema except for the p	nner disturb , or any part e fighting y wharf, ises under		
FOR ITEMS 742 TO END, SEE RULES	34-C1 AND 34-C	2		
FOR TIEMS /42 TO END, SHE ROLLS	J J-GI MID J-G	2		

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RULE 34-G1: SECTION 7 - GENERAL RULES AND REGULATION	<u> </u>	
Effective: 20Mar2012 Thru: Expires: ITEM: 742 RULE: FIRE SIGNAL ON BOARD VESSELS N No master of any vessel or other person charge of such vessel at the time, shall cause to be sounded, five (5) prolonged vessel's whistle or siren in the event of a fire on board such vessel. The words shall, for the purpose of this item, mea four (4) to six (6) seconds' duration. repeated at appropriate intervals. The signal shall mean that a fire has broken vessel or at the dock to which such vess signal shall not be deemed to be a subst means of reporting a fire aboard such ve shall not be used for any other than the The provisions of this item shall not ap	having responsible fail to sound, or blasts of the of the occurrence o "prolonged blast" an a blast of from Such signal may be giving of such n out on board such sel is moored. Suc citute for other essel. Such signal e indicated purpose	f
under way. ITEM: 744		
RULE: DANGEROUS AND HAZARDOUS MATERI	IALS	
For purposes of definition and identific following materials as listed in Class 1 International Maritime Dangerous Goods C	L through 9 of The	
 (a) Explosives, gases, compressed, lique under pressure, inflammable liquids, solids, inflammable solids or substa spontaneous combustion, inflammable in contact with water emit inflammab substances, organic peroxides, poiso substances, infectious substances, r substances, corrosives, and miscella substances, that are of such a dange provisions of chapter 9 of said code 	inflammable ances liable to or substances whic ole gases, oxidizin onous (toxic) radioactive aneous dangerous erous character tha	g
(b) Including empty drums, tanks, barrel container used in the transport of i above.		
It shall be unlawful for any substan dangerous or hazardous material list above to be handled, stored or moved wharf premise without first obtainin the Executive Director or his author	ed in (a) or (b) d over any wharf or ng permission from	

ort of Long	g Beach - 5	Tariff No. 004	Orig/Rev Original	Page 2,000,123
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RULE 34-G1	: SECTION '	7 - GENERAL RULES AND REGULATI	CONS (CONTINUED) (Con	tinued)
	all r stand set : Code Organ Respo Prote Beacl Fire Failu regui	obtaining authorization, the material covered above shall b dards, safety precautions and forth in The International Mar of IMCO (Inter-Governmental M hization), the U.S. Coast Guar onse Information System (CHRIS ection Association (NFPA 70414 h Risk Management Plan and the and Hazardous Material Codes. ure to strictly observe and co lation pertaining to the above	be in accordance with all other regulation ditime Dangerous Good Maritime Consulting cd Chemical Hazardous (3), the National Fire (3), the Port of Long (4), the Port of Long (5), the Port of Long (5), the Mational Fire (5), the Port of Long (5), the Port of Long (5), the Port of Long (5), the Port of Long (5), the Port of Long Beach (5), the Port of Long Beach	s s r
	viola	ation of this item. 746		
	RULE:	VESSELS USED IN THE TRANSPOR AND HAZARDOUS MATERIALS	TATION OF DANGEROUS	
	or autho the Exect prior to said vest	be unlawful for any vessel, or rized representative to fail t utive Director or his authoriz vessel's arrival in the Port sel is carrying on board or pl s or hazardous materials as ma	o advise or inform ed representative of Long Beach, when anning to discharge	
	ITEM:	748		
	RULE:	DISCHARGE OF BALLAST WATER		
	the Harbo applicabl regulatio (Californ of Regula supplement Regulatio	st water shall be discharged for District unless the dischar le federal, state, and local sons, including Title 2, Divisionia State Lands Commission) of ations and 33 CFR Part 151, as need and amended from time to cons"). Refer to the Port of Local e Rules and Regulations guidar	ge complies with all statutes, rules, and on 3, Chapter 1 the California Code they may be time ("Ballast Water ong Beach's Vessel	
	responsil operator shall all any damag directly not in co costs of	r, operator, manager, agent, mode officer of the vessel; and the lessor, and assignee ("the F be jointly, severally, and s ge to persons, property, or the or indirectly by the discharg compliance with Ballast Water F cleanup and remediation imposi- tion. In addition, the Responsi	the terminal esponsible Parties") strictly liable for e environment caused ge of ballast water egulations, and all sed by any agency wit	

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RULE 34-G1: SECTION 7 - GENERAL RULES	AND REGULATIONS (CON	ITINUED) (Cont	cinued)
indemnify, hold, protect, City of Long Beach, its Bo employees from any and all or damage, including legal way may arise from or out The Responsible Parties sh notice to the applicable a the Ballast Water Regulati Long Beach Tenant Services	ard, officers, agent claims, liens, liab fees and expenses, of any violation of all immediately prov uthorities of any vi ons, with a copy to	es, and bility, loss which in any this item. vide written colation of	
If the Responsible Parties complete cleanup and remed may contract for the clean the Responsible Parties fo the maximum rate allowed b discharge, which shall be	iation, the Executiv up and remediation a r the cost, includin y law from the date	e Director and invoice ag interest at of the	z
ITEM: 750			
RULE: DISCHARGING BILG	E AND REFUSE PROHIBI	TED	
No person shall pump, disc allow, arrange, or permit deposited, or to allow to the Harbor District or upo jurisdiction of the Board water or refuse from any s vessel, whether overboard, whatsoever.	to be pumped, discha pass or escape into n any property under any treated or untre ource whatsoever, in	arged or the waters of the ated bilge acluding any	
The owner, operator, manag responsible officer of the operator, lessor and assig Responsible Parties"), sha strictly liable for any da environment caused directl of bilge water or refuse, remediation imposed by any addition, the Responsible protect, save harmless and its Board, officers, agent claims, liens, liability, fees and expenses, which i of violation of this item. immediately provide writte authorities of any dischar a copy to the Port of Long	vessel, and the ter nee of the premises ll all be jointly, s mage to persons, pro y or indirectly by t and all costs of cle agency with jurisdi Parties shall indemn defend the City of s, and employees fro loss or damage, incl n any way may arise The Responsible Par n notice to the appl ge of bilge water or	minal ("the severally and operty, or the che discharge eanup and oction. In hify, hold, Long Beach, om any and all ouding legal from or out cties shall icable crefuse, with	e L
If the Responsible Parties complete cleanup and remed may contract for the clean	iation, the Executiv	e Director	

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RIILE 34-G1	SECTION 7 - GENERAL RULES AND REGULATION	IS (CONTINUED) (Con	tinued)
	the Responsible Parties for the cost, in the maximum rate allowed by law from the discharge, which shall be immediately du	e date of the	t
	EXCEPTION: Disposal of garbage or refuse with a licensed solid waste contractor : California law shall not constitute a v: item.	in compliance with	
	ITEM: 751		
	RULE: ON-WATER VESSEL MAINTENANCE		
	Any owner, operator, manager, agent, mas officer of a vessel wishing to conduct of maintenance activities, including hull r cleaning, and painting, must obtain priot from the Port of Long Beach Tenant Serve in-water vessel maintenance, cleaning, of done only in strict compliance with Best Practices (BMPs), the requirements of th Permit issued by the United States Envir Agency, the California State Lands Comment Invasive Species Program and any other r state, and local regulations designed to to the Harbor from such activities. Refe Long Beach's Vessel Discharge Rules and guidance manual for more information. Sp equipment and pressure washing and sand permitted on vessels that are in the wat	on-water vessel maintenance, or written approval ices Section. Any or painting shall b to Management ne Vessel General commental Protection ission Marine relevant federal, o prevent discharge er to the Port of Regulations pray-based painting -blasting are not ter.	e n s
	The owner, operator, manager, agent, mas responsible officer of the vessel, and to operator, lessor and assignee of the pre- Responsible Parties") shall all be joint strictly liable for any damage to person environment caused directly or indirect? vessel maintenance activities, and all of remediation imposed by any agency with addition, the Responsible Parties shall protect, save harmless and defend the C: its Board, officers, agents, and employed claims, liens, liability, loss or damage fees and expenses, which in any way may of violation of this item. If the Respon not provide prompt and complete cleanup the Executive Director may contract for remediation and invoice the Responsible cost, including interest at the maximum from the date of the discharge, which sh due and payable.	the terminal emises ("the tly, severally and hs, property, or th ly by on-water costs of cleanup an jurisdiction. In indemnify, hold, ity of Long Beach, ees from any and al e, including legal arise from or out hsible Parties do and remediation, the cleanup and Parties for the rate allowed by la	d 1

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	Future effective items are preceded		
RULE 34-G1:	SECTION 7 - GENERAL RULES AND REGULATIONS	(CONTINUED) (Con	tinued)
	ITEM: 752		
	RULE: HANDLING PETROLEUM PRODUCTS		
	No person, vessel or a representative of a handle or store petroleum products, includ limitation gasoline, kerosene, crude oil, in bulk, cases, drums or otherwise, which 175 degrees Fahrenheit (closed cup test) of wharves or waters of the Port of Long Beau the following conditions:	ding without or bunker fuel, will flash below on or over the	
	(a) Any such product may be handled or sto quantity at any wharf specifically des Executive Director and subject to the Fire Chief of the City of Long Beach, that any such product may be handled a designated marine petroleum transfer f wharf designated by the Executive Direc purpose.	signated by the approval of the provided however at any time at a facility or at a	
	(b) Any such product may be handled direct truck, tank truck or trailer and vesse the written permission from the Execut his designee and subject to approval of of the City of Long Beach.	el upon securing tive Director or	
	(c) Any such product may be handled direct lighter or barge to vessel at any what Long Beach designated by the Executive subject to approval by the Fire Chief Long Beach.	rf in the Port of e Director and	
	(d) Any such product may be handled direct lighter or barge and vessel at anchor accordance with requirements promulgat Executive Director and upon obtaining permission of the Executive Director of each instance.	only in ted by the the written	n
	The handling and/or storage of any pro (a), (b), (c) or (d) above must be in all laws, orders, rules and regulation governmental agencies having jurisdict	accordance with ns promulgated by	
	ITEM: 754		
	RULE: DISCHARGING OIL AND HAZARDOUS WA	ASTE PROHIBITED	
	No person shall pump, discharge or deposit permit to be pumped, discharged or deposit to escape in the Harbor District any oil,	ted, or to pass o	r

