Original Title Page

GENERAL TARIFF NO. 1

PORT OF STOCKTON

GENERAL TARIFF NO. 1

Naming

Rates, Rules and Regulations

at

Port of Stockton

P. O. Box 2089

Stockton, California 95201

ISSUED: OCTOBER 15, 1977 PORT OF STOCKTON EFFECTIVE: NOVEMBER 1, 1977

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SECTION NO. 1

STANDARD TERMS AND CONDITIONS

ISSUED: OCTOBER 15, 1977 PORT OF STOCKTON EFFECTIVE: NOVEMBER 1, 1977

		1st Revised Page 7 GENERAL TARIFF NO. 1 Cancels Original Page 7
		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
1	Usage	All persons, firms, corporations, or others desiring to us any of the premises and/or facilities of the Port of Stockton shall obtain permission from the Port Director.
		On application and subject to availability of and prior arrangement made, the Port of Stockton at its option and convenience may grant the use of its premises, belt line trackage, open storage areas, piers, sheds, warehouses, land, equipment and such other facilities of the Port, a it may designate to individual firms, corporations, or others hereinafter referred to individually and collec- tively as "user" or "users", for such operations and/or uses as it may designate.
		For the issuance of such permission the Port of Stockton will assess the users a usage charge.
		Charges otherwise provided in the tariff for wharfage, dockage, handling, belting, storage, and for any other ser vices or purposes assessed by the Port shall be in additio to the usage charge.
		The Port of Stockton and users may enter into a usage agreement. Permission to use Port premises granted can be revoked for violation of this tariff.
		All users of the premises and/or facilities granted the us of the Port of Stockton shall be subject to all of the terms and conditions of this tariff, and shall pay usage for the use of the Port of Stockton facilities at rates named under item No. 1403.
2	Consent to Terms of Tariff	Use of the Port of Stockton premises and/or facilities shall constitute a consent to all of the terms and condi- tions of this tariff and evidences an agreement on the par of any users of the premises and/or facilities of the Port of Stockton to pay all charges specified in this tariff an be governed by all rules, terms, conditions and legal actions shown in this tariff.
3	Application and Interpretation	Rates, rules, terms, conditions, and regulations contained in this tariff shall apply equally to all users on the effective date shown in this tariff and as amended.
		Revised pages shall be issued to cover changes in this tariff, however all rates and regulations in this tariff are subject to change without notice except as may be
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		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
3	Application and Interpretation of Tariff (Cont'd)	required by law. The Director of the Port of Stockton shal be the sole judge as to the interpretation of this tariff. All decisions of the Port Director shall be binding on all users and are final.
		Any usage agreement and any premises, if any, described in usage agreements between users and PORT OF STOCKTON are and shall be at all times subject to all provisions and condi- tions of this tariff.
4	Rights of Way	The Port retains all Rights-of-way for streets, highways, railroads, sewers, pipelines, conduits and for telephone, telegraph, light, heat and power lines as may from time to time be determined to be necessary by the Port of Stockton, including the right to enter upon, above, below or through the surface to construct, maintain, replace, repair, enlarge or otherwise utilize the premises for such purpose, without compensation.
5	Prior Easements	Usage of Port property shall at all times be subject to all prior exceptions, reservations, grants, easements, leases, or licenses of any kind whatsoever as the same appear of record in the Office of the Recorder of San Joaquin County, California, or in the official records of the City or any of its various departments.
		The Port of Stockton retains all rights to occupy portions of the premises as may be necessary for drilling purposes and to use and grant others the right to use the same to drill for and produce oil or other hydrocarbon substances therefrom.
6	Inspection	Users must inspect the premises in contemplation of occupy- ing them for the uses as outlined in the usage agreement.
7	Suitability of Premises or Facilities and Changes	Users agree that facilities, premises, including any impro- vements existing thereon covered by a signed letter of agreement, are suitable for users intended uses, and that no officer or employee of Port of Stockton has made any representation or warranty with respect to the premises, including improvements existing thereon unless the nature and extent of such representation or warranty is described in writing and attached to the letter of agreement.
		Any modification, improvement or addition to the premises and any equipment installation required by the Fire
		(Cont'd next page)
		PORT OF STOCKTON EFFECTIVE: NOVEMBER 1, 1977

		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
7	Suitability of Premises or Facilities and Changes (Cont'd)	Department, Department of Building Safety, Air Pollution Control District, Regional Water Quality Control Board, Coast Guard, Environmental Protection Agency, or any ot local, regional, state or federal agency in connection users operations shall be constructed or installed at users sole expense, and shall be subject to approval by Port of Stockton.
8	Holdover	Users shall not hold over all or any part of the premise after the termination or expiration of the agreement without first obtaining the approval in writing of the Director. Any such holdover shall be deemed an extensiv of the agreement on a month-to-month basis, at a rate o rent equal to one hundred twenty percent (120%) of the monthly rent for the last month of the term of the agree ment (as extended, if applicable) and shall otherwise be upon the same terms and conditions as set forth in the agreement. In the event during any such holdover, Port Stockton and user agree to extend the term of the agree or enter into a new agreement for the same premises or substantially the same premises described in the agreem the usage fee for the period of any such holdover by use may be charged at the rate provided in such extension of new agreement.
9	Federal Maritime Commission Filing	All agreements may be submitted to the Federal Maritime Commission of the United States of America for either approval or a determination by such Commission that the agreement is not subject to the Shipping Act of 1916, a amended. In the event it is determined that the agreem is subject to said Act, then the agreement shall only become effective on the first day of the calendar month following approval. In the event the Commission determ that the agreement is not subject to said Act, then the term hereof shall commence on the date first written in letter of agreement, and shall become retroactive to th date.
10	Payment of User Fees	User fee payments are due when invoiced. Charges which have not been paid within thirty (30) days of the date invoice shall be subject to a finance charge of one and half percent (1-1/2%) per month.
11	Records and Accounts	Users shall maintain locally a system of accounts and records satisfactory to Port Director, covering all tra- actions and operations conducted under the agreement, with shall be preserved during the life of the agreement and three (3) months thereafter. The accounts and records shall be open and available at all reasonable times for (Cont'd next page)

		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
11	Records and Accounts (Cont'd)	examination, audit and transcription therefrom by Port Stockton representatives.
12	Rate Guarantees	User fee's shall be as per tariff item No. 1403. Fee's be guaranteed for a specific period, not to exceed 5 ye If no specific period is provided for in the letter of agreement, the rate shall in no case be considered guaranteed for more than one year.
13	Promotion of Port of Stockton Facilities	Users shall in good faith and with all reasonable dilig use their best efforts, suitable advertising and other means to promote the use of the premises granted by the agreement.
14	Supervision of Business Practices	The nature and manner of conducting any and all busines activities on the premises shall be subject to the tari and reasonable regulation by the Port of Stockton. In event such business is not conducted in a reasonable ma as determined by Port Director, he may direct that corr tive action be taken by user to remedy such practices a upon failure to comply therewith, Port of Stockton may declare the agreement terminated.
		Users shall also conduct their business in a first-clas manner. Users shall furnish and maintain a standard of service at least equal to that of the better class of s lar businesses providing similar services and facilitie the City of Stockton and adjacent communities during th entire term of the agreement.
		Port of Stockton reserves the right to have access to a inspect the schedule of rates and prices for services a facilities performed or provided upon the premises. In event that after user has been advised and given a reas able opportunity to confer with Port of Stockton and to justify any rate or price challenged by it as unreasona or noncompensatory, and Port of Stockton has determined such rate or price to be unreasonable or inappropriate the services rendered or the facilities provided, such rates or prices shall be modified by users as directed Port of Stockton.

abject asiness artailment ermitted	STANDARD TERMS AND CONDITIONS Application For any period during which user has ceased or substan- tially curtailed the operation and conduct of its busines under the agreement for reasons other than partial or to- tal destruction of the premises, user shall pay usage for that period at the regular rate.
usiness urtailment	For any period during which user has ceased or substan- tially curtailed the operation and conduct of its busines under the agreement for reasons other than partial or to- tal destruction of the premises, user shall pay usage for
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ses	Facilities for which usage has been granted by a letter or agreement or this tariff shall be used only for those pur poses designated. Users shall not use or permit the prem ises or any part thereof to be used in whole or in part f any other purpose without the prior written approval of Port Director or his representative, and subject to such restrictions, limitations and conditions as may be impose by Port of Stockton. Use of such premises for other pur- poses without prior written approval from the Port Direct shall make user liable to triple the current usage rate a found in item 1403.
ncreased nsurance ates	Users shall not use the premises in any manner, even if i use is for the purposes enumerated in the letter of agreement, that will increase the premium rate of insuran for the premises, adjacent premises, or that will cause cancellation of any insurance policy covering such prem- ises. Users shall not keep on the premises or permit to kept, used, or sold thereon, anything prohibited by any policy of fire insurance covering premises.
nipping ct	Notwithstanding any other provision contained in the lett of agreement, users shall not use the premises hereby granted or furnish any facilities or services thereon for or in connection with a common carrier by water as that term is defined in the Shipping Act, 1916, as amended, unless and until an agreement has been submitted to the Federal Maritime Commission pursuant to Section 15, Shipping Act, 1916, and has either been approved or deter mined not to be subject to said Act.
efault and lght to erminate	Upon the neglect, failure or refusal by the user to compl with any of the terms or conditions of the tariff Port of Stockton may, at its option, declare the agreement for- feited, and exclude user from further use of Port premise Upon such forfeiture, user shall immediately surrender al rights in and to the premises and all improvements. Upon such forfeiture, any and all buildings, structures and improvements of any character whatsoever, erected, installed or made, through, or because of, or pursuant to the terms of the agreement, or any prior agreement shall immediately ipso facto either become the property of the Port of Stockton free and clear of any claim of any kind (Cont'd next page)
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		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
19	Default and Right to Terminate (Cont'd)	or nature of user or its successors in interest, or be- come removable by Port of Stockton at the sole expense of the user, at the option of the Port Director. In the ex- the agreement is terminated as set forth above, Port of Stockton may enforce all of its rights and remedies unde the agreement, including the right to recover charges as becomes due pursuant to the terms of the tariff and the agreement and, in addition thereto, the damage that Port Stockton may recover includes the worth at the time of t award of the amount by which the unpaid charges for the balance of the term of the agreement. The Port shall al have the right, without declaring the agreement terminat to reenter said premises and occupy, relet or sublet the whole or any part thereof for and on account of users ar to collect user fees and other sums that may thereafter come due and payable; or simply to collect user fees and other sums, as they become due and payable; or to reenter said premises and collect the user fees as above and the after elect to terminate the agreement and all of the rights of said user in or to said premises.
20	Thirty-Day Nonuse	If user fails or ceases to use the premises or any portion thereof for the purposes and in the manner as described the tariff or the letter of agreement prescribed for a period of more than thirty (30) consecutive days without the consent of Port of Stockton, the Port Director may declare the agreement forfeited in accordance with the p visions of item 19 "Default and Right to Terminate" and thereupon all the right, title and interest of user shall cease and terminate; provided, however, if cessation of failure to use is caused by reason of war, bona fide strikes not caused by user or to which user is not a par riots, civil commotion, acts of public enemies, earthque other natural disaster or action of the elements, and us so notifies the Port of Stockton with ten (10) days from the date said period of cessation or failure to use bega such period of nonuse shall be excluded in computing the thirty (30) day period set forth in this item.
21	Termination by Court Decree	In the event that any court having jurisdiction in the matter shall render a decision which has become final ar which will prevent the performance by Port of Stockton of any of its obligations under the agreement, then either party may terminate the agreement by written notice, and all rights and obligations (with the exception of any undischarged rights and obligations that accrued prior to the effective date of termination) shall thereupon terminate.

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	STANDARD TERMS AND CONDITIONS		
Item	Subject	Application	
22	Termination by Destruction of Premises	In the event the premises, or the building in which they are situated, are totally destroyed by fire not resulting from users neglect of fault, earthquake, or other natural disaster or action of the elements, or so nearly destroyed as to require rebuilding, during the term of the agreement, then the usage charge shall be paid up to the time of such destruction and the agreement shall thereupon terminate. Neither party shall have any further rights or be under any further obligations on account of the agreement, except the Port of Stockton shall be entitled to receive all charges accrued to the date of destruction. Damage or injury to the extent of Fifty (50%) percent of the replacement value of the premises shall constitute a total destruction thereof.	
23	Improvements	The construction or alteration of works, structures and other improvements, including change of grade, agreed to between user and the Port shall be commenced within ninety (90) days of the effective date of the agreement and shall be prosecuted diligently to completion by user.	
24	Approval of Plans	Users shall not construct or alter any works, structures or other improvements upon Port premises, including a change in the grade thereof, without first submitting to the Port Director a complete set of drawings, plans and specifica- tions therefor and obtaining his approval. The Port Director shall have the right to order changes in said drawings, plans and specifications. In the event that the Port Director orders such a change and user believes that such a change will have any detrimental effect on the structural integrity of the work, structure or improvement, or increase any hazard to life or property, user shall immediately notify him thereof. In the event that user fails to do so, the drawings, plans and specifications shall be treated for all purposes as if they had been originally prepared by user, as changed.	
25	Compliance with Applicable Laws	All operations, work, structure or improvement constructed, or alteration or change of grade, by user shall conform with the plans and specifications as approved by the Port Director and shall conform in all respects to the appli- cable Federal, State, regional, and local laws, statutes, ordinances, rules and regulations. The approval of oper- ations, plans, construction or other work by the Port Director shall not constitute a representation or warranty as to conformity with applicable laws, statutes, ordinances or rules and regulations.	
ISSUED: C	CTOBER 15, 1977	PORT OF STOCKTON EFFECTIVE: NOVEMBER 1, 1977	