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RULE 34-G1: SECTION 7 - GENERAL RULES AND	REGULATIONS (CO	NTINUED) (Con	tinued)
substance or other materials of hazardous under international, including the Clean Water Act of the California Health and S supplemented and amended from Waste Regulations").	, federal, state and Division 20 Safety Code, as	e or local law , Chapter 6.5 they may be	
The owner, operator, manager, responsible officer of the ves operator, lessor and assignee Responsible Parties") shall al strictly liable for any damage environment caused directly or in violation of Hazardous Wast of cleanup and remediation imp jurisdiction. In addition, the indemnify, hold, protect, save of Long Beach, its Board, offi from any and all claims, liens including legal fees and exper arise from or out of any viola The Responsible Parties shall notice to the applicable author Hazardous Waste Regulations, w Long Beach Tenant Services Sec Parties do not provide prompt remediation, the Executive Dir cleanup and remediation and ir for the cost, including intered	ssel, and the te of the premises ll be jointly, s e to persons, pr r indirectly by te Regulations, posed by any age e Responsible Pa e harmless and d icers, agents, a s, liability, lo nses, which in a ation of this it immediately pro prities of any v with a copy to t ction. If the Re and complete cl rector may contr nvoice the Respo est at the maxim	erminal ("the everally and operty, or the any discharge and all costs ency with arties shall lefend the City and employees os or damage, any way may em. excession cost of the eanup and cact for the onsible Parties and rate	У S
allowed by law from the date of be immediately due and payable		e, which shall	
ITEM: 756			
RULE: CLOSING SCUPPER PIPE	ERS ON VESSELS		
No person shall cause, suffer or discharge bunker fuel, or t any petroleum or petroleum pro scupper pipes leading from the closed up and plugged and made oil which may be spilled upon from running through the scupp Port of Long Beach.	to otherwise loa oducts in bulk u e decks of any s e oil tight as t the decks of an	d or discharge nless all such vessel are o prevent any such vessel	e
ITEM: 757			
RULE: ENVIRONMENTAL COMPLI	IANCE		
Any person using the Port of I assignment, permit or otherwis			

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RULE 34-G1:	SECTION 7 - GENERAL RULES AND REGULATION	NS (CONTINUED) (Con	tinued)
	international, federal, state, and local rules and regulations ("Environmental La any necessary regulatory agency permits shall have procedures in place to comply regulations, permits and approvals ("En- Permits"), and shall produce the appropr Permits promptly upon request by the Cit The owner, operator, manager, agent, mas responsible officer of the vessel, and to operator, lessor and assignee of the pre Responsible Parties") shall all be joint strictly liable for any damage to person environment caused directly or indirect of Environmental Laws or Environmental to costs of cleanup and remediation imposed jurisdiction. In addition, the Responsib indemnify, hold, protect, save harmless of Long Beach, its Board, officers, agen from any and all claims, liens, liability including legal fees and expenses, which arise from or out of any violation of the ITEM: 758 RULE: VEHICLE AND EQUIPMENT MAINTENT	aws"), shall obtain and approvals, y with those rules, vironmental riate Environmental ty. ster, and the terminal emises ("the tly, severally and ns, property, or th ly by any violation Permits, and all d by any agency wit ble Parties shall and defend the Cit nts, and employees ty, loss or damage, h in any way may his item.	e h Y
	Any person using the Port of Long Beach assignment, permit or otherwise shall en maintenance of vehicles or equipment sha outside of areas designated for this pur conduct all vehicle and equipment mainten with the facility's approved Storm Water Prevention Plan (SWPPP). The owner, operator, manager, agent, may responsible officer of the vessel (vehice equipment), and the terminal operator, for of the premises ("the Responsible Partice jointly, severally and strictly liable for persons, property, or the environment ca indirectly by any violation of this iter Responsible Parties shall indemnify, how harmless and defend the City of Long Bea officers, agents, and employees from any liens, liability, loss or damage, include expenses, which in any way may arise from violation of this item. The Responsible Parties shall immediated notice of any violation of this item, we	nsure that no all take place rpose and shall enance in accordanc r Pollution ster, and cle and/or lessor and assignee es") shall all be for any damage to aused directly or m. In addition, the ld, protect, save ach, its Board, y and all claims, ding legal fees and om or out of any ly provide written	

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RULE 34-G1: SEC	TION 7 - GENERAL RULES AND REGULATIONS (CON	TINUED) (Cont	inued)
	· · · · · ·		
clea con Res max	ponsible Parties do not provide prompt and anup and remediation, the Executive Directo tract for the cleanup and remediation and i ponsible Parties for the cost, including in imum rate allowed by law from the date of t ch shall be immediately due and payable.	r may nvoice the terest at the	
ITE	M: 800		
RULI	E: NAVIGATION DEFINITIONS		
(a)	Inner Harbor - That portion of the Port of lying northerly of the center line of Ocea and its extension crossing the center line Gerald Desmond Bridge.	n Boulevard	
(b)	Middle Harbor: That portion of the Port of lying southerly of the southerly boundary Harbor and northerly of a line drawn from Beach channel Light No. 9 easterly to Long Channel Light No. 10 then due east to an i with the southeasterly edge of Pier F Aven northeasterly along that edge of Pier F Aven 90 degrees bend northerly, then due east a intersecting the southerly line of Harbor along the southerly and easterly line of H to its end at its intersection with the so of Queensway Drive.	of the Inner the Long Beach ntersection ue, then enue to its long a line Plaza and arbor Plaza	
(c)	Southeast Basin: The southeasterly portion of Long Beach enclosed by Piers F and J.	of the Port	
(d)	Outer Harbor: That portion of the Port of not included in Inner Harbor, Middle Harbo Southeast Basin as defined above.		
(e)	West Basin: That portion of Middle Harbor line drawn from the southeast corner of Pi Long Beach Channel Light No. 9.		
(f)	East Basin: That portion of the Middle Har of a line drawn from the southwest corner Long Beach Channel Light No. 10.		
(g)	Channel Areas: Those portions of the Middl Harbors not included in East and West Basi		
(h)	Long Beach Channel: The channel extending from the entrance between the Middle and L Breakwaters.		
(i)	Harbor Restricted Area: That portion of th	e Port of	
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RULE 34-G1: SI	ECTION 7 - GENERAL RULES AND REGULATIONS (C	CONTINUED) (Con	tinued)
() () () () () () () () () () () () () (Long Beach included within the area bour of a circle seven hundred (700) yards in center being a point midway between the Channel Light No. 9 and Long Beach Chann 10, drawn from the Mole northward and ea intersection with Pier F, and by the are within a line extending from Long Beach No. 10 southeasterly along the southwest Pier F and the prolongation thereof for two thousand (2,000) yards from Long Beach Light No. 10, thence southwesterly to th boundary of the Long Beach Channel, ther northwesterly along the westerly boundar Beach Channel to the Long Beach Channel j) Restricted Anchorage Area: That portion Beach Harbor district beginning at the s point of Pier J at latitude 33 degrees 4 longitude 118 degrees 11' 06.7" W, then northeasterly to latitude 33 degrees 45' longitude 118 degrees 10' 52.5" W, then to the southernmost bulkhead of the Quee latitude 33 degrees 45' 31.1" N, longitu 11' 57.3" W, and continuing across the m Angeles River to the Long Beach Harbor I boundary north of the Golden Shore small basin (as defined in Section 16.12.060 c Beach Municipal Code) and including all the Los Angeles Flood Control District C head of navigation. c) Outbound: Movement in a direction as if f Port of Long Beach for the open sea. 1) Inbound: Movement in a direction as if f Port of Long Beach from the open sea. 10 Bunched: Vessels being towed, secured or close up. 11 Made-up: The towing vessel secured along "bunched vessels, barges, etc." TEM: 802 JLE: NAVIGATION REGULATIONS 12 Master or any person having charge of any avigate such vessel within the Harbor Restri efined in this Item, except in accordance v bollowing regulations:	n radius, the Long Beach hel Light No. Astward to an ea included Channel Light terly border of a distance of ach Channel he westerly hee ry of the Long Southeastern 44' 18.6" N, ce north- ' 11.8" N, ce north- ' 11.8" N, ce northwesterly ensway bridge at add 118 degrees mouth of the Long waters within Channel to the leaving the he to the other gside the y vessel shall ricted Area, as with the	Ý 5 9 ,