		GENERAL TARIFF NO. 1
STANDARD TERMS AND CONDITIONS		
Item	Subject	Application
26	Cost of Permits	Users, at their own expense, shall obtain all permits necessary for work or construction and shall require by contract that any work or construction contractors and subcontractors comply with all applicable Federal, state, regional, and local statutes, ordinances, rules and regu- lations.
27	Cost of Construction	All construction by users shall be at users sole expense. Users shall keep the premises and improvements constructed thereon free and clear of liens for labor and materials and shall hold Port of Stockton harmless from any response bility in respect thereto. Users shall give written noting to Port Director, in advance, of the date if they commence any construction. Immediately upon the completion of the construction, users shall notify the Port Director of the date of such completion and shall, within thirty(30) days after such completion, file with him a statement, verified by the oath of user or its duly authorized repre- sentative, setting forth the cost of the labor and materi- used. Users shall also file with the Port Director, in a form acceptable to the Port Director, a set of "as built" plans for construction.
28	Ownership	All improvements, works and structures made or erected by users upon the premises remain the property of users sub- ject to the terms and conditions contained in the letter agreement, unless otherwise agreed upon.
29	Maintenance and Restoration	Except for roofs and exteriors of buildings owned or under the control of the Port of Stockton and except as may otherwise be specifically provided in writing, users shal repair, maintain and keep the premises (including land- scaping) and all works, structures and improvements thereon, whether a part of the premises or made by users, in a safe, clean, wholesome, sanitary and sightly conditi and in conformance with all applicable Federal, state, regional, municipal and other laws and regulations. The appearance of the premises shall be maintained to satisfat tion of Port Director. Users shall not permit any offen- sive or refuse matter or any substance constituting an unnecessary, unreasonable or unlawful fire hazard, or material detrimental to the public health to be or remain on the premises, and users shall prevent any such matter material from being or accumulating thereon. In the even users fail to repair, maintain and keep the premises and (Cont'd next page)

STANDARD TERMS AND CONDITIONS		
Item	Subject	Application
29	Maintenance and Restoration (Cont'd)	improvements as hereinabove required, Port Director may give written notice to users to correct such default, ex cept that no notice shall be required where, in the opin ion of the Port Director, the failure creates a hazard t persons or property. If users fail to cure such default within the time specified in such notice, or if the Port Director determines that a hazard to persons or property exists due to such failure, the Port Director may cause such repairs or maintenance to be made and the costs thereof, including labor, materials, equipment and admin istrative overhead, to be charged against users. Such charges shall be due and payable when invoiced.
30	Surrender of Premises	On or before expiration of the term of the agreement, or any sooner termination thereof, users shall surrender al rights in and to the premises and all permanent building and/or structures of any character whatsoever, erected, installed or made, under, through or because of, or pur- suant to the terms of this Agreement, or any prior agree ment to the Port and said permanent buildings and/or structures shall ipso facto become the property of the Stockton Port District, free and clear of any claim of a kind or nature of user or its successors in interest, or at the Port's option, Port can require user to remove, a its sole cost and expense, such works, structures, im- provements and pipelines of any kind whatsoever placed of maintained on the premises by user unless otherwise pro- vided, and in such case where Port required removal, use shall leave the surface of the ground in a level, graded condition with no excavations, holes, hollows, hills or humps. Upon the expiration of the term of this Agreement or any sooner termination thereof, user shall quit and surrender possession of the premises to Port in at least tor, as the same were in at the time of the first occupation tion thereof by user under this or any prior agreement, lease or permit, ordinary wear and tear excepted. User
31	Services and Utilities	Unless otherwise provided for in the letter of agreement users shall pay all charges for services furnished to the premises or used in connection with its occupancy, including but not limited to heat, gas, power, telephone water, light and janitorial services, and pay all deposi connection fees, charges and meter rentals required by the supplier of any such service, including the City.

Item 32	Subject Inspection of Premises	STANDARD TERMS AND CONDITIONS Application The Port Director and his duly authorized representative
	Inspection of	The Port Director and his duly authorized representative
52	-	
		shall have the right to enter upon the premises and im- provements constructed by users at any and all reasonabl times during the term of the agreement for the purpose of determining compliance with its terms and conditions or any other purpose incidental to the rights of Port of Stockton. The right of inspection reserved shall impose obligation upon Port of Stockton to make inspections to ascertain the condition of the premises, and shall impose no liability upon Port of Stockton for failure to make s inspections. By reserving the right of inspection Port Stockton assumes no responsibility or liability for loss damage to the property of users on property under the control of users, whether caused by fire, water or other causes. Nor does it assume responsibility for any short ages of cargo handled by users at the premises.
33	Signs	Users shall not erect or display, or permit to be erected or displayed, on the premises, or upon works, structures and improvements made by users, any advertising matter of any kind, including signs, without first obtaining the written consent of Port Director. Users shall post, erec and maintain on the premises such signs as the Port Director may direct.
34	Indemnity	Users shall at all times relieve, indemnify, protect and hold harmless Port of Stockton and any and all of the me bers of its board, officers, agents, representatives, ar employees from any and all judgements rendered, claims, legal actions, including legal representation and expens incurred in defending against legal actions, claims and liability for death of or injury to persons, damage to property or civil fines and penalties that may, in whole in part, arise from or be caused, directly or indirectly by:
		(1) Any dangerous, hazardous, unsafe or defective condition of, in or on the premises, of any nature whatsoever, which may exist by reason of any act, omission, neglect, or any use or occupation of the premises by users or tenants, its officers, agents, customers, employees, sub-tenants, licensees or invitees;
		(2) Any operation conducted upon or any use or occ pation of the premises by user, its officers, agent employees, sub-tenants, licensees or invitees
		(Cont'd next page)

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	STANDARD TERMS AND CONDITIONS		
Item	Subject	Application	
34	Indemnity (Cont'd)	under or pursuant to the provisions of the agreement or otherwise;	
		(3) Any act, omission or negligence of user, its officers, agents, employees, sub-tenants, licensees invitees, regardless of whether any act, omission or negligence of Port of Stockton, its officers, agents or employees contributed thereto;	
		(4) Any failure of user, its officers, agents or employees to comply with any of the terms or con- ditions of the agreement or any applicable Federal, state, regional, or municipal law, ordinance, rule or regulation; or	
		(5) The conditions, operations, use, occupation, acts, omissions or negligence referred to in Sub- divisions (1), (2), (3), and (4) of this item "Indemnity", existing or conducted upon or arising from the use or occupation by users or its invitees any other premises with the Stockton Port District, used or occupied by user, its agents, employees, sub tenants, licensees or invitees, without the express written authorization of the Port Director.	
		Users also agree to indemnify Port of Stockton and pay for all damages or loss suffered by Stockton Port District, including but not limited to damage to or loss of Port of Stockton property, to the extent not insured by Port of Stockton and loss of Port of Stockton revenue from any source, caused by or arising out of the conditions, opera- tions, use, occupation, acts, omissions or negligence referred to in this tariff. The term "persons" as used if this tariff shall include but not be limited to officers and employees of user.	
		User or users' insurance carrier waives all rights of sub rogation for loss or damage to contents of works, struc- tures and improvements on the premises.	

PORT OF STOCKTON

		GENERAL TARIFF NO. 1 Cancels 2nd Page 1
STANDARD TERMS AND CONDITIONS		
Item	Subject	Application
35	Insurance	Users shall procure, maintain and keep in force at all times while using the premises and facilities of the Por at user's sole expense, the following insurance:
		(1) Public Liability. Broad form public liability insurance, including, but not limited to, Protection and Indemnity coverage and Terrorism, against claim arising from bodily and personal injury, damage to property, and use of owned or non-owned and hired automobiles. The amounts of insurance shall be not less than the following: Single Limit Coverage applying to Bodily and Personal Injury Liability and Property Damage in the amount of Five Million Dolla. (\$5,000,000) per occurrence. Tenant will provide Per with a Certificate of Insurance naming Port as an Additional Insured.
		(2) Worker's Compensation Insurance. Worker's Com- pensation insurance, and/or United States Longshore and Harbor Workers coverage and/or Maritime Employe: Liability, where applicable, with coverage as requir by applicable Federal or State of California Laws an Employer's Liability coverage with limits of not les than \$2,000,000 for each occurrence.
		(3) Builder's Risk. Before commencement of any demolition or construction, user shall procure from company acceptable to Port, and shall maintain in for until completion and acceptance of the work, "all risks" builder's risk insurance including vandalism malicious mischief covering improvements in place and all material and equipment at the job site furnished under contract, but excluding contractor's subcontractor's and construction manager's tools and equipment and property owned by contractor's or subcontractor's employees, with limits sufficient to provide adequate reimbursement for any covered loss the job site. The deductible shall not exceed Ten Thousand Dollars (\$10,000) without the prior written approval of the Port.
		(4) Boiler and Machinery. Boiler and machinery instrance, if at any time or from time to time such equinent is located on the premises.
		(Cont'd next page)

	GENERAL TARIFF NO. 1	3rd Revised Page 19 Cancels 2nd Page 19
STANDARD TERMS AND CONDITIONS		
Item Subject	Application	
35 Insurance (Cont'd)	Other Conditions	
	All insurance required by exp tariff shall be carried only companies licensed to do busi which have a Best's rating of such policies shall be non-as language, to the extent obtai (i) any loss shall be payable or negligence of Port that mi forfeiture of the insurance, the right of subrogation agai the Port's agents and represe policies are primary and nonc insurance that may be carried they cannot be cancelled or m after thirty (30) days' notic Port. Before using premises user shall furnish Port with policies or with certificates and naming Port as additional applicable.	with responsible insurant mess in California and "A VIII" or better. All sessable and shall conta- mable, to the effect that a no-withstanding any act off otherwise result in (ii) the insurer waives must the Port and against entatives, (iii) the contributing with any by the Port, and (iv) materially changed except we by the insurer to the or facilities of the Por copies of all such a evidencing the insurant
	(2) If user fails or refuses insurance as required by this refuses to furnish Port with insurance has been procured a for Port shall have the right on fifteen (15) days' notice, such insurance. The premiums treated as an added usage cha	tariff or fails or required proof that the and is in force and paid at Port's election and to procure and maintain paid by Port shall be
	Port's right to procure a provided herein shall not lim Port. Without limiting the f the right to terminate user's premises and facilities if us respects with user's obligati	it any other remedies of oregoing, Port shall hav right to use Port er does not comply in a
	(3) Each policy must also correading as follows:	ontain an endorsement
	"Notwithstanding any inco policy to which this endorser endorsement or certificate no hereto, it is agreed that the it's Board of Port Commission	ment is attached or any ow or hereafter attached e Stockton Port District
	(Cont'd next	page)

		GENERAL TARIFF NO. 1	3rd Revised Page 20 Cancels 2nd Page 20
STANDARD TERMS AND CONDITIONS			
Item	Subject	Application	
35	Insurance (Cont'd)	officials, directors, agents tional named insured's hereu provided for all operations, tivities of the insured with and facilities of the Stockt	nder, and that coverage i uses, occupations and ac regard to the premises
		(4) Written notice of occurr each policy shall be timely	
		(5) If an insurance policy p "claims made" basis, it must "occurrence" basis.	
		(6) Any deductible shall not Dollars (\$10,000) without wr	
36	Accident Reports	Users shall report in writing fifteen (15) days after it, its of agents have knowledge of any acci- volving death or of injury to any damage in excess of \$500 to prope premises, or elsewhere within the if users officers, agents or empl such an accident or occurrence. to the extent available (1) the r persons involved, (2) a general s and extent of injury or damage, occurrence, (4) the names and ado and (5) such other information as its officers or managing agents.	officers or managing ident or occurrence in- y person or persons, or erty, occurring upon the e Stockton Port District loyees are involved in Such report shall contain name and address of the statement as to the nature (3) the date and hour of dresses of known witnesses
37	Sub-Users and Assignments	No assignment, sub-users, tra or grant of control, or other end or any interest therein or any ri under, whether voluntary or by op whole or in part, shall be valid first approved by order of the Po approval by Port of Stockton of a transfer, gift, hypothecation, gr encumbrance, shall not be deemed of Stockton of any other assignme gift, hypothecation, or grant of brance. No assignment, sub-users ecation, grant of control or othe to relieve users of their obligat Port of Stockton orders.	cumbrance or the agreement ight or privilege there- beration of law, in for any purpose unless bort of Stockton. The an assignment, sub-users, cant of control or other to be an approval by Port ent, sub-users, transfer, control or other encum- s, transfer, gift, hypoth- er encumbrance shall act
			cions hereunder unless

		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
38	Terms Binding on Successors	All the terms, covenants and conditions of the agreement shall enure to the benefit of and be binding upon the su cessors and assigns of the parties of the agreement. The provisions of this Subsection shall not be deemed as a waiver of any of the conditions against assignment here above set forth.
39	Transfer of Stock	If, during any calendar year after the filing of the app cation for the agreement, more than ten percent (10%) of the outstanding shares of capital stock of user is trade user shall notify the Port Director in writing within te (10) days after the transfer date provided, however, the this provision shall have no application in the event us is a corporate entity whose stock is listed on either th American Stock Exchange, the New York Stock Exchange, of the Pacific Coast Stock Exchange.
40	Assignee as User	The term "user" shall include any assignee of user under any assignment granted by Port of Stockton.
41	Applicable Law	It is expressly understood and agreed that any agreemen and all questions arising thereunder shall be construed according to the laws of the State of California.
42	Compliance With Applicable Laws	Users shall, at all times, in its use and occupancy of a premises and in the conduct of its operations thereon, comply with all laws, statutes, ordinances, rules and re- lations applicable thereto, enacted and adopted by Feder state, regional, municipal or other governmental bodies, departments or offices thereof. In addition to the foregoing, users shall comply immediately with any and a directives issued by the Port Director or his authorized representative under authority of any such law, statute, ordinance, rule or regulation.
		Users agree not to discriminate in their employment practices against any employee or applicant for employment because of the applicant's race, religion, national originancestry, sex, age or physical handicap. All subcontract awarded under or pursuant to the agreement shall contain this provision.