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RULE 34-G1: SEC	TION 7 - GENERAL RULES AND REGULATIONS (CON	TINUED) (Cont:	inued)		
(a)	Outbound vessels shall have priority over vessels.	inbound			
(b)	Vessels proceeding from Southeast Basin th Harbor, to East, West Basins or Inner Harb navigate on that side of fairway which lie starboard (right) hand, passing Mid-channe port (left) hand.	or, shall s on their			
(c)	Outbound vessels from the West Basin, upon Harbor Restricted Area, shall navigate on the fairway which lies on their starboard	that side of			
(d)	Outbound vessels from the Inner Harbor and shall enter the Harbor Restricted Area wes lighted Buoy "B" and navigate on that side fairway which lies on their starboard (rig	tward of of the			
(e)	Outbound vessels approaching the Harbor Re Area, shall sound a long blast prior to pa channel Buoy "B".				
(f)	Inbound vessels, upon entering the Harbor Area, shall navigate on that side of Long which lies on their starboard (right) hand	Beach Channel			
(g)	Inbound vessels approaching the Harbor Res from the westward shall enter said restric as to pass Mid-channel Buoy "A" on their p hand.	ted area so			
(h)	Inbound vessels approaching the Harbor Res shall sound a long blast prior to passing Buoy "A".				
(i)	A lighted whistle buoy (sea buoy) outside Gate entrance should be passed by all vess port (left hand).				
ITE	M: 804				
RUL	E: NAVIGATION REGULATIONS - PRECAUTIONS				
(a)	Nothing in these regulations shall exonera or the owners, Master or crew thereof from consequences of any neglect to carry light or of any neglect or omission to keep a pr look-out, or of neglect or omission of any which may be required by the ordinary prac seamen, or by the special circumstances of	the s or signals, oper precaution tice of			
(b)	All vessels, outbound and inbound, are adv	ised to			
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RILE 34-C1 SECTION 7 - CEN	ERAL RULES AND REGULATIONS (CON	TTNIIED) (Cont	inued)
ROLE 54-GI. SECTION / - GEN	ERAL ROLES AND REGULATIONS (CON	TINGED) (COIIC)	Inded)
Southeast B Basin may e	treme caution when passing the asin, as vessels departing from xperience difficulty in stoppin before reaching Long Beach Cha c) below.)	Southeast g or	
regard shal collision a render a de	g with and construing these reg l be had to all dangers of navi nd to any special circumstances parture from the above regulati avoid immediate danger.	gation and which may	
ITEM: 806			
RULE: NAVIG	ATION REGULATIONS - TOWS		
Tows shall obse	rve the following additional re	gulations:	
	ws over sixty-five (65) feet in and made-up until clear of the Area.		
	s over sixty-five (65) feet in and made-up before entering the Area.		
or vessel of an logs, piles, ti article whatsoe	awful for any person operating y kind to tow vessels, boats, b mber, refuse of any kind or any ver within the limits of the Po w line out from the towing vess ry.	arges, scows, other rt of Long	
ITEM: 808			
RULE: ANCHO	RAGE GROUNDS, MOORING FACILITIE	S	
make fast t	unlawful for any person to anc o any structure or device any v le waters of the Port of Long B	essel within	
EXCEPTION 1	: Vessels moored, anchored or m the Restricted Anchorage Area in Item 800(j), with the writ permission of the Executive D	, as defined ten	
EXCEPTION 2	: Vessels moored, anchored or m the designated anchorage area of Long Beach easterly of the Anchorage Area as defined in and in the designated anchora within the Outer Harbor but w	s within Port Restricted Item 800(j), ge areas	

ort of Long Bea	ach - Tariff N	o. 004	Orig/Rev Original	Page 2,000,133
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RULE 34-G1: SEG	CTION 7 - GENE	RAL RULES AND REGULATION	IS (CONTINUED) (Con	tinued)
		Port of Long Beach as a accordance with rules a promulgated by the U.S.	and regulations Coast Guard.	n
(b)	within the P shall be sub Board or any vessel, its the board al	oored, anchored or other ort of Long Beach without ject to removal without officer or employee of owners, charterers and a l costs incurred in remo such vessel.	at authorization liability to the the City. The agents shall pay to	
ITI	EM: 810			
RUI	LE: SPEED	OF VESSELS		
(a)	vessel withi the Harbor D nautical mil	unlawful for any person n any portion of the naw istrict at a speed great es per hour or minimum e maintain steerageway (d ter.	vigable waters of er than six (6) engine speed	
	EXCEPTION 1:	Vessels drawing more the water may navigate at a than ten nautical miles portion of the Outer Ha in the Harbor Restricted in Item 800(i).	a speed not greater s per hour in that arbor not included	
	EXCEPTION 2:	Vessels drawing less the water may navigate at a than fifteen nautical m that portion of the Out included in the Harbor defined in Item 800(i).	a speed not greater niles per hour in er Harbor not Restricted Area, a	
	EXCEPTION 3:	Such water areas as may time to time by the Exe be used for recreationa within which no vessel of 35 miles per hour, o written special event p or speeds as may be app Executive Director.	ecutive Director to al boating purposes may exceed a speed or in the case of a permit, such speed	
	EXECUTIVE 4:	Within those water area channel of the Los Ange on the north by the nor the Harbor District and line extending from the Mary at Latitude 33 deg	eles River bounded thern boundary of d on the south by a e stern of the Quee	n

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RULE 34-G1: SECT	TION 7 - GENERAL RULES AND REGULATIONS (CON	TINUED) (Cont	inued)
(b)	and Longitude 118 degrees 11' to the east marker light on I at Latitude 33 degrees 45' 32 Longitude 118 degrees 10' 45. person shall operate any vess of five miles per hour except a written special event permi the Executive Director or his Notwithstanding any rule or regulation con with respect to speed of vessels, it shall for any person to operate any vessel in a negligent manner, or in any manner so as t any other vessel, mooring facility, or the or property of any person.	<pre>sland Grissom .9" North and 5" West, no el in excess pursuant to t issued by designee. tained herein be unlawful reckless or o endanger</pre>	
ITEM			
RULE	E: NIGHT LIGHTS		
(2)	No norgan shall fail refuse or norlast to	conform to	
(a)	No person shall fail, refuse or neglect to the rules and regulations of the applicabl State and Federal authority regarding ligh waters.	e Local,	
(b)	No person shall fail, neglect or refuse, d night time between sunset and sunrise to a light and keep lighted and properly watche gangways, manropes, and such other applian for the purpose of allowing access to such the shore.	dequately d all ces erected	
(c)	No person shall display or cause to be dis running lights upon any vessel, boat barge watercraft lying at a wharf between sunset	, or other	
(d)	No person shall fail, refuse or neglect to light all openings in the ship's side, all gear and cargo handling conveyance that ma actual use during the night time between s sunrise, or to fail, neglect or refuse to openings in the ship's side, or uprig all and cargo handling conveyance during the n unless actually in use.	hoisting y be in undown and close all hoisting gear	
ITEM	A: 814		
RULE	E: OBSTRUCTIONS TO NAVIGATION, REMOVAL	OF	
navi	person shall tie up or anchor any vessel in gable channel within the Port of Long Beac her as to prevent or obstruct the navigatio	h in such	

ort of Long	Beach - Tariff No. 004	Orig/Rev Original	Page 2,000,135
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ICENIS WICH	Future effective items are preceded v		a without change.
	SECTION 7 - GENERAL RULES AND REGULATIONS (inued)
	of other vessels; or to voluntarily, carele		
	maliciously sink, or permit to be sunk, any		
	obstruction in the navigable waters of the Beach; or to float, or permit to be floated		
	logs, piles, or any other object in the afo	resaid navigable	
	waters in such manner as to obstruct, imped		
	navigation. Whenever a vessel is disabled, dead in the water, whether accidentally or		
	shall be the duty of the owner or person in	charge of said	
	vessel to commence the immediate removal of to do so shall be considered abandonment of		
	the vessel shall be subject to removal by t		L
	Director, without liability for any damage,	cost or	
	otherwise. Any provision of Item 816 shall	also apply.	

Items with e: RULE 34-G2: SI Effective: 011 I	ESTINATION SCOPE SECTION 2 - RULES fective dates prior to page Issue Future effective items are pr CTION 7 - GENERAL RULES AND REGULA		2,000,136 Cancels Page 2,000,136 Issued: 01Jan2019 rd without change.
Items with e: RULE 34-G2: SI Effective: 011 I	SECTION 2 - RULES fective dates prior to page Issue Future effective items are pr CTION 7 - GENERAL RULES AND REGULA	CORR: 0 Date are brought forwa	Issued: 01Jan2019
RULE 34-G2: SI Effective: 011 I'	fective dates prior to page Issue Future effective items are pr CTION 7 - GENERAL RULES AND REGULA	Date are brought forwa	
RULE 34-G2: SI Effective: 011 I'	Future effective items are pr CTION 7 - GENERAL RULES AND REGULA		rd without change.
Effective: 011			
I	ov2017 Thru: Expires:	ATIONS (CONTINUED)	
		Publish 160ct2	017 Amend: C
RI	EM: 816		
	LE: SUNKEN OBJECTS, REMOVAL OF	?	
en ol po or sp ol of di of di di di di di di di di di di di di di	thin the Port of Long Beach shall dangered by any sunken vessel or of ject, and such obstruction has exi- riod than thirty (30) days, or whe such obstruction can be legally e- ace of time, the sunken vessel or ject shall be subject to be broker herwise disposed of by the Executi- scretion, without liability for ar- same. Under emergency, in the ca- her obstruction or object sinking danger of sinking or grounding, of layed in any of the navigable water ach, the Executive Director, at hi- ve the right to take immediate pos- other obstruction, so far as to r- ear the navigable waters obstructed herwise, it shall be the duty of t arge of such sunken vessel is wrecked herwise, it shall be the duty of t arge of such sunken vessel or object with a buoy or beacon during the ntern at night, and to maintain su nken vessel or object is removed of failure of said owner or person if unlawful. It shall be the duty of the same. considered as an abandonment of s d shall subject same to removal by rector. It is further provided the moving any such obstruction as afor arge against such vessel and cargo irty (30) days notification, the H ll the vessel or cargo, or object, at may not have been destroyed in oceeds of such sale shall be paid venue Fund of the City of Long Bea EM: 818 LE: VESSELS MUST NOT TURN IN M	other obstruction or isted for a longer enever the abandonment established in a less other obstruction or h up, removed, sold or ive Director, in his hy damage to the owner ase of any vessel or or grounding, or being or being unnecessarily ers of the Port of Long is discretion, shall ssession of such vessel remove or destroy it an ed by said vessel or ed accidentally or the owner or person in ect to immediately mark day and a lighted uch marks until the or abandoned. Neglect in charge so to do shall of the owner or person other object to commenc Failure to do so shall such vessel or object, y the Executive hat the expense of oresaid shall be a o, or object. Upon Executive Director may , or any part thereof removal, and the into the Harbor ach.	d 1 e

No master or any person having charge of any vessel shall turn the vessel completely around, or cause or permit the

FOIL OF Hong Beach - Tailing No. 004 Original 2,000,137 FROM: TARIFF ORIGIN SCOPE Cancels Cancels Pa TO: TARIFF DESTINATION SCOPE Original 2,000,137 SECTION 2 - RULES CORR: 0 Issued: 01 Items with effective dates prior to page Issue Date are brought forward without c Future effective items are preceded with a > symbol. RULE 34-G2: SECTION 7 - GENERAL RULES AND REGULATIONS (CONTINUED) (Continued) vessel to be turned completely around, in the Main Channel	ge 1Jan2019
Items with effective dates prior to page Issue Date are brought forward without c Future effective items are preceded with a > symbol. RULE 34-G2: SECTION 7 - GENERAL RULES AND REGULATIONS (CONTINUED) (Continued)	
Future effective items are preceded with a > symbol. RULE 34-G2: SECTION 7 - GENERAL RULES AND REGULATIONS (CONTINUED) (Continued)	hange.
vessel to be turned completely around, in the Main Channel	
of the Inner Harbor except in that portion thereof designated as the Turning Basin.	
ITEM: 820	
RULE: CHANGE OF LOCATION OF VESSELS	
Every vessel, boat, barge, or other watercraft must, at all times, have on board a person in charge with authority to take action in any actual emergency as may be necessary in order to facilitate navigation or commerce or for the protection of other vessels or property. The Executive Director is hereby authorized and directed to order and enforce the removal or change of location of any vessel, boat, barge, or other watercraft, at its own expense, to such place as the Executive Director may direct, for the protection of other vessels or property, and it shall be unlawful for the master, owner, or agent of such vessel to fail, neglect or refuse to obey any such order of said Executive Director. Upon the failure or refusal of the person in charge of such vessel to move or change the position thereof as directed, the Executive Director is hereby authorized to board such vessel with such assistance as may be necessary, and to move or change the location thereof at the expense of such vessel.	
ITEM: 824	
RULE: LINES ACROSS SLIPS	
No person shall pass any line across any channel or slip so as to obstruct the passage of vessels, boats, barges or other watercraft along or through the same, without first obtaining permission from the Executive Director.	
ITEM: 826	
RULE: VESSELS EXTENDING BEYOND PIER OR OCCUPYING OUTSIDE BERTH	
Every vessel lying at any pier or wharf whose stern or bow extends beyond the edge or end of any pier or wharf, and every vessel lying alongside another vessel berthed at a wharf (outside berth), shall, while occupying such position, be responsible for any and all damage to itself and to any other vessel.	
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FROM: TARIFF ORIGIN SCOPE Cancels Cancels Page TO: TARIFF DESTINATION SCOPE Original 2,000,138	Port of Long Beach - Tariff No. 0	04	Orig/Rev	Page
TO: TARIFF DESTINATION SCOPE Original 2.000,138 SECTION 7 - FULES CORE: 0 Issued: 01Jan201 Items with effective dates prior to page Issue Date are brought forward without change. Future effective items are preceded with a > symbol. Submitted items are preceded with a > symbol. RULE 34-62: SECTION 7 - GENERAL RULES AND RECULATIONS (CONTINUED) (Continued) Items ITEM: 828 RULE: DOLPHINS OR WHARVES IN TURNINS No person shall break, warp around, turn or swing any vessel, boat, barge or other watercraft by using any dolphin at the outer end of any public wharf or by placing the stem of such vessel against such wharf for the purpose of so turning. ITEM: 830 RULE: LIFE PRESERVERS It shall be the duty of every owner, agent, lessee or operator of any wharf in the Port of Long Beach to furnish and keep in place on such wharf soltable ring life preservers with ropes or lines attached thereto at least two hundred feet in length. Such life preservers shall be kept in suitable boxes, properly labeled, in such places on said wharf at the Executive Director shall direct, and shall at all times during the day and night be conveniently accessible for the purpose of saving life. ITEM: 832 RULE: MCERITIONAL WATER ACTIVITY FROHIEITED No person shall win, dive, waterski, jet ski, sail board or engage in any other recreasional water contact activity in the water area of the channel of the			-	
<pre>Items with effective dates prior to page Issue Date are brought forward without change.</pre>				
 Puture effective items are preceded with a 's symbol. RULE 14-G2: SECTION 7 - GENERAL RULES AND REGULATIONS (CONTINUED) (Continued) ITEM: \$28 RULE: DOLPHINS OR WEARVES IN TURNING No person shall break, warp around, turn or swing any vessel, boat, barge or other watercraft by using any dolphin at the outer end of any public wharf or by placing the stem of such vessel against such wharf for the purpose of so turning. ITEM: \$30 RULE: LIFE PRESERVERS It shall be the duty of every owner, agent, lessee or operator of any wharf in the Port of Long Beach to furnish and keep in place on such wharf suitable ring life preservers with ropes or lines attached thereto at least two hundred feet in length. Such life preservers shall be kept in suitable baxes, properly labeled, in such places on said wharf as the EXecutive Director shall direct, and shall at all times during the day and night be conveniently accessible for the purpose of resound propes of resound preserver contained therein, except for the purpose of resound preserver contained therein accept for the purpose of resound preserver contained therein scene that he be avaing the box or life preserver contained therein, except for the purpose of resound preserver contained therein, except for the purpose for engage in any other recreational water contact activity in the water area of the channel of the box baylees River bounded on the north by the Ocean Boulevard Bridge. NOTE: Items 840 through 850 are not enforceable by the Prederal Maritime Commission with whom this tariff is filed. ITEM: 840 COVERED VESSEL (ACTIVE USEN MANDATORY FULL PARTICIPATION shall mean the following: 	SECTION 2 - R	ULES	CORR: 0	Issued: 01Jan2019
 ITEM: 23 RULE: DOLPHINS OR WHARVES IN TURNIMS No person shall break, warp around, turn or swing any vessel, boat, barge or other wateroraft by using any dolphin at the outer end of any public wharf or the purpose of so turning. ITEM: 830 RULE: LIFE PRESERVERS It shall be the duty of every owner, agent, lessee or operator of any wharf in the Port of Long Beach to furnish and keep in place on such wharf suitable ring life preservers with ropes or lines attached thereto at least two hundred feet in length. Such life preservers shall boxes, properly labeld, in such places on said wharf as the Executive Director shall direct, and shall at lal times during the day and night be conveniently accessible for the purpose of rescuing persons from drowning. No person shall molest, interfere with, break, take away, or destroy any such box or life preserver contained therein, except for the purpose of saving life. ITEM: 832 RULE: RECREATIONAL WATER ACTIVITY PROHIBITED No person shall swim, dive, waterski, jet ski, ski loand for engage in any other recreational water contact activity in the water area of the channel of the los Angeles River buistrict and on the south by the Ocean Boulevard Bridge. NDTE: Items 840 through 850 are not enforceable by the federal Maritime Commission with whom this tariff is filed. ITEM: 402 ITEM: 202 	Future effecti	ve items are prece	ded with a > symbol.	_
 RUE: DOLPHING OR WHARVES IN TURNIM ND person shall break, warp around, turn or swing any vessel, boat, barge or other watercraft by using any dolphin at the outer end of any public wharf or by placing the stem of such vessel against such wharf for the purpose of so turning. TIEM: 8.30 RUE: LIFE PRESERVERS It shall be the duty of every owner, agent, lessee or operator of any wharf in the Port of Long Beach to furnish and keep in place on such wharf suitable ring life preservers with ropes or lines attached thereto at least two hundred feet in length. Such life preservers shall be keet time buring the day and night be conveniently accessible for the purpose of rescuing persons from drowing. No person shall molest, interfere with, break, take away, or destroy any such box or life preserver contained therein, except for the purpose of saving life. TIEM: 8.32 RUE: RECREATIONAL WATER ACTIVITY PROHIBITED No person shall swim, dive, waterski, jet ski, sail board or the water area of the channel of the Los Angeles River burst and on the south by the Ocean Boulevard Bridge. MDT: LIEM: 840 MDT: LIEM: 841 MDT: LIEM: 840 MDT: LIEM: 840 MDT: LIEM: 841 MDT: LIEM: 841 MDT: LIEM: 841 MDT: DETINITIONE MDT: DETINITIONE MDT: DETINITIONE MDT: MARKEN AND AND AND AND AND AND AND AND AND AN	RULE 34-G2: SECTION 7 - GENERAL D	RULES AND REGULATIC	JNS (CONTINUED) (CON	cinued)
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RULE: LIFE PRESERVERS It shall be the duty of every owner, agent, lessee or operator of any wharf in the Port of Long Beach to furnish and keep in place on such wharf suitable ring life preservers with ropes or lines attached theretot at least two hundred feet in length. Such life preservers shall be keet in suitable boxes, properly labeled, in such places on said wharf as the Executive Director shall direct, and shall at all times during the day and night be conveniently accessible for the purpose of rescuing persons from drowing. No person shall molest, interfere with, break, take away, or destroy any such box or life preserver contained therein, except for the purpose of saving life. TIEM: 832 RULE: RECREATIONAL WATER ACTIVITY PROHIBITED No person shall swim, dive, waterski, jet ski, sail board or engage in any other recreational water contact activity in the water area of the channel of the Los Angeles Rive District and on the south by the Ocean Boulevard Bridge. NOTE: Items 840 through 850 are not enforceable by the Federal Maritime Commission with whom this tariff is file. ITEM: 8.11 OLDE: DEFINITIONE ADD: DEFINITIONE ADD: OLDER DESEL (ACTIVE USER) MANDATORY FULL DETINE D	vessel, boat, barge of dolphin at the outer the stem of such ves	or other watercraft end of any public	by using any wharf or by placing	
<pre>It shall be the duty of every owner, agent, lessee or operator of any wharf in the Port of Long Beach to furnish and keep in place on such wharf suitable ring life preservers with ropes or lines attached thereto at least two hundred feet in length. Such life preservers shall be kept in suitable boxes, properly labeled, in such places on said wharf as the Executive Director shall direct, and shall at all times during the day and night be conveniently accessible for the purpose of rescuing persons from drowning. No person shall molest, interfere with, break, take away, or destroy any such box or life preserver contained therein, except for the purpose of saving life. ITEM: 832 RULE: RECREATIONAL WATER ACTIVITY PROHIBITED No person shall swim, dive, waterski, jet ski, sail board or engage in any other recreational water contact activity in the water area of the channel of the Los Angeles River bounded on the north by the northerly limit of the Harbor District and on the south by the Ocean Boulevard Bridge. NOTE: Items 840 through 850 are not enforceable by the Federal Maritime Commission with whom this tariff is filed. ITEM: 840 RULE: DEFINITIONS (a) COVERED VESSEL (ACTIVE USER) MANDATORY FULL PARTICIPATION shall mean the following:</pre>	ITEM: 830			
<pre>operator of any wharf in the Port of Long Beach to furnish and keep in place on such wharf suitable ring life preservers with ropes or lines attached thereto at least two hundred feet in length. Such life preservers shall be kept in suitable boxes, properly labeled, in such places on said wharf as the Executive Director shall direct, and shall at all times during the day and night be conveniently accessible for the purpose of rescuing persons from drowning. No person shall molest, interfere with, break, take away, or destroy any such box or life preserver contained therein, except for the purpose of saving life.</pre> ITEM: 832 RULE: RECREATIONAL WATER ACTIVITY PROHIBITED No person shall swim, dive, waterski, jet ski, sail board or engage in any other recreational water contact activity in the water area of the channel of the Los Angeles River bounded on the north by the northerly limit of the Harbor District and on the south by the Ocean Boulevard Bridge. NOTE: Items 840 through 850 are not enforceable by the Federal Maritime Commission with whom this tariff is filed. ITEM: 840 RULE: DEFINITIONS (a) COVERED VESSEL (ACTIVE USER) MANDATORY FULL PARTICIPATION shall mean the following:	RULE: LIFE PRESE	RVERS		
 RULE: RECREATIONAL WATER ACTIVITY PROHIBITED No person shall swim, dive, waterski, jet ski, sail board or engage in any other recreational water contact activity in the water area of the channel of the Los Angeles River bounded on the north by the northerly limit of the Harbor District and on the south by the Ocean Boulevard Bridge. NOTE: Items 840 through 850 are not enforceable by the Federal Maritime Commission with whom this tariff is filed. ITEM: 840 RULE: DEFINITIONS (a) COVERED VESSEL (ACTIVE USER) MANDATORY FULL PARTICIPATION shall mean the following: 	operator of any whar and keep in place on preservers with ropes two hundred feet in kept in suitable box said wharf as the Exe shall at all times du accessible for the pu drowning. No person take away, or destroy	f in the Port of Lo such wharf suitabl s or lines attached length. Such life es, properly labele ecutive Director sh uring the day and r urpose of rescuing shall molest, inte y any such box or l	ong Beach to furnish le ring life d thereto at least preservers shall be ed, in such places of hall direct, and hight be conveniently persons from erfere with, break, life preserver	a
 No person shall swim, dive, waterski, jet ski, sail board or engage in any other recreational water contact activity in the water area of the channel of the Los Angeles River bounded on the north by the northerly limit of the Harbor District and on the south by the Ocean Boulevard Bridge. NOTE: Items 840 through 850 are not enforceable by the Federal Maritime Commission with whom this tariff is filed. ITEM: 840 RULE: DEFINITIONS (a) COVERED VESSEL (ACTIVE USER) MANDATORY FULL PARTICIPATION shall mean the following: 	ITEM: 832			
or engage in any other recreational water contact activity in the water area of the channel of the Los Angeles River bounded on the north by the northerly limit of the Harbor District and on the south by the Ocean Boulevard Bridge. NOTE: Items 840 through 850 are not enforceable by the Federal Maritime Commission with whom this tariff is filed. ITEM: 840 RULE: DEFINITIONS (a) COVERED VESSEL (ACTIVE USER) MANDATORY FULL PARTICIPATION shall mean the following:	RULE: RECREATION	AL WATER ACTIVITY P	PROHIBITED	
Federal Maritime Commission with whom this tariff is filed. ITEM: 840 RULE: DEFINITIONS (a) COVERED VESSEL (ACTIVE USER) MANDATORY FULL PARTICIPATION shall mean the following:	or engage in any othe in the water area of bounded on the north District and on the s	er recreational wat the channel of the by the northerly] south by the Ocean	ter contact activity e Los Angeles River limit of the Harbor Boulevard Bridge.	
RULE: DEFINITIONS (a) COVERED VESSEL (ACTIVE USER) MANDATORY FULL PARTICIPATION shall mean the following:				
(a) COVERED VESSEL (ACTIVE USER) MANDATORY FULL PARTICIPATION shall mean the following:	ITEM: 840			
PARTICIPATION shall mean the following:	RULE: DEFINITION	S		
1. Every power driven vessel of 40 meters (approximately				
	1. Every power drive:	n vessel of 40 mete	ers (approximately	