		1st Revised Page 22 GENERAL TARIFF NO. 1 Cancels Original Page 22
		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
43	License Fees and Taxes	Users shall pay all taxes and assessments of whatever character levied upon or charged against the interest of users, if any, created by the agreement in the premises or upon works, structures, improvements or other property thereon, or upon users operations hereunder. Users shall also pay all license and permit fees required for the con- duct of its operations hereunder. No payments of taxes or assessments or both shall be prorated for any period of time during a usage agreement which is less than a full calendar year. For permitted installment payments, users shall pay all installments falling due during the term of the applicable usage agreement. If such payments falling due during the term of such usage agreement are for periods prior to or after expiration of such usage agreement, users shall make all such payments and may seek reimbursement only from the taxing or charging authority and not from the Port.
44	Invalidity	If any term or provision of the agreement or the tariff or the application thereof to any person or circumstance shal be held invalid or unenforceable to any extent by a final judgment of any court of competent jurisdiction, the remainder of the agreement or the tariff or the application of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby and shall continue in full force and effect.
45	Waiver of Claims	Users hereby waive any claim against Port of Stockton, its officers, agents or employees for damages or loss caused b any suit or proceedings directly or indirectly challenging the validity of the agreement, the tariff, or any part thereof, or by any judgment or award in any suit or pro- ceeding declaring the agreement null, void or voidable or delaying the same or any part thereof from being carried out.
46	Conflict of Interest	It is hereby understood and agreed that all users have rea and are aware of the provisions of Section 1090 et seq. an Section 87100 et seq. of the Government Code relating to conflict of interest of public officers and employees. Al parties agree that they are unaware of any financial or economic interest of any public officer or employee of Por of Stockton relating to the usage agreement. Notwith- standing any other provision of the agreement, it is further understood and agreed that if such a financial interest does exist at the inception of the agreement, the Port of Stockton may immediately terminate the agreement b giving written notice thereof.
ISSUED: M	MAY 1, 1991	PORT OF STOCKTON EFFECTIVE: JUNE 1, 1991

Item S 47 N	Subject	STANDARD TERMS AND CONDITIONS
	Subject	
47 5		Application
	Visitors	Users shall allow Port Director and his designated repre- sentatives access to the premises for the purpose of showing the premises and works, structures and improvemen made by users to visitors upon the giving of reasonable notice to users, provided, however, that such entry shall not unreasonably interfere with users operations.
	Attorneys' Fees	If either party brings any action or proceeding to enforce protect, or establish any right or remedy arising out of based on use of Port premises, or the usage agreement, including but not limited to the recovery of damages for its breach, the prevailing party in said action or pro- ceeding shall be entitled to recovery of its costs and reasonable attorneys' fees. In the event Port of Stockto is the prevailing party and has been entirely or partly represented by its legal counsel, then Port of Stockton shall be entitled to recover an amount equal to the costs attributable to such representation.
49 h	Notices	In all cases where written notice is to be given under th tariff or a usage agreement, service shall be deemed suf- ficient if said notice is deposited in the United States mail, postage prepaid. When so given, such notice shall effective from the date of mailing of the same. For the purpose hereof, unless otherwise provided by notice in writing from the respective parties, notice to Port of Stockton shall be addressed to Port Director, Port of Stockton, P. O. Box 2089, Stockton, CA 95201, and notice user shall be addressed to it at the address set forth in the letter of agreement. Nothing herein contained shall preclude or render inoperative service of such notice in the manner prescribed by law.
50 0	Waivers	No waiver by either party at any time of any of the terms conditions, covenants or agreements of any usage agreemen shall be deemed or taken as a waiver at any time thereaft of the same or any other term, condition, covenant or agreement contained in the tariff or the letter of agree- ment, nor of the strict and prompt performance thereof by the proper party. The subsequent acceptance of usage charges by Port of Stockton shall not be deemed to be a waiver of any other breach by user of any term, covenant condition of the tariff or any usage agreement other than the failure of user to timely make the particular payment so accepted, regardless of Port of Stockton's knowledge o such other breach. No delay, failure or omission of eith party to execute any right, power, privilege or option arising from any default, nor subsequent acceptance of guarantee than or thereafter accrued, shall impair any su right, power, privilege or option, or be construed to be (Cont'd next page)

		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
50	Waivers (Cont'd)	waiver of any such default or relinquishment thereof, or acquiescence therein, and no notice by either party shal be required to restore or revive time as of the essence hereof after waiver by the other party of default in one or more instances. No option, right, power, remedy or privilege of either party shall be construed as being exhausted or discharged by the exercise thereof in one o more instances. It is agreed that each and all of the rights, powers, options or remedies given to the Port of Stockton in this tariff or by agreement, are cumulative, and no one of them shall be exclusive of the other or exclusive of any remedies provided by law, in that the exercise of one right, power, option or remedy by Port o Stockton shall not impair its rights to any other right, power, option or remedy.
51	Integration	This tariff and any usage agreement shall constitute the whole agreement between Port of Stockton and user. Ther are not terms, obligations or conditions other than thos contained in the tariff and the letter of agreement. No modification of the agreement shall be valid and effecti unless evidenced by an agreement in writing.
52	Extensions	Port of Stockton shall have the right to grant reasonabl extensions of time to users for any purpose or for the p formance of any obligation of users so designated in the letter of agreement on this tariff.
53	Lease of Facilities	Lease of certain properties may be negotiated.

		1st Revised Page 25 GENERAL TARIFF NO. 1 Cancels Original Page 25
		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
56	Vessel Manning	Any vessel lying at the Wharves or at anchor must, at all times, have on board at least one person in charge of said vessel who has authority to take such action, in any emergency, as may be required, and sufficient crew to assure the vessels safety while alongside or at anchor, and allow for the vessel to be moved if required.
57	Application for Berth	All steamships, their owners or agents, desiring berth at the wharves shall, as far in advance of the date of docking as possible, make application for same, specifying the date and expected time of arrival and departure from berth, and the nature and quantity of cargo to be handled. Applica- tion for berth is to be made to the Port Director. Appli- cation for berth will be construed by the Port of Stockton to mean that all charges will be paid promptly upon pre- sentation of invoice therefor, and that all rules and regulations will be complied with.
58	Demurrage on Vessels	The Port of Stockton does not assume responsibility for demurrage to vessels under any circumstances.
59	Payment of Charges, Cargo Statements Required	All Port of Stockton charges are due at the time the ser- vice is rendered and bills for services of the facilities are payable upon their receipt. The party requesting ser- vice of any nature will be responsible for the payment of the charges assessed for such service.
		All steamship lines, rail, truck, or barge lines, import- ers, exporters, shippers, and their agents, using the facilities shall, within 5 days after the arrival of the vessel at berth in the case of inbound cargo, or within 5 days after the departure of the vessel from berth in the case of outbound cargo, furnish the Port of Stockton with copies of bills of lading, freight bills, manifests, and such other information and data or documents as may be necessary to develop statistical records for the Port of Stockton, and to insure correct assessment of charges.
		All users of the Port of Stockton facilities shall be required to permit access to their files and transportation documents necessary for the purpose of audit for ascer- taining correctness of reports filed and documents fur- nished. The Port of Stockton does not recognize the numerous shippers or consignees and cannot attempt to collect or assist in collecting storage or similar bills which may be passed on to shippers or consignees by the vessel, its owners, agents, and such bills are due when
		(Cont'd next page)
ISSUED: F	EBRUARY 12, 1986	PORT OF STOCKTON EFFECTIVE: MARCH 12, 1986

		1st Revised Page 26 GENERAL TARIFF NO. 1 Cancels Original Page 26
		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
59	Payment of Charges, Cargo Statements Required (Cont'd)	presented and must be paid regardless of when the vessel, its owners and agents are reimbursed. Bills must be paid when presented, and errors, if any will be rectified by the Port of Stockton.
		Claims in excess of \$10.00 will require specific approval of the Port Director before refund is made.
		The Port of Stockton reserves the right to estimate and collect in advance all charges which may accrue against vessels, their owners and agents, or against cargo loaded or discharged by such vessel, or from other users of the facilities of the Port of Stockton whose credit has not been properly established with the Port of Stockton or who are habitually on the delinquent list. Use of the facili- ties may be denied until such advance payments or deposits are made.
60	Finance Charges	A finance charge of 1-1/2% per month will be charged on all unpaid balances outstanding over thirty (30) days from invoice date.
61	Dumping Into Waters	The dumping of oil, oily wastes, trash or other objection- able matter into the waters of the Inner Harbor or other navigable waters is prohibited.
62	Freight or Cargo Liable To Damage Other Freight Or Cargo	If, in the opinion of the Port Director, any freight or cargo is likely to damage other freight or cargo, it may be moved to another shed or warehouse or to private facilities at the risk and expense of the owner, without the necessity of prior notice to the owner.
63	Fire Fighting Apparatus	No person shall obstruct or interfere with the free and easy access to, or remove, or in any manner disturb any fire extinguisher, fire hose, fire hydrant or any other fire fighting apparatus or watchman's key station installed in or upon any property of the Port of Stockton.
64	No Smoking	No person shall smoke or have in their possession any fire or lighted material on or upon the wharves or in the ware- houses, sheds or other structures set apart for the unloading or loading of vessels, or for the storage or warehousing of their cargoes, or other merchandise; nor shall any person smoke upon any truck, dray, float, auto- mobile or vehicle of any kind when using the structures
		(Cont'd next page)
ISSUED: C	JANUARY 30, 1978	PORT OF STOCKTON EFFECTIVE: MARCH 1, 1978

		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
64	No Smoking (Cont'd)	aforesaid. It shall be unlawful for any person to smoke use matches, cigar or cigarette lighters in the hold of vessel or upon the decks thereof, while loading or unloa ing cargo.
65	Signs, Erection Of	Signs may be erected on Port of Stockton structures or property only with the prior written approval of the Por Director who shall approve copy, design, material and method of erection.
66	Maximum Load On Floors and Maximum Height of Piling or Stacking	The Port Director reserves the right to specify the maxi- load that may be placed on the warehouse or transit shee floors, or on the deck slab of the wharves and the manne in which single heavy pieces shall be moved over said floors or wharves and he also reserves the right to spec the maximum height to which any commodity may be stacked piled.
67	Delinquent List	All vessels, their owners or agents, or other users of t facilities of the Port of Stockton placed on the deling list shall be denied further use of the facilities by th Port Director until all such reports have been filed and all charges herein, together with any other charges due, shall have been paid.
68	Wharf Cleaning And/or Obstruction Of	 (a) Upon completion of vessel operations or any "Handle operation authorized, the Port of Stockton will clean we area of general cargo vessels assessing a cleaning charge to the vessel, owner or agent as assessed in item 1414. (b) Stevedore's tolls, appliances, equipment, donkey ergines, vehicles or any other material or object which is not part of the cargo will not be permitted to remain or wharves. If such obstruction is not removed immediately upon notification by the Port Director, it will be removed stored, or sold by the Port of Stockton and the owner will be charged with the expenses incurred. The Port Director at his discretion, is permitted to allow storage of such equipment in specified places on wharves or in sheds or warehouses, or space may be leased for such purposes. (c) Upon completion of vessel loading, all empty pallet must be stacked in areas designated by the Port of Stockton. (Cont'd next page)

		Original Page 28 GENERAL TARIFF NO. 1
		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
68	Wharf Cleaning And/or Obstruction Of (Cont'd)	Pallets may not be stacked and stored on aprons, against warehouse or in open areas used for cargo storage. Pallet allowed to remain in above areas will be removed by Port o Stockton personnel and appropriate firm billed at cost plu 25% for work entailed
69	Removal of Articles Dropped Into Channel	Stages must be set in such manner as to prevent cargo or scrap from falling into the channel. In the event steve- dores or others responsible do not set stages properly, th Port of Stockton reserves the right to stop loading or unloading of vessels until stages are properly placed. Stevedores and/or agents shall be liable for the removal of any articles dropped in basin or channel and the Port of Stockton reserves the right to remove such articles on the basis of cost plus 20% at the expense of the user of the equipment.
70	Traffic Via Motor Carrier	Shippers picking up and delivering cargo to the Port by truck are required to give 24 hours advance notice. Unscheduled trucks will be loaded/unloaded on an opportune basis only.
71	Lights at Night	All vessels, barges, or other water craft, while anchored or moored in the waterways of the Port of Stockton, must a all times of the night show proper lights.
72	Storage Shut-Out Cargo	The steamship line will be held liable for storage charges for cargo shut-out by a vessel. Steamship lines will be required to furnish statement of cargo shut-out within fiv (5) days after departure of vessel.
ISSUED: (OCTOBER 15, 1977	PORT OF STOCKTON EFFECTIVE: NOVEMBER 1, 1977

		Original Page 28-A GENERAL TARIFF NO. 1
		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
73	District Boundaries and Jurisdiction	The Port District regulates all waterways, wharves and docks within the District and supervises pilotage in the navigable waterways in the District and acts as local spo sor for Federal projects within the District and for the navigable waterways from the mouth of New York Slough to the District boundaries. The Port District regulates and controls the construction of wharves, docks and improve- ments of all types contemplated on the waterways of the District and the construction, maintenance and operation use of all wharves, warehouses, structures, improvements appliances used in connection with or for the accommodate and promotion of transportation or navigation on any im- provement project of the Federal Government applying to t main waterway entering the District and on other navigable streams, improved or unimproved, which lie within the District and enforces police and sanitary regulations in connection therewith. (Harbors and Navigation Code, Stat of California.)
		The District includes the City of Stockton and generally the Stockton Deep Water Channel and San Joaquin River and one-half (1/2) mile on either side of the channel from th City of Stockton to Disappointment Slough.
74	Port Charges	The District sets charges for the use of or by wharves, warehouses, vessels, railroads, structures, and appliance owned, controlled or operated by it and for the promotion of transportation or navigation and for accommodation of transportation or navigation and for pilotage and for towage. (Harbors and Navigation Code, State of California.)
75	Harbor Usage	Use of the navigable waterways of the District or improve or unimproved navigable streams, by vessels or for con- struction or operation of wharves, docks and improvements of all types used in connection with or for the accommoda tion or promotion of transportation or navigation shall constitute a consent to all of the terms and conditions of this tariff and evidences an agreement on the part of any user(s) to be governed by all rules, terms, regula- tions, conditions, and legal actions of this tariff and to pay all charges specified in this tariff.