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RULE 34-G2: SECTION 7 - GENERAL RULES A	AND REGULATIONS (CON	TINUED) (Cont	inued)
131 feet) or more in length	n, while navigating.		
2. Every towing vessel of 8 or more in length, while na		ely 26 feet)	
_			
 Towing vessel, as used i commercial vessel engaged i or along side, or by pushir 	in towing another ve		
4. Every vessel issued a ce passengers for hire, when e length of vessel, or whethe	engaged in trade, re	gardless of	
(b) MANDATORY PASSIVE PARTI mean the following:	ICIPATION (PASSIVE U	SER) shall	
1. Every power driven vesse less than 40 meters (approx feet) in length.			
2. Every vessel of 100 gross tons or more carrying one or more passengers for hire.			
3. Every dredge or floating	g plant.		
(c) NON-PARTICIPATING VESSE	ELS shall mean:		
1. A vessel which does not USER categories, such vesse participate with the VTS.			
2. Non-Participating Vessel International rules of the Rule 9 and Rule 10.			
3. Non-Participating Vessel 'voluntary passive users', (advice/information given k craft in the VTS Area of Re	and observe VTS mea by the VTS to all wa	sures	
4. Non-Participating Vessel measures of safe navigatior operating in the VTS Area o	n and prudent seaman	ship while	
5. Non-Participating Vessel Channel 14 to obtain inform emergencies.			
6. Non-Participating Vessel VHF-FM Channel 14 at all ti Area of Responsibility (AOF of activities and movements	imes while operating R), whereby they may	in the VTS keep track	
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RULE 34-G2: SECTI	ON 7 - GENERAL RULES AND REGULATION	NS (CONTINUED) (Cont	inued)
recre radar	n-Participating Vessels which are a ational waterborne craft are encous reflector when operating in the V nsibility (AOR).	raged to utilize a	
(d) V	ESSEL TRAFFIC SERVICE (VTS) shall r	mean:	
Excha autho the U Vesse	essel Traffic Service administered nge of Los Angeles - Long Beach Han prized by California State law and s fnited States Coast Guard, and is sy I Traffic Service (VTS) as found in world-wide.	rbor, Inc. is in partnership with ynonymous with	
(e) V	TS AREA OF RESPONSIBILITY (AOR) sha	all mean:	
Calif will Chann Break havin 25 na the v 33.8' the s	TS Area of Responsibility (AOR), as fornia State Law, and endorsed by the include the waters of San Pedro Bay eel, and Santa Monica Bay (outside the waters) that are encompassed by the g its center at Point Fermin Light, utical miles, drawn from a position icinity of Abalone Point to the sou N, 117 degrees - 49.5'W), clockwise hore in the vicinity of Malibu Point ees - 02.5'N, 118 degrees - 35.3'W).	he U.S. Coast Guard, y, San Pedro the Federal e arc of a circle , with a radius of n on the shore in uth (33 degrees - e to a position on nt to the north (34	
ITEM:	842		
RULE:	VESSEL TRAFFIC SERVICE (VTS)		
Inc., provi by th and i (USCG the p 8670. 3, Ch Gover It is	The Marine Exchange of Los Angeles/I has been authorized by the State of de a 'Vessel Traffic Service' (VTS) the Los Angeles/Long Beach Harbor Saf n partnership with the United State (); under the full authority of, and provisions of California Government 21; and the Harbors and Navigation apter 1, Article 4; and Title 14, () nment Code of Regulations, Sections a mandatory for all covered vessels, ve users, (See Item 840), to partic	of California to) with oversight fety Committee; es Coast Guard d subject to, all Code Section Code, Division California s 852.20-852.30. , and mandatory	
Parti	every covered vessel subject to Mana cipation (ACTIVE USER) (see Item 84 Ne Vessel Traffic Service as follows	40) shall report	

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RULE 34-G2:	SECTION 7 - GENERAL RULES AND REGULATIO	NS (CONTINUED) (Con	tinued)
	(1) Designated VTS Radio Frequency (VHF must be monitored by covered vessels an make reports to the VTS (see ITEM 842), general VTS operating rules as outlined Manual.	nd are required to and comply with the	e
	(2) Arriving vessels upon entering the limit (from Point Fermin) must call the PEDRO TRAFFIC' and provide their vessel their position, course and speed; their destination; their estimated time of ar Beach Sea Buoy; and any impairments to navigation of their vessel.	e VTS on VHF-FM 'SAN name and call sign vessel's rrival at the Long	;
	(3) Arriving vessels upon entering the Area call 'SAN PEDRO TRAFFIC' on VHF-FM confirming the master of the vessel is the conn; the vessel is moving at a spe and the vessel is in hand steering.	I Channel 14 on the bridge and a	
	(4) Departing vessels are required to c TRAFFIC' on VHF-FM Channel 14 approxima prior to passing through the Queen's Ga Entrance (performed by the Long Beach P their vessel name and call sign and the direction of transit through the Precau	ately 15 minutes ate Breakwater Pilots), stating air destination and	
	(5) Departing vessels are required to c TRAFFIC' on VHF-FM Channel 14 when the stating their vessel name and call sign master is on the bridge and at the conn steering; the speed of the vessel is at and acknowledge VTS Traffic reports.	pilot is away and confirm the a; vessel is in hand	
	(6) Departing vessels from anchorages of breakwater are required to call 'SAN PE FM Channel 14 fifteen minutes prior to announcing intentions to get underway, port of call and the intended transit of VTS Area.	EDRO TRAFFIC' on VHF leaving anchor, the vessels next	-
	(7) Departing vessels from anchorages of breakwater are required to call 'SAN PE VHF-FM Channel 14 again when anchor is the master is on the bridge and at the will maintain a speed of 12 knots or le the Precautionary Area and the vessel i	EDRO TRAFFIC' on aweigh, confirming conn; the vessel ess while transiting	
	(8) Departing vessels from anchorages o breakwater are required to make a call TRAFFIC' on VHF-FM Channel 14 when exit Precautionary Area and state an estimat	to 'SAN PEDRO ing the	

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RULE 34-G2: SECTION 7 - GENERAL RULES AND RE	GULATIONS (CONTINUED) (C	ontinued)
at the Outer Limit.		
(9) Departing vessels from ancho breakwater required to make a fi Traffic' on VHF-FM Channel 14 re passed through the 25 mile Outer from the Port Fermin.	nal call to 'San Pedro porting their vessel has	
(c) Every vessel subject to Mand (PASSIVE USER) shall monitor des (VHF-FM Channel 14) and are requ if hailed, and comply with gener outlined in the VTS User's Manua	ignated VTS Radio Freque ired to respond to the V al VTS operating rules a	ncy IS
ITEM: 844		
RULE: VTS USER FEE AUTHORIZA	TION	
(a) Under the Provisions of the and Navigation Code, Section 446 will impose User Fees upon all a Item 840(a)) transiting the VTS anchoring or berthing at the Por anchorages outside the federal b California State law, these User operating the Vessel Traffic Ser Beach and Los Angeles to facilit efficient marine transportation, environment.	5.5, the Port of Long Bear marriving covered vessels AOR, for the purpose of t of Long Beach, includi: preakwater. As mandated b Fees will pay the cost vice for the Ports of Los ate safe, reliable, and	ch see ng by of
ITEM: 846		
RULE: VTS SERVCE FEE INVOICI	NG AND PAYMENT PROCEDURE	S
(a) All Vessel Traffic Service U tariff (see Item 848)shall be as convered vessels (ACTIVE USERS) to the payment of the VTS User F Fees shall be paid by the vessel master, owner, agent, charters o authorized to do so upon each ar Beach. In addition, any person r or pursuant to a contract, the v charterers, are jointly and seve payment of all VTS User Fees and such payment.	sessed against all arriv (see ITEMS 840(a)) subje- ees named in Item 848. Us so assessed through its or other person duly rival to the Port of Long- responsible under this It- ressel, its owners and erally responsible for	ing ct ser g em,
(b) The Vessel Traffic Service U shall be invoiced by, and will b Exchange of Los Angeles - Long B	e paid to, the Marine	

ort of Lon	g Beach - Ta	riff No. 004		Orig/Rev Original	Page 2,000,1	.43
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RULE 34-G2	: SECTION 7	- GENERAL RUL	ES AND REGULATIONS (C	ONTINUED) (Con	tinued)	
		Pedro, CA 907 (310) 241-03	33-1949. Telephone: (00.	310) 519-		
	late payme	nt charge con	nquent invoices may b sisting of one thirti amount remaining unpa	eth of two		
	tariff are	separate and	scribed in other item distinct from the de ble under this item.			
	ITEM:	848				
	RULE:	VESSEL TRAF	FIC SERVICE USER FEES			
	All (LOA)	of each arriv	be based on the actua ing covered vessel (A rs as follows:			
	EACH VESSE	L OVER	BUT NOT OVER	FEE 		
	0 Meters 150 Meters 190 Meters 230 Meters 270 Meters 310 Meters 340 Meters		150 Meters190 Meters230 Meters270 Meters310 Meters340 Meters	\$236.00 \$260.00 \$302.00 \$352.00 \$396.00 \$445.00 \$500.00		
	arriving c	overed vessel	bove LOA VTS User Fee will be assessed \$0. recorded by Lloyd's.			
	C. EXCEPTI	ONS:				
	vessels of engaged in another ve	eight meters towing aster ssel or vesse 5.00 there is	Tows - Every arrivin (approximately 26 fe n, alongside or pushi ls shall be assessed no VTS User Fee for	et) or longer ng ahead a VTS User		
	engaged in Island - D such vesse \$355.00 fo trips made	trade betwee uring the mon ls shall be a r each vessel . For the res r month per v	*) and tugs with comm n LA/LB Harbor and Sa ths of June, July, an ssessed a monthly VTS in operation, regard t of the year, the ra essel in operation, r	nta Catalina d August, all User Fee of less of total te shall be		

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RULE 34-G2: SECTION 7 - GENERAL RULES AND REGULATIONS (CON	TINUED) (Cont	inued)
 (**) NOTE: Covered vessels in this category in vessels certified to carry fifty or more passed hire regardless of LOA or gross tonnage; and a (sail or power drive) 100 gross tons and over, one or more passengers for hire. 3. Tugs with commercial tows; dredges and derr vessels engaged in offshore oil well maintenant services; and other vessels engaged in "port of projects" between points on the California coad Dume to the north to Dana Pt. to the south (and Santa Catalina Island), or a designated dumpind dredging spoils - All such vessels shall be as monthly VTS User Fee of \$355.00 for each vessed operation, regardless of total trips made in a LA/LB Harbor. Provided, however, that if such makes only one trip in any given month, then t shall be assessed the basic \$215.00 VTS User Fe standard "tug with commercial tow". 	engers for iny vessel carrying rick barges; ice and supply construction ast from Pt. id including ag area for esessed a el in and out of a vessel hat vessel	7
4. Commercial rescue/emergency assist vessels vessels, when towing stranded or disable recre boats, (or other small craft in distress) shal a monthly VTS User Fee of \$30.00 for each vess such service.	ational 1 be assessed	
5. "Whale Watching" and commercial sport fishi Any vessel certified to carry fifty or more pa dedicated to whale watching; and/or commercial fishing, shall be assessed a monthly VTS User for each vessel engaged in such service.	sport	
6. Innocent Passage - Any covered vessel that through the VTS "Area of Responsibility" (see and does not make any official arrival at eith of Los Angeles or Port of Long Beach (for the occupying a berth or anchorage), shall be cons have made an "Innocent Passage" and shall not any VTS User Fee.	Item 840 e), her the Port purpose of bidered to)
ITEM: 850		
RULE: ADDITIONAL PROCEDURES FOR COVERED VE USERS) (see Item 840 (a)) (NOT ENGAGING A PORT	•	2
(a) All covered vessels (ACTIVE USERS) enterin Harbor from sea and not engaging a pilot shall the Long Beach pilot station, on its normal wo frequency, prior to entering the waters of the District. The report shall be made no more th before the vessel enters the breakwater and sh	report to prking radio Harbor Lan 15 minutes	3
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RULE 34-G2: SECTIO	ON 7 - GENERAL RULES AND REGULATIONS (CON	TINUED) (Cont	inued)
the fo	ollowing information:		
2. Cal 3. Des	ssel name, Ll sign, and stination and estimated time of arrival (nce to the breakwater.	ETA) at the	
contin radio	reporting, the covered vessel shall main nuous radio listening watch on the normal frequency of the Long Beach pilot statio L is berthed or anchored.	working	
Beach report workin report berth	Il covered vessels (ACTIVE USERS) leaving District for sea and not engaging a pilo to the Long Beach pilot station, on its ng radio frequency, prior to any vessel m shall be made no more than 15 minutes b or anchorage and shall include the follo mation:	ot shall normal novement. The pefore leaving	
2. Loc	ssel name, cation, and stination.		
radio	reporting, the vessel shall maintain a c listening watch on the normal working ra e Long Beach pilot station until the vess water.	dio frequency	
points engagi static any ve 15 min	Il covered vessels (ACTIVE USERS) moving s within the Long Beach Harbor District a ing a pilot shall report to the Long Beac on, on its normal working radio frequency essel movement. The report shall be made nutes before leaving berth or anchorage a de the following information:	nd not h pilot , prior to no more than	
2. Loc	ssel name, cation, and stination.		
radio of the	reporting, the vessel shall maintain a c listening watch on the normal working ra e Long Beach pilot station until the vess chored after the movement.	dio frequency	
Beach shall workin report	Il covered vessels (ACTIVE USERS) moving Harbor to Los Angeles Harbor and not eng report to the Long Beach pilot station, ng radio frequency, prior to any vessel m shall be made no more than 15 minutes b or anchorage and shall include the follo	aging a pilot or its normal ovement. The pefore leaving	