		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
76	Harbor Usage Charge	All users of waters of the Port District as described in Items 73, 74 and 75 shall pay harbor usage charges as pr vided in this tariff to assist in defraying the expense administration, maintenance, promotion and regulation of the Port District, harbor and channel, including the sup vision of the shipping of the port, policing the harbor, and the port facilities and the maintenance of a tug to vessels in distress. Harbor usage charges shall be paid the operator of the vessel, wharf, dock or facility.
		Vessels, wharves, docks and facilities owned and operate by the Federal Government are exempt from Harbor Usage Charges.
77	Equipment Rental - Rules and Regulations	 (1) Port equipment is presumed to be in good operating condition when turned over to user, but the Port of Stockton does not warrant the mechanical condition there The Port of Stockton will not be responsible for delays caused user by breakdown of equipment, by shutoff of electric current, or other causes. The Port of Stockton reserves the right to stop operation of the equipment at any time to require repairs that appear, in the opinion the Port Director, to be necessary. (2) Port equipment turned over to user is under user's supervision, direction and control. User assumes sole responsibility and liability for injury to or death of a person whomever, or damage to or destruction of property including employees and property of the Port of Stockton incident to, arising out of, or caused by user's possession, use or operation of Port equipment. User shall at all times relieve, indemnify, protect and hold harmless Dert of Stockton and call of the members of ite.
		Port of Stockton and any and all of the members of its Board, officers, agents, representatives and employees f any and all judgments and expenses incurred in defending against legal actions, claims and liability for death of injury to persons or damage to or destruction of propert that may be in whole or in part incident to, arise out o or be caused, directly or indirectly through negligence otherwise, by the user's possession, use or operation of said Port equipment whether by user, its officers, agent or employees, or by any person or person acting with the knowledge and consent, express or implied of user. The of Port equipment shall constitute acceptance and acknow ledgment by the user of this liability and obligation. (3) Users shall not use or operate equipment so as to exceed the maximum rated capacity. (Cont'd next page)

		Original Page 28-C GENERAL TARIFF NO. 1	
	STANDARD TERMS AND CONDITIONS		
Item	Subject	Application	
77	Equipment Rental - Rules and Regulations (Cont'd)	(4) Except as may be provided by any agreement, normal repair and maintenance of equipment shall be performed by the Port of Stockton, however, the Port does not warrant the condition thereof. Such repair and maintenance shall not relieve a user of its obligation to inspect equipment to assure that it is fit and suitable for the use for which it is intended. User shall make such an inspection prior to use and thereafter as often as is necessary to assure that the equipment is fit and suitable for its intended use. User shall immediately notify the Port Director of any defect, whether actual or merely suspected.	
		(5) A user shall be responsible for any and all damage to or destruction of equipment, and for all repairs required to be made other than for normal repair and maintenance. "Normal repair and maintenance" is defined to mean all repair and maintenance deemed to be necessary by the Port Director, except such repair as may be required in the event of damage to or destruction of the equipment, in whole or in part, incidental to, arising out of, or cause by, directly or indirectly, user's possession, use or operation of said equipment, whether by user, its officer agents, or employees, or by any person or persons acting with the knowledge and express or implied consent of user The Port Director reserves the right to stop the operation of any equipment at any time if it does not appear to be proper operating condition and to make necessary repairs.	
		(6) Neither the Port, nor any of its officers or employees, shall be responsible for delays attributable t any cause, event or occurrence of whatever nature to vessels, land transportation equipment, or cargo, or for any expenses, costs, or damages incurred by user or any other person which arises out of the use or anticipated u of equipment.	
		(7) User subject to Insurance Provisions of Item 35 of this tariff.	

 Oily Waste of Stockton will make available receptacles for the stor of bilge water contaminated with oil, grease, or other lubricant drippings from a ship's engine. Vessel shall also have the option of discharging to mobile tank truck The vessel so discharging shall be deemed the generator said waste, and shall assume full liability for its ult mate disposal. Application for rental of the Port's receptacles shall I made directly to the Port Director or his designated rep sentative. Vessels shall arrange directly for discharge and shall have a complete chemical analysis conducted an obtain a generator number issued by the Environmental Protection Agency prior to discharge and shall arrange i proper disposal of the oily waste after discharge and for the cleaning of the receptacles after use and prior to returning them to the Port's control. By making the receptacles available for rental by vessel the Port does not accept any responsibility for the use thereof nor for the proper storage and handling of the waste and the Port shall not be liable for any act, 			Original Page 28- GENERAL TARIFF NO. 1
78 Discharge of Oily Waste Of Stockton will make available receptacles for the stoc of bilge water contaminated with oil, grease, or other lubricant drippings from a ship's engine. Vessel shall also have the option of discharging to mobile tank true. The vessel so discharging shall be deemed the generator said waste, and shall assume full liability for its ult. mate disposal. Application for rental of the Port's receptacles shall in made directly to the Port Director or his designated representative. Vessels shall arrange directly for discharge and shall have a complete chemical analysis conducted an obtain a generator number issued by the Environmental Protection Agency prior to discharge and shall arrange in proper disposal of the oily waste after discharge and for the cleaning of the receptacles after use and prior to returning them to the Port's control. By making the receptacles available for rental by vesse. the Port does not accept any responsibility for the use thereof nor for the proper storage and handling of the waste and the Port shall not be liable for any act, omission or negligence by the vessel/generator of the waste and the Waste handler. The charge for rental of the receptacles will be quoted			STANDARD TERMS AND CONDITIONS
 Oily Waste of Stockton will make available receptacles for the stor of bilge water contaminated with oil, grease, or other lubricant drippings from a ship's engine. Vessel shall also have the option of discharging to mobile tank truck. The vessel so discharging shall be deemed the generator said waste, and shall assume full liability for its ult mate disposal. Application for rental of the Port's receptacles shall 1 made directly to the Port Director or his designated rep sentative. Vessels shall arrange directly for discharge and shall have a complete chemical analysis conducted an obtain a generator number issued by the Environmental Protection Agency prior to discharge and shall arrange : proper disposal of the oily waste after discharge and for the cleaning of the receptacles after use and prior to returning them to the Port's control. By making the receptacles available for rental by vessed the Port does not accept any responsibility for the use thereof nor for the proper storage and handling of the waste and the Port shall not be liable for any act, omission or negligence by the vessel/generator of the waste or the waste handler. The charge for rental of the receptacles will be quoted 	Item	Subject	Application
<pre>said waste, and shall assume full liability for its ult. mate disposal. Application for rental of the Port's receptacles shall I made directly to the Port Director or his designated rep sentative. Vessels shall arrange directly for discharge and shall have a complete chemical analysis conducted at obtain a generator number issued by the Environmental Protection Agency prior to discharge and shall arrange proper disposal of the oily waste after discharge and for the cleaning of the receptacles after use and prior to returning them to the Port's control. By making the receptacles available for rental by vessed the Port does not accept any responsibility for the use thereof nor for the proper storage and handling of the waste and the Port shall not be liable for any act, omission or negligence by the vessel/generator of the wa or the waste handler. The charge for rental of the receptacles will be quoted</pre>	78	2	In compliance with MARPOL 73-78, and upon request, the H of Stockton will make available receptacles for the stor of bilge water contaminated with oil, grease, or other lubricant drippings from a ship's engine. Vessel shall also have the option of discharging to mobile tank truck
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			waste and the Port shall not be liable for any act, omission or negligence by the vessel/generator of the wa

		2nd Revised Page 28-E GENERAL TARIFF NO. 1 Cancels 1st Revised Page 28-E
		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
79	Notification - Hazardous Substances	Effective January 1, 1988, California state law requires a lessee of real property to give <u>written</u> notice to its landlord if the lessee knows or has reasonable cause to believe that any hazardous substance (as defined in California Health & Safety Code, Section 25316) has come t be located on or beneath that real property. (Cal. Health & Safety Code, Section 25359.7 (b) (1)) Moreover, if lessee has actual knowledge of the presence of a hazardous substance and fails to give notice, lessee may be subject fo a fine of up to \$5,000 per violation. (Cal. Health & Safety Code, Section 25359.7 (b) (2)).
		Lessee should notify the Port <u>immediately</u> of the presence of any hazardous substance on or beneath leased property. Lessee must also give notice of the presence of any hazar- dous substance not clearly known to the Port and any release of a known hazardous substance into the environ- ment.
		All notices submitted pursuant to these provisions shall be <u>in writing</u> to the attention of the Port Director.
80	Ship Emergency Response	In the event of a ship emergency, including but not lim- ited to fire, oil spillage, loss of power, grounding, or any other cause requiring assistance from the Port, all attendant costs thereto shall be billed to and collected from the vessel or vessel agent, as appropriate.
81	No Easements for Light, Air or View	No easements for light, air or view may be granted to any user in any usage agreement. Accordingly, any diminution or shutting off of light, air or view by any structure which may be erected on lands in the vicinity of the pre- mises described in any usage agreement shall in no way affect any such usage agreement or impose any liability upon the Port.
82	Nondelivery of Possession	If for any reason the Port cannot deliver possession of the premises described in any usage agreement to a user on the date promised, the Port shall not be subject to any lia- bility therefor, nor shall such failure affect the validit of the usage agreement or the obligations of said user thereunder, but in such case, the usage fee shall be abate from the date promised until the Port delivers possession of the premises to said user; provided, however, that if the Port shall not have delivered possession of the pre- mises within ninety (90) days from the promised date, said user may, at said user's option, by written notice to the Port, revoke the usage agreement.
ISSUED: I	MAY 1, 1991	PORT OF STOCKTON EFFECTIVE: JUNE 1, 1991

		GENERAL TARIFF NO. 1
		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
83	Late Charge	If any user fees due from users are not received by the Port when due, users shall pay to the Port, in addition any interest otherwise payable pursuant to this Tariff o the applicable usage agreement, an additional sum of fiv percent (5%) of the overdue user fees as a late charge.
84	Waivers of Liability	The Port shall not be liable to users for any damage to users or their successors, assigns, agents, servants, employees, contractors, sublicensees, licensees or invit or the property of any of the foregoing from any cause, cept where such damage is caused by the Port's, or its agents' or employees', gross negligence or willful misco duct. Users waive all claims against the Port for damage to persons or property arising for any reason, except su claims arising by reason of the Port's, or its agents' or employees', gross negligence or willful misconduct.
85	Approval of General Contractor	Users shall not construct or alter any works, structures improvements upon Port premises without first furnishing the Port with a true copy of users' proposed contract wi the general contractor and with evidence of the general contractor's financial condition for the Port's approval The final contracts shall give the Port the right but no the obligation to assume users' obligations and rights under such contracts if the users should default.
86	Performance Bonds	No major construction shall be commenced upon Port premi by users until users have secured and submitted to Port, said users' sole cost and expense, a performance bond an labor and material bonds in the amount of the total esti mated construction cost of the improvements to be under- taken by said users. The Port must be expressly named a an additional obligee or beneficiary under said bonds wi all rights and privileges of said user thereunder. All bonds must be issued by a company qualified to do busine in the State of California and must be in a form accept- able to the Port.
87	Estoppel Certificates	Users shall at any time upon not less than ten (10) days prior notice from the Port execute, acknowledge, and del er to the Port certificates (i) certifying that their applicable usage agreement is unmodified and in full for and effect (or, if modified, stating the nature of such modification and certifying that the agreement, as so mo fied, is in full force and effect) and the date to which the user fees, deposits and other charges are paid in ad vance, if any (ii) acknowledging that there are not, to users' knowledge, any uncured defaults on the part of th Port hereunder, or specifying such defaults, if any, whi are claimed and (iii) certifying any other information of (Cont'd next page)

		STANDARD TERMS AND CONDITIONS
Item	Subject	Application
87	Estoppel Certificates (Cont'd)	cerning the agreement or the premises reasonably request by the Port. Any failure to deliver such certificate within the required time shall be conclusive upon users (i) that the agreement is in full force and effect, with out modification except as may be represented by the Por (ii) that there are no uncured defaults in the Port's per formance, (iii) that not more than one (1) month's user fees have been paid in advance and (iv) that all other if formation concerning the agreement and the premises reas ably included by the Port in such certificate is true ar correct.
88	Indemnification for Hazardous Materials	Users shall not cause or permit any Hazardous Materials (as herein defined) to be brought upon, kept or used in about Port premises in a manner or for a purpose prohibi- by any applicable law, regulation, rule or ordinance. Users shall comply with all affirmative legal requiremer concerning Hazardous Materials. If users breach such of gations, or if the presence of Hazardous Materials on Pc premises caused or permitted by users results in a relea of a Hazardous Material, a discharge of a pollutant or or taminant or any other contamination of Port premises re- sulting in a potential violation of or incurrence of lize bility under any applicable law, regulation, rule or ord nance, or if contamination of Port premises by a Hazardo Material otherwise occurs for which a user is liable to Port or any third party, including without limitation, a governmental agency, under any principal of law or equit whether contractual, statutory or otherwise, for damage resulting therefrom, then users shall indemnify, protect save, defend and hold the Port and the Board of Port Con missioners, their agents, contractors, officers, repre- sentatives and employees harmless from any and all clain judgments, damages, penalties, fines, costs, liabilities injunctive actions or orders, or losses (including without limitation attorneys' fees) which arise during or after term of the agreement as a result of such contamination. The indemnification of the Port by users shall include, without limitation, costs incurred in connection with ar investigation of site conditions or any clean-up, remedi removal or restoration work required by any federal, ste or local governmental agency or political subdivision be cause of Hazardous Materials present in the soil or grou water on or under the premises or emanating from the pre- mises. If the presence of any Hazardous Materials on th premises caused or permitted by said user results in any contamination of Port premises, said user shall promptly take all actions, at said user's sole expense, as are nec