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RULE 34-G2:	SECTION	7 - GENERAL RULES AND REGUL	ATIONS (CONTINUED) (Cor	tinued)
	informat	ion:		
	of Los A through	mmencing movement, but pric ngeles Harbor, the vessel s four, listed above, to Los al working radio frequency.	shall report items one Angeles pilot station o	
	route fr shall re Long Bea frequenc	ersely, when a covered vess om Los Angeles Harbor to Lo port items one through four ch pilot station on its nor y. The report shall be made the water of Long Beach Ha	ong Beach Harbor, it c, listed above, to the mal working radio e prior to the vessel	
	and Long listenin the Long	vessels (ACTIVE USERS) movi Beach Harbors shall mainta g watch on the normal worki Beach pilot station, while Beach Harbor.	in a continuous radio .ng radio frequency of	
	ITEM:	900		
	RULE:	U.S. GOVERNMENT CARGOS		
	account agencies	e exception of wharfage and of the United States of Ame will be subject to contrac ons quoted by the Executive	erica or its individual t rates, rules and	2
	ITEM:	902		
	RULE:	ENFORCEMENT OF RULES AND	REGULATIONS	
	imposed Long Bea to enfor City's M	g in those cases where the upon some other officer or ch, it shall be the duty of ce these rules and regulati arine Bureau is authorized 832 of this Tariff No. 4.	employee of the City of the Executive Director ons. The Manager of th	
	ITEM:	904		

ort of Long Bea	ch - Tariff No. 004	Orig/Rev Original	Page 2,000,147
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<pre>(a) (b) ITE RUL (a) witl and in : inf: fir: a so per: Eacl for is o (b) the 737 (c) per: sim: Pros sub; </pre>		eglect to comply cribed by this ating any of the ions as set forth 04 shall be guilty on thereof, shall \$500.00, or by months or by both h such person shall nse for each day h violation is y such person. 11 be applicable to No. 4: 306, 530, 718, 720, 724, 726, 6, 752, 754, 756, 820, 824, 828, and eglect to comply y this Tariff No. 4 gulations set forth hall be guilty of at s follows: Upon a ng \$150.00, and for onviction within a ceeding \$250.00. a separate offense h any such violation such person. 11 be applicable to 4: 722, 734, 736, 2. trary, where any f the same or e year, the City osecute the third of which shall be	, n
ITE	1: 908		
RUL	E: PENALTIES - INFRACTIONS		

ort of Long Beach - Tariff No. 004	Orig/Rev Original	Page 2,000,148
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RULE 34-G2: SECTION 7 - GENERAL RULES AND REGULA	TIONS (CONTINUED) (Cont	tinued)
 (a) No person shall fail or refuse o with rules and regulations presc No. 4, and every person violatin set forth in sub-paragraph (b) o be guilty of an infraction, whic as follows: Upon a first convic exceeding \$50.00, and for a seco period of one (1) year by a fine and for a third conviction withi year by a fine not exceeding \$25 shall be charged with a separate during any portion of which any committed, continued or permitte (b) The provisions of Paragraph (a) the following Items in Tariff No (c) Notwithstanding anything to the person shall be charged and conv similar violations on three (3) period of one (1) year, the City discretion, prosecute the fourth violation as a misdemeanor which a misdemeanor as set forth in It 	ribed by this Tariff g rules and regulations f this Item 908 shall h shall be punishable tion, by a fine not nd conviction within a not exceeding \$100.00 n a period of one (1) 0.00. Each such person offense for each day such violation is d by such person. shall be applicable to . 4: 657 and 732. contrary, where any icted of the same or occasions within a Prosecutor may, at his or subsequent shall be punishable as	, n 5
ITEM: 910		
RULE: CIVIL ACTION		
The amount of pilotage, dockage, wha other charge assessed under this Tar deemed a debt due to the Board, and so obligated under this Tariff shall an action brought in the name of the competent jurisdiction, together wit fees, costs and expenses incurred in If the Board incurs any cost resulti connection with, any conduct prohibi No. 4, such cost shall be deemed a d and each and every person so obligat shall be liable therefor in an actio of the City in any court of competen together with reasonable legal fees, incurred in connection therewith.	iff No. 4 shall be each and every person be liable therefore in City in any court of h reasonable legal connection therewith. ng from, or in ted under this Tariff ebt due to the Board, ed under this Tariff n brought in the name t jurisdiction,	
Any civil action or cost incurred pu 910 shall be in addition to any paym penalty items of this Tariff No. 4.		

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RULE 34-G2:	SECTION 7 - GENERAL RULES AND REGULATIONS (CONTINUED) (Con	tinued)
	ITEM: 912		
	RULE: INTERPRETATION		
	If any article, section, subsection, senten phrase of this Tariff No. 4, or the applica any person or circumstance, be held to be i reason, such invalidity shall not affect th any other provision or application of this be given effect without the invalid provisi application; and to this end the Board here the provisions of this Tariff are severable would have passed this Tariff and each and section, subsection, sentence, clause or ph irrespective of the fact that any one or mo articles, sections, subsections, sentences, phrases, or the application of any thereof circumstance be declared invalid.	tion thereof to nvalid for any e validity of Tariff which ca on or by declares tha and that it every article, rase thereof re other clauses or	n t
	ITEM: 914		
	RULE: LIMITATION OF LIABILITY		
	No provision contained in this tariff shall relieve the City of Long Beach or the Board for their negligence nor require anyone to City of Long Beach, the Board or their offi employees from liability for their own negl	from liability indemnify the cers and	
			-
	NOTE: ITEMS 816-899 TRANSFERRED FROM RULE 3 CHANGE TO PROVIDE FOR TARIFF PAGINAT		
	NOTE: ITEMS 900-914 TRANSFERRED FROM RULE 3 CHANGE TO PROVIDE FOR TARIFF PAGINATI		

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RULE 34-J: SECTION	10 - CLEAN AIR ACTION PLAN				
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ITEM:	1000				
TERM: I	Drayage Trucks - Definitions	5			
For pur apply:	rposes of Section 10, the fo	ollowing definiti	ons shal	1	
"ARB" o	or "CARB" means the Californ	nia Air Resources	Board.		
heavy-o or comp that me heavy-o include fuel is more th on any or idle	native Drayage Truck" means duty engine that is designed pressed natural gas, electri eets or exceeds 2007 model y duty Diesel-Fueled On-Road e es heavy-duty pilot ignition s used for pilot ignition at han one part diesel fuel to energy equivalent basis. Ar e solely on diesel fuel at a efinition.	d to operate on l icity or hybrid t year California o emission standard n engines where o t an average rati ten parts total n engine that can	iquefied echnolog or federa ls. This liesel .o of no fuel operate	y 1	
	rized Emergency Vehicle" is ection 165.	as defined in Ve	hicle		
meeting	Diesel Fuel" is Diesel Fuel g the fuel specification sta lifornia Code of Regulations	andards set forth	at Titl	e	
ARB for Trucks	Drayage Truck Rule" is the r r in-use On-Road Diesel-Fuel at ports and intermodal rai rnia Code of Regulations (CC	led heavy-duty Dr il yard facilitie	ayage s in		
ARB ent Particu Polluta	Fruck and Bus Rule" is the r titled "Regulation to Reduce alate Matter, Oxides of Nitr ants from In-Use Heavy-Duty ifornia Code of Regulations	e Emissions of Di cogen and Other C Diesel-Fueled Ve	esel riteria hicles"		
Truck H intermo	iance Label" is a tag issued Registry for Drayage Trucks odal rail yards that meet AF ance schedules.	operated at the	ports an		
Long Be to allo	ass" means a right of access each to a Licensed Motor Car ow Drayage Truck access on B ions specified by the Port.	rrier for a limit	ed perio		