STANDARD TERMS AND CONDITIONS		
Item	Subject	Application
	Use of Hazardous Materials	Users shall deliver to the Port prior to occupying Port premises a list identifying each type of Hazardous Mate- rials to be present on Port premises and setting forth a and all governmental approvals or permits required in connection with presence of Hazardous Materials on Port premises ("Hazardous Materials List"). Users shall deli er to the Port an updated Hazardous Materials List at least once a year and shall also deliver an updated list before any new Hazardous Materials are brought onto Port premises or on or before the date users obtain any addi- tional permits or approvals.
	Environmental Audit	From time to time during the term of any usage agreement at the Port's written request, which requests shall be delivered no more often than once each calendar year, users shall prepare, at said users' sole cost and expens an environmental audit of the applicable Port premises ("Audit") prepared by a qualified, licensed and independe environmental consultant or engineer, reasonably accepta to the Port, which Audit shall be delivered to the Port within a reasonable time after said users' receipt of Port's request to prepare such Audit. The Port may noti said users of deficiencies in the Audit or of actions to taken by said users to respond to matters addressed in t Audit. Users shall respond in writing to any such notif cation within a reasonable time after receipt. If, in t Port's sole discretion, the Audit remains deficient, the Port may prepare or cause to be prepared a new or revise Audit at said users' sole expense. Users shall permit t Port or its agents all reasonable access to Port premise and to users' operations and records to allow an Audit t be conducted. The term "environmental audit" or "Audit" used herein shall mean a survey and report addressing user's compliance with all applicable environmental laws rules, regulations or orders. The Audit shall contain th following: (1) a review of users' records to determine any unpermitted or unauthorized releases of Hazardous Materials have occurred; (2) a report of all such re- leases, the circumstances surrounding them, and the step taken to correct or respond to them; (3) a review of users' industrial processes and activities to ensure tha all necessary permits and other authorizations have been obtained and are current; (4) a list and copies of all such permits; and (5) all other information relevant to users' compliance with all applicable environmental laws rules, regulations or orders including, as relevant: to water consumption; an inventory of Hazardous Materials u in users' operation, including the total amounts brought

		GENERAL TARIFF NO. 1
STANDARD TERMS AND CONDITIONS		
Item	Subject	Application
90	Environmental Audit (Cont'd)	onto Port premises, and an accounting of their disposition a copy of users' environmental policies manual, if any, training procedures, and any emergency response plans; any risk assessments, risk management prevention plans or simi- lar documents as required by any applicable law, rule, regulation or order; all emissions inventories prepared pursuant to law or otherwise; and any reports or documents submitted to regulatory agencies not previously submitted to the Port. If necessary, such Audit shall include sam- plings of the air, soil or groundwater at or about Port premises and the conduct of any emissions or effluent test ing. Additionally, users will furnish the Port with a tru copy of any audit or report prepared by the Department of Health Services or the Environmental Protection Agency or any other governmental and permitting agencies within thirty (30) days of receipt by said user.
91	Definition of Hazardous Materials	The term "Hazardous Materials" shall mean any toxic or hazardous substance, material or waste or any pollutant or contaminant or infectious or radioactive material, includ- ing but not limited to those substances, materials or wastes regulated now or in the future under any of the following statutes or regulations promulgated thereto: (1) any "hazardous substance" within the meaning of the CERCLA, 42 U.S.C. § 9601 <u>et seq.;</u> (2) any "hazardous waste within the meaning of the Resource Conservation and Recov- ery Act, 42 U.S.C. § 6901 <u>et seq.;</u> (3) any "hazardous waste" or "extremely hazardous waste" within the meaning of the California Hazardous Waste Control Law, Cal. Health & Safety Code § 25100 <u>et seq.;</u> (4) any "hazardous chemical substance or mixture" or "imminently hazardous chemical substance or mixture" within the meaning of the Federa Clean Air Act, 42 U.S.C. § 7400 <u>et seq.;</u> (6) any "toxic pollutant" or "oil or hazardous substance" within the meaning of the Safe Drinking Water Pollution Control Act, 33 U.S.C. 1250 <u>et seq.;</u> (7) any "contaminant" within the meaning of the Safe Drinking Water Act, 42 U.S.C. § 300i; (8) any "chemical known to the state to cause cancer or reproduc- tive toxicity" within the meaning of the Safe Drinking Water and Toxic Enforcement Act of 1986 ("Proposition 65") Cal. Health & Safety Code § 25249.5 <u>et seq</u> .; (9) petroleu or any fraction thereof; or (10) asbestos.
92	Remediation of Contamination	In the event users are situate in the area of Port premise with operations related to petroleum distribution, storage or processing ("Petroleum Terminal Area"), users will par- ticipate and cooperate with other users in the same vici nity to investigate and remediate alleged soil and ground- (Cont'd next page)
ISSUED:	MAY 1, 1991	PORT OF STOCKTON EFFECTIVE: JUNE 1, 1991

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	STANDARD TERMS AND CONDITIONS		
Item Subject	Application		
92 Remediation of Contamination (Cont'd)	water contamination by petroleum hydrocarbons and related substances. All users in the Petroleum Terminal Area sh use their best efforts to negotiate an agreement with all other users in the Petroleum Terminal Area to comply join ly with all requirements of the Regional Water Quality C trol Board, Central Valley Region, and other government agencies in respect to any such investigation or remedia tion. Should any user fail to reach such an agreement w. other users, the Port in its sole and arbitrary discretion shall have the right, in addition to all other rights unv said users' usage agreement, to levy a charge not to exco \$0.05 per barrel of through-put applicable to said users the purpose of funding any response or remedial costs the Port shall deem reasonable or necessary in respect to any release of petroleum hydrocarbons or related substances is the Petroleum Terminal Area.		

GENERAL TARIFF NO. 1

SECTION NO. 2

WAREHOUSE RULES AND REGULATIONS

ISSUED: OCTOBER 15, 1977 PORT OF STOCKTON

EFFECTIVE: NOVEMBER 1, 1977

		GENERAL TARIFF NO. 1
		WAREHOUSE RULES AND REGULATIONS
Item	Subject	Application
101	Tender For Storage	(a) All merchandise for storage shall be delivered at t warehouse properly packaged and marked for handling. Th storer shall furnish at or prior to such delivery, a man fest showing marks, brands, or sizes to be kept and accounted for separately; otherwise the merchandise shal be placed in storage unassorted and will be charged for accordingly.
		(b) The word "lot" as used herein means the unit or uni of merchandise for which a separate account is to be kep by the warehouseman. Delivery of any or all units of a shall be made without subsequent sorting except when re- quested by the storer and subject to a charge.
		(c) The warehouseman undertakes to store and deliver merchandise only in the original package in which receiv
		(d) The warehouseman shall not be required to accept fo storage any commodity which will affect the rate of insurance on other merchandise in storage.
		(e) The warehouseman reserves the right to move, at his own expense and upon notice sent by mail to the storer o record, merchandise in any room of the warehouse to anot room in said warehouse.
102	Storage Period	(a) Except as otherwise provided, rates are based on th first-of-month balance system. The first month's storag will be assessed on the date the first portion of a lot received. Merchandise remaining in the warehouse on the first day of the following month will be assessed the applicable monthly charge as noted herein. (See Excepti
		EXCEPTION: Merchandise received at the warehouse o or after the 25th day of any month will not be char until the first of the following month, provided th merchandise remains on hand that next month.
		(b) Merchandise may be stored on a month to month basis Warehouseman's option. A storage month shall extend fro date in one calendar month to, but not including, the sa date of the next and all succeeding calendar months, but there be no corresponding date in the next succeeding calendar month it shall extend to and include the last d of that month.
		(Cont'd next page)

		GENERAL TARIFF NO. 1
		WAREHOUSE RULES AND REGULATIONS
Item	Subject	Application
102	Storage Period (Cont'd)	(c) Unless otherwise provided, the warehouseman may, upo written notice to the storer of record and to any other person who has notified the warehouseman in writing that claims an interest in the merchandise, require the remova of any merchandise by the end of the next succeeding storage month. Such notice shall be given by delivery in person or by registered letter addressed to the last know place of business or abode of the person or persons to be notified.
103	Application of Rates	(a) Rates named in this tariff apply only to commodities accepted by the warehouseman subject to prior storage arrangements, and of character and condition, and in pack ages permitting storage and handling under reasonable war housing conditions, and subject to availability of suitab warehouse space.
		(b) All charges for storage are on a month to month basi unless otherwise provided. Charges for any particular lo shall begin at the receipt of the first unit of that par- ticular lot in store and shall continue and include the storage month during which the last unit of the particula lot is delivered. All charges for storage are due on the first day of a storage month and all other charges are du when incurred.
		(c) Goods are not insured nor do storage rates include insurance unless so specified in writing.
		(d) At warehouseman's option contract storage agreements may be negotiated between the Warehouseman and individual storers, subject to Rules 114 and 115 covering Liability and Warehousemen's Responsibility, and Valuable Merchandise.
		(e) Except as otherwise provided in this tariff, Warehou Rates for Storage, Handling, and Accessorial Services wil be quoted upon request, and shall be based upon type of cargo involved, services required, and level of wages pre vailing at time of quotation.
104	Handling	(a) Handling charges cover the ordinary labor and duties incidental to receiving goods at warehouse door, stowing and delivering to warehouse door, but do not include unloading or loading of cars, vehicles or vessels, unless so specified. Handling charges will be billed with the storage for the first month.
		(Cont'd next page)

		GENERAL TARIFF NO. 1 Cancels Original Page 32
		WAREHOUSE RULES AND REGULATIONS
Item	Subject	Application
104	Handling (Cont'd)	(b) Goods, at the request of a storer, received or deli- vered during other than usual business hours will be sub- ject to an additional charge.
105	Car Unloading And Loading	(a) Charges for unloading or loading of cars include use of switch track, labor required to or from warehouse door, and billing of car.
		(b) Dunnage and fastenings supplied by the warehouseman and used in loading out cars are chargeable to the storer.
		(c) Any additional costs incurred by the warehouseman in unloading cars containing damaged goods are chargeable to the storer.
		(d) The warehouseman, unless he has failed to exercise du care and diligence, shall not be responsible for demurrage nor for delays in unloading inbound cars, nor for delays i obtaining cars for outbound shipments.
		(e) For "rates, charges, rules and regulations for car loading, car unloading and services" apply Section V, Port of Stockton Terminal Tariff No. 5.
106	Delivery Requirements	(a) No merchandise shall be delivered except upon receipt by the warehouseman of complete written instruction pro- perly signed by the storer, except that emergency telephor orders may be accepted, in which case written confirmation shall be furnished promptly. Such delivery orders should be presented sufficiently in advance of the closing hour t permit completed delivery by such time.
		(b) When a negotiable receipt has been issued, no merchan dise covered by that receipt shall be delivered unless the receipt, properly indorsed, is surrendered for cancellatic or for indorsement of partial delivery thereon.
		(c) When merchandise is ordered out, a reasonable time shall be given the warehouseman to carry out instructions, and if he is unable, due to causes beyond his control, to effect delivery before expiring storage dates, the merchar dise will be subject to charges for another storage month; except when the warehouseman has given notice in accordance with the provisions of item 102, or because of fire, acts of God, war, public enemies, seizure under legal process, strikes or lockouts, riots and civil commotions, if he is
		(Cont'd next page)
	AY 31, 1985	PORT OF STOCKTON EFFECTIVE: JULY 1, 1985

		WAREHOUSE RULES AND REGULATIONS
Ttem	Subject	Application
106	Delivery Requirements (Cont'd)	unable, due to causes beyond his control, to effect delivery before the expiring storage date, the merchandise shall be subject to storage charges only for the part of the month during which the merchandise remains in storage
107	Collection Of Charges	Storage charges accrue at the beginning of the month's term and charge for handling accrues with the first month's storage charge; all charges for storage or other services are due and payable as they accrue, but bills may be rendered and collected monthly.
108	Minimum Charge	The minimum charge under this tariff will be \$136.88 per invoice.
109	Insurance	Rates named herein do not include fire or other insurance Merchandise in warehouse is not insured by warehouseman, unless depositor gives written order to do so, stating amount and kind of insurance desired, and such insurance will be charged to the storer at cost.
110	Warehouse Hours	The warehouse will be open for receipt and delivery of merchandise between the hours of 8 A.M. and 5 P.M., Monda through Fridays, except Holidays. When merchandise is received or delivered at other than regular business hour an additional charge shall be made.
111	Transfer of Storage Account	No merchandise shall be transferred on the books of the warehouseman until written instructions are delivered to and accepted by him and all charges up to time of transfe are chargeable to storer of record. A new storage date will commence at date of transfer. When a negotiable receipt has been issued no merchandise covered by that receipt shall be transferred unless the receipt, properly endorsed, is surrendered for cancellation or for endorse- ment or transfer.
112	Gross Weights and Measurements	(a) Where rates are named by weight or measurement, they will be computed on the gross weight or the extreme dimen sions of all sides of the package.
		(Cont'd next page)

	Subject Gross Weights and Measurements (Cont'd)	WAREHOUSE RULES AND REGULA	
	Gross Weights and Measurements	Application	
112	and Measurements		
			side cubic measurement, the ides of the package will be
		Shape of Package or Unit	Method of Computation
		Cylindrical	Square of the diameter times the height.
		Conical or irregular cylindrical	Square of the largest diameter times the height
		All other	Height times depth times width, using the largest measurement for each fact
			rement of a package embraces fractions will be disposed o
		where there are two fractic tion on the longer dimension on the smaller dimension and one fraction. Where there dimensions, the ones on the	be increased to a full inch; ons on two dimensions, the fr on will be added to the fract ad that result treated as tho are three fractions on three e smallest and largest dimens inch and the other dropped.
	Extra Services Subject To Charge	special warehouse space, ma coopering, assorting, sampl tion, physical warehouse ch ments, collections, revenue	g railroad expense bills, et
			ing, tagging, billing, proculing, and is chargeable to th
			oursements made on behalf of or are due and payable on dem
		(Cont'd next page)	

		WAREHOUSE RULES AND REGULATIONS
Item	Subject	Application
113	Extra Services Subject To Charge (Cont'd)	(d) Storers may, subject to insurance regulations and reasonable limitations, have access to their merchandise storage when accompanied by a warehouse employee whose t will be charged to the storer.
		(e) Storers shall be allowed to have access to warehous to work on goods in storage only when accompanied by a regular warehouse employee whose time will be charged to the storer. The warehouse employee will, if requested, assist in the work to be done.
114	Liability and Warehousemen's Responsibility	(a) LIABILITY - The responsibility of a warehouseman, the absence of written provisions, is the reasonable can and diligence required by law.
		(b) Perishable goods, or goods which are susceptible to damage through temperature changes or other causes incide to general storage, are accepted in general storage only owner's risk for such damages as might result from gener storage conditions.
		(c) RESPONSIBILITY, LOSS AND DAMAGE - Warehousemen are responsible for loss or damage caused by fires (from any cause) frost or change of weather, riots, strikes, insurrections, earthquakes, or from inherent or perishak qualities of the merchandise, or other causes beyond the control; and are not responsible for loss or damage caus by leakage, pilferage, ratage, sprinkler leakage, theft, vermin or water, unless such loss or damage be caused by the failure of the warehousemen to exercise the ordinary care and diligence required of them by law. As a condit of storage, the failure of warehouseman to deliver goods any person entitled thereto shall not constitute a conve sion of goods nor subject warehouseman to any liability whatsoever when such non-delivery results from causes arising from strikes, lockouts, work stoppages, or restraints of labor, from whatever cause.
		The warehouse will not be responsible for loss or damage occasioned by any misunderstanding of orders or instruc- tions received or taken by telephone.
		As a condition precedent to recovery, claims for loss of damage must be made in writing within thirty days after merchandise is delivered from warehouse, or, in the case failure to make delivery, then within thirty days after delivery of the last package of the lot in warehouseman apparent possession.
		(Cont'd next page)

		WAREHOUSE RULES AND REGULATIONS
Item	Subject	Application
114	Liability and Warehousemen's Responsibility (Cont'd)	(d) HAZARDOUS COMMODITIES - The warehouse will not be required to accept for storage any commodity that will affect the rate of insurance on other merchandise in storage.
		Where reference is made hereto by any rate item, the pro duct will not be stored except in warehouses that are unrestricted from acceptance of any commodity for storag under the insurance rate established on contents stored therein.
		(e) INSURANCE - Rates named herein do not include fire other insurance. Merchandise in warehouse is not insure by warehouseman unless depositor gives written order to so, stating amount and kind of insurance desired.
		(f) OPEN PACKAGES - Where goods are accepted in open packages or where original packages are broken for parti delivery storage is at owner's risk of loss or damage.
-	Valuable Merchandise	(a) For the purpose of fixing the maximum limit of the warehouseman's liability for loss of or damage to mercha dise, the value of the merchandise shall be conclusively presumed to be not in excess of 25 cents per pound (including all Government duties and excise taxes), unle a greater value shall be declared as hereinafter provide At the time the merchandise is offered for storage, the storer, subject to the provisions of Part (b) hereof may declare in writing a value greater than 25 cents per pour and in the event such declaration is made the value of t merchandise shall be conclusively presumed to be not in excess of the value so declared. In no case shall the warehouseman's liability exceed the actual value of the merchandise.
		The limit of liability as provided in this rule shall ap separately and proportionately to each part of the store merchandise and the liability, if any, for any partial 1 of, or damage to, any part thereof shall be limited to s portion of the actual loss or damage as shall be propor- tionate to the limitation of liability as herein provide with respect to such part.
		(Cont'd next page)

		Original Page 37 GENERAL TARIFF NO. 1
		WAREHOUSE RULES AND REGULATIONS
Item	Subject	Application
115	Valuable	(b) In the event that storer elects to declare the value
	Merchandise (Cont'd)	of merchandise to be in excess of 25 cents per pound as provided in Part (a) hereof, the storage rate or minimum charge applicable thereto will be subject to an additional charge per month equal in amount to 1/4 of one percent of the excess value so declared, except as otherwise provided in individual rate items.
		Where the value of merchandise changes after storer's ori- ginal declaration, it will be incumbent upon storer to declare a new value in writing in order to obtain a revi- sion of charges under this rule.
116	Supplies and Materials Furnished	When the warehouseman furnishes material to storers, such as lumber, packing materials, sacks, twine, etc., the charge therefor shall be the actual cost to the warehouse- man for such material furnished.
117	Negotiable Warehouse Receipts	Where storer requests negotiable warehouse receipt an extr charge will be made for such receipt.
118	Collections Of Money On Behalf of Storer	A charge will be made when the warehouseman is requested t make collections for the account of the storer. Where customers' checks are accepted in lieu of cash, the ware- houseman will assume no responsibility for the validity of such checks and shall be reimbursed by the storer for any losses sustained from such transactions.
119	Change In Schedule Of Charges	The rates, charges, rules and regulations named in this tariff and additions, revisions, or supplements thereto shall apply on all merchandise delivered to or from the warehouse on and after the effective date of this tariff of the effective dates of additions, revisions, or supplement thereto.
120	Telephone Service	No free telephone service shall be given to any warehouse customer, or any telephone service at less than the amount charged the warehouse for the service rendered. The foregoing rule shall not preclude a warehouseman from allowing incidental or casual calls over the phone without charging therefor.
ISSUED: C	CTOBER 15, 1977	PORT OF STOCKTON EFFECTIVE: NOVEMBER 1, 1977

		WAREHOUSE RULES AND REGULATIONS
Item	Subject	Application
121	Special or Extra Labor	Labor furnished during regular hours for special services, not otherwise provided for, and labor furnished as requested during overtime hours will be charged per item No. 201 of this tariff.
122	Rental of Warehouse Equipment	When warehouse equipment is rented to draymen, storers or others for the loading, unloading or other handling of goods a charge will be made per item No. 202 of this tariff. It will be at the option of the warehouseman to supply the operator, and when supplied an extra charge for his time will be made in accordance with item No. 201.
123	Package Plan Rates	Item cancelled.

Original Page 39

GENERAL TARIFF NO. 1

SECTION NO. 3

WAREHOUSE RATES AND CHARGES

ISSUED: OCTOBER 15, 1977 PORT OF STOCKTON

EFFECTIVE: NOVEMBER 1, 1977

WAREHOUSE RATES AND CHARGES				
Item	Subject	Rates and Charges		
201	Man-Hour Rates	BASIC STRAIGHT TIME - \$95.74 per man-hour		
		All work performed between the hours of 8:00 A.M. and 5:00 P.M., Monday thru Friday, excepting Holidays.		
		OVERTIME - \$149.60 per man-hour		
		All work performed between the hours of 5:00 P.M. and 8:00 A.M., Monday thru Friday, and all work on Saturdays, Sundays and Holidays.		
		NOTE: At the option of the warehouseman, special man-hour rates covering straight time, overtime, penalty time, swin and graveyard shifts, may be quoted upon request.		
202	Equipment Rental Charges	Item cancelled. For rates to apply see Item 890, Port of Stockton Terminal Tariff No.5.		
203	Stenciling or Marking Packages	The rate for stenciling, marking, strapping or tagging packages will be quoted upon request.		

		19th Revised Page 41 GENERAL TARIFF NO. 1 Cancels 18th Revised Page 41
		WAREHOUSE RATES AND CHARGES
Item	Subject	Rates and Charges
204	Freight Transfer Charges - Dried Milk	Item Cancelled.
205	Withdrawal From Bonded Warehouse	Item cancelled.
206	Special Services	Item cancelled. Rates for such services to be quoted upon request.
207	Maintenance of Records	Item cancelled.
208	Parcel Post and UPS Shipments	Item cancelled.
ISSUED:	MAY 31, 1996	PORT OF STOCKTON EFFECTIVE: JULY 1, 1996

		WAREHOUSE RATES AND CH	IARGES		
Item	Subject	Rates and Charges			
I Celli	Subject	Rates and charges			
	PAGE CANCELLED.				
	FAGE CANCELLED.				

			GENERAL TARIFF NO. 1	2
			WAREHOUSE RATES AND CHARGES	
I	tem	Subject	Rates and Charges	
		PAGE CANCELLED.	Provisions transferred to Page 41	

	GENERAL TARIFF NO. 1 Cancel	21st Revise ls 20th Revise	
	WAREHOUSE RATES AND CHARGES		
Item	Commodity	Rates	
	WAREHOUSE STORAGE RATES IN CENTS PER PACKAGE OR QUANTITY SPECIFIE	ED	
	Commodity and Package Description		Storage Handling
209	Item Cancelled.		
210	Item Cancelled.		
211	Item Cancelled.		
212	Merchandise, not otherwise specified: See Item 103(e)		
213	Item Cancelled.		
214	Item Cancelled.		
214.1	Item Cancelled.		
214.2	Item Cancelled.		
ISSUED: M	AY 31, 1995 PORT OF STOCKTON EN	FFECTIVE: JUL	Y 1, 1996

		GENERAL TARIFF NO.	5th Revised Page 43 1 Cancels 4th Revised Page 43
		WAREHOUSE RATES AND CH	ARGES
Item	Subject		Rates
	IN CH	WAREHOUSE STORAGE RAT ENTS PER PACKAGE OR QUANTIT	
215	Cotton, in Bales; w Compressed Hig Compressed Sta Compressed Uni Gin Standard E Gin Universal	gh-D Bales andard Bales iversal Bales Bales	5¢ Per Bale Per Day or Fraction Thereof.
	NOTE A:	Rate named does not inclu other insurance, and is s Rule Nos. 114 and 115 of	subject to
216	ITEM CANCELLED).	
217	Cotton and Cotton I (Subject to No	Linters. Other than Descripte A)	ibed in item 215.
	NOTE A:	Rates and services, with will be subject to negoti	or without insurance coverage, iation.
	MAY 31, 1985	PORT OF STOCKTON	EFFECTIVE: JULY 1, 1985

			ARIFF NO. 1		17th Re	vised Pa	ge 44 ge 44
		WAREHOUSE RAT	FES AND CHAR	GES			
Item	DOMESTIC MERC	HANDISE - PACKAGE	PLAN RATES	(SUBJECT	TO NOTE)		
218	Item cancelle	d.					
	IL 30, 1994			_	ECTIVE:		

		G	ENERAL TARIFI	F NO. 1	18th Cancels 17th	Revised Revised	Page 45 Page 45
		WAREI	HOUSE RATES A	ND CHARGE:	S		
Item	IMPORT N	MERCHANDISE -	PACKAGE PLAN	I RATES (S	UBJECT TO NOT	ΤΕ)	
219	Item can	celled.					
ISSUED:	APRIL 30, 1994	PORT C	F STOCKTON		EFFECTIV	E: JUNE	1, 1994

GENERAL TARIFF NO. 1

SECTION NO. 4

MISCELLANEOUS SERVICES

RATES AND CONDITIONS

ISSUED: OCTOBER 15, 1977 PORT OF STOCKTON

EFFECTIVE: NOVEMBER 1, 1977

		GE	NERAL TARIFF NO. 1	2nd Revised Page 47 Cancels 1st Page 47
		SERVICE	AND FACILITIES CHARGES	
Item	Subject	Rates an	nd Conditions	
301	Service and Facilities Charge (Subject to Notes 1, 2 and 3)	against load or terminal to and f receipt,	discharge cargo at the working areas in the r from vessels and for ser	agents or operators which terminals for the use of seceipt and delivery of cargo svices in connection with the are, custody and control of
		car (b) Fro	rier, or	s, their agents or connecting
		the char	ege for which is include emurrage, wharf storage,	any services or facilities ed in wharfage, dockage, or other individual
			on other than the Port o to perform the services	of Stockton shall be per- covered by this item.
		NOTE 1:	cargo handling, loadin nor any labor other th to performing the serv required to check and operator has not sorte bill of lading at the vessel, will be charge hour rates named in It	s charge does not include any ig nor unloading operations, an that which is essential rice. Clerks and labor sort cargo which vessel ed according to steamship time of discharge from the ed to the vessel at the man- tem 600, Port of Stockton for the time consumed plus t equipment.
		NOTE 2:	the responsibility as for the payment of the charge named in this t borne by whomever shal sponsible under the co the full amount of suc and paid by the vessel operators, to the term ment of this charge be be made solely by the	affreightment establishes between the parties thereto e service and facilities cariff, such charge shall be l be determined to be re- ontract of affreightment, but ch charge shall be billed to c, its owners, agents or minal. Allocation or adjust- tween vessel and cargo shall parties to the contract of ordance with the terms of
				Affreightment" as used here- charter party, ocean rate or
			(Cont'd next	: page)

		SERVICE	AND FACILITIES CHARGES
Item	Subject	Rates and	Conditions
301	Service and Facilities Charge		any other arrangements under which the vessel transports cargo.
	(Cont'd)	NOTE 3:	The Service and Facilities Charge also applies receipt and shipment of non-vessel cargoes at facilities where an agreement stipulates that a throughput charge is applicable in accordance we General Tariff No. 1, Items 301 and 302.