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RULE 34-J: SECTION 10 - CLEAN AIR ACTION PLAN (Con	tinued)	
"Dedicated Use Vehicles" are On-Road V have separate tractors and trailers, is transports, fuel delivery vehicles, con cranes and construction equipment.	ncluding auto	e
"Diesel Fuel" means any fuel that is c commercially known, sold, or represent diesel fuel, including any mixture of hydrocarbons - organic compounds consi the elements carbon and hydrogen - tha represented by the supplier as suitabl internal combustion, compression-ignit	ed by the supplier a primarily liquid sting exclusively of t is sold or e for use in an	
"Diesel-Fueled" means a compression-ig by diesel fuel, CARB diesel fuel, or a fuel in whole or part.		
"Diesel Particulate Matter" or "PM" me emitted in the exhaust of Diesel-Fuele ignition engines.		
"Drayage Truck" means any in-use On-Ro Gross Vehicle Weight Rating greater th operating on property owned by the Por the purpose of loading, unloading or t including containerized, bulk, break-b empty containers and chassis. Drayage include Dedicated Use Vehicles, Author Vehicles, Military Tactical Support Ve or trucks delivering goods manufacture	an 14,000 pounds t of Long Beach for ransporting cargo, ulk, neo-bulk goods, Truck does not ized Emergency hicles, Yard Trucks,	
"Gross Vehicle Weight Rating" is defin Section 350.	ed in Vehicle Code	
"Licensed Motor Carrier" means a motor standing and in compliance with the re- valid: (1) California Motor Carrier Pe California Department of Motor Vehicle California Vehicle Code; (2) equivalen issued by another state; or (3) Federa License (USDOT Number) and Operating A Number).	quirements of a rmit issued by the s under the t permit or license l Motor Carrier	
"Military Tactical Support Vehicles" i 13, CCR, Section 1905.	s as defined in Titl	e
"On-Road" means a vehicle that is designation public highways and roadways and that capable of being registered by the Cal Motor Vehicles (DMV) under Vehicle Cod seq., or DMV's equivalent in another s country, or the International Registra	is registered or is ifornia Department o e Sections 4000 et tate, province, or	
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RULE 34-J: SECTION 10 - CLEAN AIR ACTION PLAN (Contin	ued)	
"Optical Character Recognition" or "OCR"	is a system	
designed to read and digitize existing On		
identifiers, such as state license plates enable the Terminal Operator to access th		
records in the PDTR.	le Diayage liuck s	
"Oxides of nitrogen" or "NOx" means compo and oxygen, including nitric oxide and ni		
"Ports" means all waterfront property own		f
Los Angeles and Long Beach and the Termin Container Transfer Facility.	al Island	
"Ports Drayage Truck Registry" or "PDTR"		t
contains information on trucks that condu		
Port Property at the Ports of Los Angeles including:	and Long Beach,	
Owner's name, address, phone numbers, e-m		
fax number; Dispatching Licensed Motor Ca		
Registration Agreement number(s),or Day P Drayage Truck and engine make, model, mod		
source; Vehicle Identification Number (VI		
and state of issuance; VDECS equipment.		
"Port Property" means all property owned Long Beach within the Harbor District of		
"Registration Agreement" means a written		
The Port of Long Beach and a Licensed Mot	or Carrier to	
allow drayage service on Port Property.		
"Terminal" is any facility on Port Proper		
transfer of cargo from one mode to anothe container terminals, break-bulk terminals		
terminals and railyards.	, ary bark	
"Terminal Operators" is the optitur with so	nt magtual	
"Terminal Operator" is the entity with co authority from the Port of Long Beach to		
Terminal.	-	
"Radio Frequency Identification Device" o	or "RFID" is an	
electronic device with a unique identific	ation number,	_
installed on a Drayage Truck which will e Operator to access the Drayage Truck's re		
"Vehicle" is as defined in Vehicle Code S		
"Verified Diesel Emission Control Strateg an emission control strategy that has bee		
pursuant to the "Verification Procedure,	Warranty and In-	
Use Compliance Requirements for In-Use St	rategies to	

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RULE 34-J: SECTION 10 - CLEAN AIR ACTION PLAN (Conti	nued)	
Control Emissions from Diesel Engines" i California Code of Regulations, commenci 2700, and incorporated by this reference	ng with Section	
"Yard Truck" means an off-road mobile ut to carry cargo containers with or withou known as utility tractor rig (UTR), yard goat, yard hostler, or prime mover.	t chassis; also	
"2007 Drayage Truck" is a Drayage Truck with an engine that meets or exceeds 200 California or federal heavy-duty Diesel- emission standards.	7 model year	
"2014 Drayage Truck" means a Drayage Tru Model Year or newer. (C)	ick that is 2014	
ITEM: 1005		
TERM: Gate Access Controls		
All Terminal Operators shall have approp approved by the Port, of accessing the P Registry for the purposes of obtaining r to confirm Drayage Trucks' compliance wi requirements under this Section 10. Acce include RFID or OCR readers at all truck or have obtained written consent from th Director of the Port of Long Beach to us means of determining compliance with Sec No. 4, before allowing Drayage Truck acc Terminal.	Ports' Drayage Truck relevant information th Terminal access optable means r processing gates be Executive re an alternative rtion 10 of Tariff	
ITEM: 1020		
TERM: Drayage Truck Access		
No Terminal Operator shall permit access in the Port of Long Beach to: (1) any Dr does comply with state law requirements under the CARB Drayage Truck Rule and/or Bus Rule (see Item 1041), as applicable, Truck that cannot be verified as complia and 1040 by reference to the Drayage Tru PDTR. (C)	ayage Truck that for Drayage Trucks the CARB Truck and or (2) any Drayage nt with Items 1025	2
ITEM: 1025		
TERM: Drayage Truck Registry		
1. Drayage Trucks seeking entry upon Por registered in the PDTR prior to the time		2

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RULE 34-J: SECTION 10 - CLEAN AIR ACTION PLAN (Continued)		
Registration in the PDTR database shall be in format and with supporting documentation as ma by the Port of Long Beach. (C) 2. In the event of a change in the information	y be required	
registration in the PDTR database with respect Truck, the registration shall be amended withi calendar days of the change in electronic form supporting documentation as may be required by Long Beach. (C)	to a Drayage n ten at and with	
3. Commencing on October 1, 2018, no Drayage T entered into the PDTR in association with any Motor Carrier or Licensed Motor Carriers unles 2014 Drayage Truck. Drayage Trucks registered prior to October 1, 2018, that are current on registration fees as of September 30, 2018 and compliant with state law per Item 1041 may con operate at the Port of Long Beach. (C)	Licensed s it is a in the PDTR their annual that are	
4. Terminal Operators shall provide to the Por Beach, on a monthly basis, information reasona by the Port in the format requested by the Por Drayage Truck access to their Terminals to con compliance with the access requirements of thi (C)	bly requested t regarding firm	
ITEM: 1040		
TERM: Registration Agreements and Day Passes		
No Terminal Operator shall permit access into in the Port of Long Beach to any Drayage Truck Drayage Truck is registered in the PDTR under Registration Agreement, or a Day Pass. Copies of Long Beach Registration Agreement, and Day and Conditions are posted on the Port website www.polb.com.	unless such a of the Port Pass Terms	
The application fee for a Registration Agreeme \$250, and the annual fee shall be \$100 per Dra (collectively "Registration Fees"). The fee f shall be \$30 per Day Pass plus the cost of an required identification device ("Day Pass Fee" Registration Fees and Day Pass Fees shall be p Licensed Motor Carrier applying for or holding Registration Agreement or Day Pass.	yage Truck or a Day Pass RFID or other). aid by the	
ITEM: 1041		
TERM: CARB - Drayage Truck Registry		
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ULE 34-J: SECTION 10 -	CLEAN AIR ACTION PLAN	(Continued)				
with (i) th Regulation: http://www. and/or (ii)	perators and Licensed Mot ne requirements of the CA arb.ca.gov/msprog/onroad the CARB Truck and Bus arb.ca.gov/msprog/onrdie	ARB Drayage Truck d/porttruck/porttr Rule:	uck.ht	-		
on a monthl Port regard	perators shall provide to y basis, information rea ling Drayage Truck access mpliance with the access C)	asonably requested s to their Termina	l by th ls to			
	n Going Vessel Fuel - Def ons of this item have ex					
	n Going Vessel Fuel Use Jons of this item have ex	xpired.				
ITEM: 1060						
TERM: Greer	Ship Incentive Program					
For purpose apply:	es of Item 1060 the follo	owing definitions	shall			
Certificate that a spec	gine International Air Po " is the internationally cific engine meets the in diesel engines set out i	y accepted documer nternational NOx e	tation missio			
is the vali	ernational Air Pollution d vessel certificate rec ks a specific vessel to	quired under MARPO	L Anne			
United Nati the safety	onal Maritime Organizatio ons specialized agency w and security of shipping oution by ships.	with responsibilit	y for			
	s the International Conve on from Ships.	ention for the Pre	ventio	n		
"Program Pe	eriod" means July 1, 2013	3 through June 30,	2019.			
	means the NOx IMO emission required for marine diese					

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RULE 34-J: SECTION 10 - CLEAN AIR ACTION PLAN (Continued)							
or after January 1, 2011.							
"Tier III" means the emission standard of 3.4 g NOx/kW]hr required for marine diesel engines installed on or after January 1, 2016 that are used on ships operating in IMO Emission Control Areas (ECA), including the North American ECA covering the Port of Long Beach.							
"Vessel" has the same meaning as Vessel in Item 262 (Vessel Speed Reduction).							
"Vessel Call" or "Call" means each docking in the Port of Long Beach, separated by a voyage, which generates wharfage or dockage revenue to the Port of Long Beach.							
"Vessel Operator" has the same meaning as Vessel Operator in Item 262 (Vessel Speed Reduction).							
Vessel Operators may apply for incentive payments during the Program Period as follows:							
1. Each documented Call of a Vessel with a main engine that meets IMO Tier II standard for NOx is eligible for a \$2,500 incentive payment; or,							
2. Each documented Call of a Vessel with a main engine that meets IMO Tier III standard for NOx is eligible for a \$6,000 incentive payment.							
The Port shall determine whether an engine is Tier II or Tier III based on one of the following conditions:							
1. A Vessel with a keel- shall be presumed to meet th with a keel-laid date of 201 meet the Tier III standard, verified by Lloyd' s Registr	ne Tier II standard 16 or later shall b provided the keel-	and a Vessel e presumed to					
2. The Vessel Operator h valid EIAPP and IAPP Certifi adequate documentation, show emission rate at or below 14 equivalency and at or below equivalency.	lcate, or other ving that the Vesse 4.4 g Nox/kW-hr for	l has a NOx Tier II					
The Executive Director has e determine the adequacy of do amounts payable pursuant to	ocumentation and th						

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