		GENERAL TARIFF NO. 1 Cancels 47th Revised Page 4
		SERVICE AND FACILITIES CHARGES
Item	Subject	Rates and Conditions
302	Service and Facilities Charge -	<pre>Rates (Subject to Note 1) Service and Facilities Charges Rates shall be open, and rates subject to quotation upon request. (Note 1: Service and Facilities Charges will be subject Clerks Stand-by and Minimum Hours, per item 160, Port of Stockton Terminal Tariff No. 5.) Open rates, subject to quotation, based upon type of commodity, quantity involved, services required and leve of wages prevailing at time of quotation.</pre>

SERVICE AND FACILITIES CHARGES

Item Subject

Rates and Conditions

ISSUED: JUNE 8, 1987

PORT OF STOCKTON

		GENERAL TARIFF NO. 1 Cancels 2nd Revised Page
		BULK COMMODITIES, DRY - OUTBOUND
Item	Subject	Rates and Conditions
401	Outbound Dry Bulk Commodities	Rates for handling dry bulk commodities will be quoted if the Port upon application, and will be based upon vesses type and gear, type of commodity and commodity character istics, quantity involved, services required and level wages prevailing at time of quotation. Sample of commo- may be required prior to quotation in order to determine inherent characteristics.
		UNLESS OTHERWISE SPECIFIED; rates cover following servi only:
		1. Unloading Bottom Dump Hopper rail cars or trucks.
		2. All direct labor for loading on productive hours on Rates do not include extra labor (cleaning hatches, etc Detention Time (inclement weather, etc.), or Guaranteed Time while stevedoring vessel.
		3. Stockpiling if and as agreed.
		4. Mechanical trimming.
		UNLESS OTHERWISE PROVIDED; rates do <u>NOT</u> include any of following services and conditions which may or may not required or applicable, but if required or applicable a for account of party ordering same. The Port must be instructed prior to arrival of vessel whether these ser vices and conditions are for account of vessel or cargo
		If there are any conditions in the Charter Party which in conflict with these requirements, they are to be resolved between the Charter Parties, and the Port of Stockton so notified in writing.
		1. <u>Holidays</u> . No work shall performed on Labor Day, Thanksgiving Day, Christmas Day and New Year's Day.
		2. <u>Uncovering and Covering Hatches</u> . Uncovering or covering of hatches including 'tween decks and preparing holds to receive cargo. Vessels may arrive with hatches completely open and may leave with hatches completely op Any opening or closing of hatches while vessel is secur- in berth must be done by stevedores. (See Par. 21)
		(Cont'd next page)

		BULK COMMODITI	IES, DRY - OUTB	OUND	Revised Page
Item Sub	lect	Rates and Cond			
401 Outbound Dry Bulk Commodities (Cont'd)		3. Excess Shifting. Excess shifting of vessel to load cargo, attendant rigging and unrigging of ship's gear, raising and lowering of Gantry loading spout. Excess shifting time will be calculated from the completion of loading one hatch until the starting of a new hatch. He handling rate quoted shippers includes shifting time as specified below for specific quantity. Such time as is required by vessel to shift from hatch to hatch in exce of the time specified below will be charged for at cost based on the hourly rates as per Par. 22.			
LONG TONS	TIME ALLOWED	LONG TONS	TIME ALLOWED	LONG TONS	TIMES ALLOWE
Up to 1,000 L/T 1,500 L/T 2,500 L/T 3,500 L/T 4,000 L/T 4,500 L/T 5,500 L/T 7,500 L/T 9,000 L/T 9,500 L/T 10,500 L/T 11,000 L/T	1/4 Hour 1/2 Hour 3/4 Hour 1 Hour 1-1/4 Hours 1-1/2 Hours 1-3/4 Hours 2-1/4 Hours 2-1/2 Hours 2-3/4 Hours 3 Hours 3-1/4 Hours 3-1/2 Hours	extra labo 5. <u>Dunnaging</u> , cargo identity rates. (See F	<u>Etc</u> . Dunnagi y separations w Par. 21)	Par. 25) ng, bulkheadir	ng, or providi
		(Cont'd	next page)		

EFFECTIVE: JULY 1, 1984

		3rd Revised Page 52 GENERAL TARIFF NO. 1 Cancels 2nd Revised Page 52
		BULK COMMODITIES, DRY - OUTBOUND
Item	Subject	Rates and Conditions
401	Outbound Dry Bulk Commodities (Cont'd)	7. <u>Line Service, Etc</u> . Line service, docking and undock- ing, dockage, tugboat fees. If necessary to move any line to accomplish shifting of the vessel, a Line Service Charg will be made as per Port of Stockton Tariff No. 5 Item No. 605.
		8. <u>Demurrage on Rail Cars and Trucks.</u> Unless the Port of Stockton is directly responsible for delay in unloading rail cars or trucks, it will not assume any responsibility for demurrage charges which may accrue against such cars o trucks.
		9. <u>Cargo Insurance</u> . Rates do not include cargo insurance
		10. <u>Special Services</u> . Special services in connection wit handling of rail cars such as uncovering or preparing cars for unloading. (See Par. 25)
		11. <u>Stand-by Time</u> . Stand-by time due to any cause occa- sioned by vessel, i.e., non-arrival after gangs ordered, non-readiness to receive cargo on arrival, waiting for rigging of gangway and safety net, etc. (See Par. 22)
		12. <u>Loss or Damage</u> . The Port of Stockton will not be responsible for loss or damage due to contamination or changes in grade caused by dust from other commodities, or by conditions beyond the control of the Port.
		13. <u>Delays to The Vessel</u> . The Port of Stockton will not be responsible for delays to the vessel because of mechanical or electrical failures, strikes or other labor-imposed restrictions or because of forces beyond the power of the Port to control. (See Par. 22)
		14. <u>Condition of Cargo</u> . Any caking or hardening of cargo which results in extra labor expense for unloading trucks or rail cars, or during loading out of stockpile, or while loading to vessel will be charged at extra labor man-hour rates. (See Par. 25)
		15. <u>Weight Certification - Rail or Truck</u> . Truck or railroad weight certification will be used in determining the amount of tonnage received at the Port via truck or rail.
		(Cont'd next page)

ISSUED: MAY 31, 1985 PORT OF STOCKTON

EFFECTIVE: JULY 1, 1985

		BULK COMMODITIES, DRY - OUTBOUND
Item	Subject	Rates and Conditions
401	Outbound Dry Bulk Commodities (Cont'd)	16. <u>Draft Survey</u> . Certification of number of tons load to vessels is to be arranged by, and for the account of, the shipper.
		17. <u>Routing</u> . All cargo may be routed care of the Port Stockton. No extra switch charges are incurred on line haul rail movements as reciprocal switching applies on shipments to the Port.
		18. <u>Stop Work Meeting - First Tuesday of Each Month</u> . It common with all other Pacific Coast Ports, operations at the Port of Stockton are affected by a monthly 16 hour so work meeting by the ILWU. This stop work meeting occurs different days of the month for each Pacific Coast Port. At Stockton the stop work meeting is held on the first Tuesday of each month between 1600 and 0800 hours (from 4:00 P.M. until 8:00 A.M.) unless to finish loading a vessel that can be accomplished within a two hour extens period. This time frame should be taken into considerat by shippers, agents, and vessel operators in scheduling ships for arrival, loading, and departure.
		19. <u>Bad Order Cars</u> . Bad order cars will be unloaded at extra labor rates. (See Par. 25)
		20. <u>Fair Weather Working Days</u> . Unless otherwise instructed by shipper, cargo will be loaded to vessels o during fair weather working days.
		21. <u>Extra Labor Charges</u> . Extra labor charges for Par. Nos. 2, 5, and 6 will be at the Port's cost for labor, equipment and materials.
		(Cont'd next page)

		GENERAL TARIFF NO. 1 Cancels 24th Revised Page 54	
BULK COMMODITIES, DRY -BOUND			
Item Su	abject	Rates and Conditions	
Bu Co	tbound Dry lk mmodities ont'd)	22. <u>Detention Time, Stand-by Time</u> . Detention or Stand-by Time for Par. Nos. 3, 11 and 13 will be charged at out-of-pocket cost.	
		23. Order of Gangs. Confirmation of gangs shall be made by agent or charterer, whoever is responsible for such ordering.	
		24. <u>Depth of Channel</u> . Project depth from westerly boundary of Suisun Bay to Stockton 35 feet below mean low low water. Sailing Draft: 37' - Fresh Water. This dept should be cleared before making arrangements for loading bulk cargo at the Port of Stockton.	

		GENERAL TARIFF NO. 1 Cancels 2nd Revised Page 5
		BULK COMMODITIES, DRY - INBOUND
Item	Subject	Rates and Conditions
501	Inbound Dry Bulk Commodities	The Port of Stockton will perform the service of unload bulk commodities from vessels or barges, pursuant to cor ditions specified herein.
		Rates for handling dry bulk commodities will be quoted by the Port upon application, and will be based upon vesses type and gear, type of commodity and commodity character istics, quantity involved, services required and level of wages prevailing at time of quotation. Sample of commod may be required prior to quotation in order to determined inherent characteristics.
		1. <u>Summary of Operation</u> . Bulk cargoes are unloaded ut lizing either shoreside cranes or ship's gear equipped of clamshell buckets and moved via dockside hoppers through closed conveyor system direct into storage. Cargoes may also be discharged through a closed conveyor system direct to trucks.
		2. <u>Uncovering and Covering Hatches</u> . Rates do not prove for uncovering or covering of hatches including 'tween decks and removing beams. Vessels may arrive at unloads dock with hatches open and depart with hatches open. An opening or closing of hatches while vessel is secured in berth must be done by stevedore at extra labor expense.
		3. <u>Cargo Weight Certification</u> . The weight of product arriving by vessel shall be determined by either vessel bill of lading or draft survey, whichever is lower.
		4. <u>Truck Demurrage</u> . Unless the Port of Stockton is directly responsible for delay in loading consignee's trucks, it will not assume responsibility for resulting demurrage charges.
		5. <u>Rate Provisions</u> . Rates quoted do not provide for charges incurred as a result of detention time, extra la or guaranteed time paid to stevedore gangs.
		6. <u>Check Clerks</u> . The Port will provide check clerks to tally consignee's trucks, if so desired. This is an accessorial service, and will be charged for at applicat man-hour rates.
		7. <u>Delays to Vessel</u> . The Port of Stockton will not be responsible for delay to the vessel because of mechanica or electrical failures, strikes or other labor - imposed restrictions, or because of forces beyond the power of the Port to control.
		(Cont'd next page)

ISSUED: MAY 31, 1985 PORT OF STOCKTON

EFFECTIVE: JULY 1, 1985

	BULK COMMODITIES, DRY -INBOUND		
Item	Subject	Rates and Conditions	
501	Inbound Dry Bulk Commodities (Cont'd)	8. <u>Stevedoring</u> . Consignees or their agents may sub- contract stevedoring through the Port of Stockton or contract with a stevedore of their choice. It shall be responsibility of stevedores to maintain proper pollutic control in the handling of inbound bulk cargo.	
		9. <u>Cleaning of Wharf</u> . Cleaning of dock areas will be p formed by the Port of Stockton at charges published in 1 1402.	
		10. <u>Condition of Cargo</u> . Cargo must arrive and be deli- vered out to trucks or rail cars in a free-flowing state Extra labor required to break up hardened cargo will be charged at man-hour rates, plus equipment.	
		"Free-flowing" is defined as having an inherent fluidity moving through conveyor systems and hoppers.	
		11. <u>Fair Weather Working Days</u> . Unless otherwise instructed by consignee, cargo will be discharged only during fair weather working days. See Paragraph Number	
		12. <u>Stop Work Meeting - First Tuesday of Each Month</u> . It common with all other Pacific Coast Ports, operations at the Port of Stockton are affected by a monthly 16 hour so work meeting by the ILWU. This stop work meeting occurs different days of the month for each Pacific Coast Port. At Stockton the stop work meeting is held on the first Tuesday of each month between 1600 and 0800 hours (from 4:00 P.M. until 8:00 A.M.), unless to finish unloading a vessel that can be accomplished within a two hour extense period. This time frame should be taken into considerat by consignees, agents, and vessel operators in schedulir ships for arrival, unloading, and departure.	
		13. <u>Cleaning Ship's Holds</u> . Rates <u>do not</u> provide for cleaning of ship's holds upon completion of discharge. Arrangements for this service must be made prior to vess arrival and the Port reserves the right to require payme in advance for such service.	
		(Cont'd next page)	

		1st Revised Page 56- GENERAL TARIFF NO. 1 Cancels Original Page 56-
		BULK COMMODITIES, DRY - INBOUND
Item	Subject	Rates and Conditions
501	Inbound Dry Bulk Commodities (Cont'd)	14. <u>Order of Gangs</u> . Confirmation of gangs shall be mad by agent or charterer, whoever is responsible for such ordering.
		15. <u>Storage</u> . Warehouse storage of bulk commodities is tendered on a space available basis.
		16. If there are any conditions in the charter agreement which are in conflict with these requirements, they are be resolved between the charter parties, and the Port of Stockton so notified in writing.
		17. <u>Truck Weighing</u> . Rates do not include weighing truc For rates to apply see Item 1410.

		GENERAL TARIFF NO. 1	1st Revised Page 57 Cancels Original Page 57
		BAGGING SERVICE	
Item	Subject	Rates and Conditions	
601	Bagging Service	Item cancelled.	
		(Cont'd next page)	
	ADDTT 30 100/	PORT OF STOCKTON	EFFECTIVE: JUNE 1, 1994

		GENERAL TARIFF NO. 1	1st Revised Page 58 Cancels Original Page 58
		BAGGING SERVICE	
Item	Subject	Rates and Conditions	
601	Bagging Service (Cont'd)	Item cancelled.	
		PORT OF STOCKTON	

		GENERAL TARIFF NO. 1	40th Revised Page 59 Cancels 39th Revised Page 59
		TRUCK LOADING AND UNLOADI	NG
Item	Subject	Rates and Conditions	
701	Truck Loading & Unloading	Subject to quote:	
		(Cont'd next page)	
ISSUED:	JUNE 1, 2017	PORT OF STOCKTON	EFFECTIVE: JULY 1, 2017

GENERAL TARIFF NO. 1 Cancels 37th Revised Page 60

TRUCK LOADING AND UNLOADING

Item Subject

Rates and Conditions

ISSUED: JUNE 1, 2015 PORT OF STOCKTON

EFFECTIVE: JULY 1, 2015

			GEN	JERAL TARIFF 1	NO. 1	Cancels	26th 1 25th 1	Revised Revised	Page Page	61 61
		CONTAINER FRE	IGHT	STATION/CONT	AINER	YARD - INE	BOUND			
Item	Subject	Rate	s and	d Conditions						
801	Item Cance	elled								
ISSUED:	JUNE 1, 2017	7 POR	T OF	STOCKTON		EFFI	ECTIVE	: JULY	1, 20	17

			GEN	ERAL TARIFF NO. 1	Cano	cels	26th 25th	Revised Revised	Page Page	62 62
		CONTAINER	FREIGHT S	STATION/CONTAINER	YARD -	OUTI	BOUND			
It	tem	Subject I	Rates and	Conditions						
9(01 :	Item Cancelled								
ISSUEI	D: JUI	NE 1, 2017	PORT OF	STOCKTON		EFFE	CTIVE	: July	1, 20)17

		GENERAL TARIFF NO.	1 Cancels	6th Revised 5th Revised	Page 6	3 3
		MINI-BRIDGE CONTAINER SE	RVICE			
Item	Subject	Rates and Conditions				
1001	Mini-Bridge Container Service - Inbound and Outbound	SERVICE CANCELLED				
		(Cont'd next page)				
	SEPTEMBER 4, 1981					

MINI-BRIDGE CONTAINER SERVICE						
Item	Subject	Rates and Conditions				
1001	Mini-Bridge Container Service - Inbound and Outbound (Cont'd)	SERVICE CANCELLED				

		GENERAL TARIFF NO. 1 (Cancels 17th Re	vised Page 64
		STUFFING AND UNSTUFFING CONTAIN	IERS	
Item	Subject	Rates and Conditions		
1101	Stuffing and Unstuffing Containers (See Note)	Item Cancelled		
		PORT OF STOCKTON		JULY 1, 2017

POLLUTION PREVENTION						
Item	Subject	Rates and Conditions				
1201	Pollution Prevention and Control	In order to effectively monitor compliance with govern- mental pollution control standards for handling of both liquid and dry bulk cargoes, the Port of Stockton main- tains a Pollution Monitoring and Prevention Program. A secondary purpose of this program is to ensure both the Port's and cargo owner's minimal exposure to risk should an accident or spill occur.				
		The charge for this service is \$0.327 per metric ton of cargo discharged or loaded.				
1202	Stormwater Discharge	In order to ensure compliance with federal and state regulations associated with monitoring and testing stormwater discharge, and to defray the cost attendant thereto, the Port will assess a fee of one-half (1/2 ¢) per square foot of rental space monthly to all				
		tenants other than those importing or exporting dry or liquid bulk cargoes across port wharves (see item 1201) For purposes of this part, an importer or exporter is defined as having shipped liquid or dry bulk cargoes across port wharves within the current calendar year.				
1203	Monitoring of Loading and Unloading Operations	Each tenant, stevedore, or other responsible party is required to monitor, or cause to be monitored, each of its material loading and unloading operations at the Port of Stockton which have a reasonable potential to cause a discharge into the Stockton Deepwater Channel or the San Joaquin River and that could adversely affect water quality. The terms "monitor" and "monitored" as used in this Item, are defined to include visual observation and water quality analysis. The requisite water quality analysis shall include sampling the receiv waters for relevant pollutants. Prior to conducting any loading or unloading of material, each tenant, stevedore or other responsible party shall submit a plan for monitoring to the Port Director for approval.				

		POLLUTION PREVENTION
Item	Subject	Rates and Conditions
1204	Definitions	a) "Industrial Activities Storm Water General Permit" means California State Water Resources Control Board Water Quality Order No. 97-03-DWQ, as it may be amended or replaced.
		b) "Authorized non-storm water discharges," "best management practices," and "non-storm water discharge have the same meaning as they do under the Industrial Activities Storm Water General Permit. "Storm water discharge associated with industrial activity" has th same meaning as in 40 C.F.R. section 122.26(b)(14).
		c) "Premises" means 1) all areas at the Port of Stockton that a person occupies, improves, works on, or manage whether as lessee or sublessee; and 2) all areas at t Port of Stockton that a person owns, if that person conducts activities in the area and does not lease th area to another person.
		d) "Fiscal year" means the period from July 1 until June of the following year.
		e) "Person" has the same meaning as it does under the Fe eral Water Pollution Control Act, 33 U.S.C. section 2 et seq.
		f) "Port Director" means the Port Director, the acting B Director, or any person or persons designated by the Port Director.
	Control of Storm Water Discharges	 All persons conducting industrial activities, include construction activities, at the Port of Stockton shall comply with all applicable laws concerning a storm water discharge associated with industrial activity
		b) All persons not subject to the provisions of paragrap (a) shall implement best management practices to cont storm water discharges associated with their activity at the Port of Stockton. The Port Director shall hav authority to require that any person conducting acti- vities at the Port of Stockton:
		(Cont'd next page)

		GENI	Original Page 66-A ERAL TARIFF NO. 1
		POLI	LUTION PREVENTION
Item	Subject	Rates and	Conditions
1205	Control of Storm Water Discharges (Cont'd)	1)	Prepare a list of best management practices in place to control and to minimize the discharge of materials associated with its activities at the Port together with inspection records indicating the implementation of best management practices.
		2)	Maintain a copy of the list of best management practices at the premises where activities are conducted at the Port.
		3)	Submit a copy of the initial list of best management practices to the Port Director for review, and make the list, along with any revi- sions, available for inspection by the Port Director.
		4)	Review, and as necessary, revise its list of best management practices: and
		5)	Maintain, for at least five years, lists of best management practices it has implemented.
		any per monitor	rt Director shall have authority to require that rson conducting activities at the Port of Stockton r and report on storm water discharges from its ties at the Port of Stockton as described in this aph.
		1)	During at least one storm event per fiscal year, each person required to sample under this para- graph shall monitor and sample storm water discharges from its activities. Samples shall be taken at each location within a person's premises where storm water enters the Port of Stockton's storm water conveyance system at drop inlets and/or as sheet flow into Port drainage ditches.
		2)	Each person required to sample under this para- graph shall:
			 Conduct the sampling using the protocols required under the Industrial Activities Storm Water General Permit, including the requirements for the number of dry working days preceding the sampling event;
			(Cont'd next page)
ISSUED: 1	MAY 29, 1998	PORT OF S	STOCKTON EFFECTIVE: JULY 1, 1998

			<u> </u>	ERAL T.	Original Page 66-B ARIFF NO. 1
			POL]	LUTION	PREVENTION
Item	Subject	Rates	and	Condi	tions
1205	Control of Storm Water Discharges (Cont'd)			ii)	Sample for constituents as required under the Industrial Activities Storm Water General Permit and additional parameters if required by the Port; and
				iii)	Prepare a visual observation report, in the form prescribed by the Industrial Activi- ties Storm Water General Permit, describing the character of the storm water discharge.
		3	3)	of Sto the Po system or she the po	e event that a person's premises at the Port ockton do not contain a point of entry into ort of Stockton's storm water conveyance m either through discharge into a drop inlet eet flow discharge into a drainage ditch, erson need only prepare the report required (2) (iii) of this paragraph.
		4)	graph and v agrapl	person required to sample under this para- shall submit a copy of the sampling reports isual observations prepared under this par- h to the Port Director by the last day of fiscal year.
		th St	at a ockt	any pe: ton mon	rector shall have the authority to require rson conducting activities at the Port of nitor, sample, or analyze non-storm water associated with its activities.
		re ta fo gr ta th Co Po An	equin ariff or ar ersor counc ariff ae Pc ode s ollut	red by f item ny viol n remainds for f item orter-(section tion Co itation	conduct monitoring sampling or analysis the Port Director is a violation of this . The Port Director may issue a citation lation of this tariff item. Each day a ins in violation of this tariff item is a separate citation. The provisions in this are in addition to the requirements under Cologne Water Quality Control Act (Water n 13000 et seq.) and the Federal Water ontrol Act (33 U.S.C. section 1251 et seq.). n issued under this paragraph shall contain ng language:
			of st	f the l torm wa	e been issued this citation for a violation Port of Stockton's tariff items governing ater discharges. The tariff items are in n to your responsibilities under the Porter
					(Cont'd next page)
ISSUED:	MAY 29, 1998	PORT	OF :	STOCKT	ON EFFECTIVE: JULY 1, 1998

		GENERAL TARIFF NO. 1
		POLLUTION PREVENTION
Item	Subject	Rates and Conditions
1205	Control of Storm Water Discharges (Cont'd)	Cologne Water Quality Control Act (Water Code section 13000 et seq.) and the Federal Water Pollution Control Act (33 U.S.C. section 1251 et seq.). Copies of this citation may be for- warded to the Regional Water Quality Control Board, Central Valley Region and/or to the California Attorney General's Office for review and additional enforcement.
1206	Prohibition of Illicit Discharges	a) No person shall discharge, release, or allow the discharge or the release of any substance other than storm water to the storm water conveyance system of the Port of Stockton, except as provided in this tariff item.
		b) The prohibition in paragraph (a) does not apply to discharges or releases when the responsible person has notified the Port Director and received written authorization from the Regional Water Quality Control Board, Central Valley Region.
		 For discharges, releases, or connections existing on the effective date of this tariff item, the person responsible shall notify the Port Director within 30 days of the adoption of this tariff item and obtain written authorizat from the Regional Water Quality Control Board, Central Valley Region that the discharge is permitted under applicable laws. The notifica- tion and authorization must include a descript of the discharge or release.
		2) For discharges, releases, or connections not existing on the effective date of this tariff item, the person responsible shall notify the Port Director at lease 30 days prior to the pr posed discharge or release and obtain written authorization from the Regional Water Quality Control Board, Central Valley Region that the discharge is permitted under applicable laws. The notification and authorization must include a description of the discharge or release.
		(Cont'd next page)

			ד ז∩ק	JUTION PREVENTION
Item	Subject	Rates	and	Conditions
1206	Prohibition of Illicit Discharges (Cont'd)	3	3)	Any person obtaining an authorization from the Regional Board pursuant to this paragraph (b) shall forward a copy of the authorization to the Port Director.
		4	1)	The requirements of this paragraph (b) are in addition to all obligations under Tariff Item 1207 concerning non-storm water discharges.
		ti vi ac Wa se (3 un	on d olat tat dit ater eq.) 33 U.	ort Director may issue a citation for any viola of this tariff item. Each day a person remains tion of this tariff item is grounds for a separ ton. The provisions in this tariff item are in ton to the requirements under the Porter-Cologn Quality Control Act (Water Code section 13000 and the Federal Water Pollution Control Act S.C. section 1251 et seq.). Any citation issue this paragraph shall contain the following age:
				You have been issued this citation for a viola tion of the Port of Stockton's tariff items governing storm water discharges. The tariff items are in addition to your responsibilities under the Porter-Cologne Water Quality Control Act (Water Code section 13000 et seq.) and the Federal Water Pollution Control Act (33 U.S.C. section 1251 et seq.). Copies of this citation may be forwarded to the Regional Water Quality Board, Central Valley Region and/or to the California Attorney General's Office for revie and additional enforcement.
1207	Control of Non-Storm Water Discharges	st of	torm E the	rson shall cause or allow any substance other t water to enter the storm water conveyance syst e Port of Stockton, except as provided in this E item.
				(Cont'd next page)

			GE	Original Page 66-E ENERAL TARIFF NO. 1
			PC	OLLUTION PREVENTION
Item	Subject	Rate	s ar	nd Conditions
1207	Control of Non-Storm Water Discharges		perm an a disc char perm	charges otherwise prohibited under paragraph (a) are nitted provided that i) the discharge qualifies as authorized non-storm water discharge; or ii) the charge is permitted by a National Pollutant Dis- rge Elimination System ("NPDES") permit and the nittee complies with all conditions of the NPDES nit.
			1)	Any person responsible for an authorized non- storm water discharge shall implement best management practices to minimize the amount of non-storm water reaching the storm water convey- ance system;
			2)	Any person responsible for a discharge authorized pursuant to an NPDES permit shall submit a copy of the NPDES permit to the Port Director.
			3)	Any person responsible for a discharge authorized pursuant to any other authority shall provide a description of each discharge and a copy of the authorization permitting the discharge.
		7 - - -	who to e of S disc	er than as authorized in paragraph (b), any person causes or allows a substance other than storm water enter the storm water conveyance system of the Port Stockton shall submit within 7 days of the initial charge a written report to the Port Director htifying the following:
			1)	The chemical nature of the substance(s) dis- charged;
			2)	The estimated amount of substance(s) discharged to the storm water conveyance system;
			3)	The cause of the discharge;
			4)	The practices in place prior to the discharge to prevent or minimize the discharge;
			5)	The steps taken to eliminate the discharge: and
			6)	The additional practices that will be implemented to prevent further discharges.
				(Cont'd next page)

		Original Page 66-F GENERAL TARIFF NO. 1
		POLLUTION PREVENTION
Item	Subject	Rates and Conditions
1207	Control of Non-Storm Water Discharges (Cont'd)	 d) The Port Director may issue a citation for any violation of this tariff item. Each day a person remains in violation of this tariff item is grounds for a separa citation. The provisions in this tariff item are in addition to the requirements under the Porter-Cologne Water Quality Control Act (Water Code section 13000 e seq.) and the Federal Water Pollution Control Act (33 U.S.C. section 1251 et seq.). Any citation issued under this paragraph shall contain the following language:
		You have been issued this citation for a violati of the Port of Stockton's tariff items governing storm water discharges. The tariff items are in addition to your responsibilities under the Porter-Cologne Water Quality Control Act (Water Code section 13000 et seq.) and the Federal Wate Pollution Control Act (33 U.S.C. section 1251 et seq.). Copies of this citation may be forwarded to the Regional Water Quality Control Board, Central Valley Region and/or to the California Attorney General's Office for review and addi- tional enforcement.

		GENERAL TARIFF NO. 1 Cancels Original Page 6
		TUGBOAT SERVICE
Item	Subject	Rates and Conditions
1301	Tugboat Service	<u>Tugboat Service</u> Tugboat service is provided at the Port of Stockton by independent tugboat operators with service available 24
		hours a day.

		MISCELLANEOUS CHAF	RGES
Item	Subject	Rates and Conditions	
1401	Rail Trailer On Flat Car (TOFC) Trailers	ITEM CANCELLED.	
1402	Cleaning And Pollution Control Services	areas, the Port of Stockto unloading operations of bo and approve, advise, or di practices as may be requir pollution control standard will make a determination	the service of cleaning dock n will monitor vessel loading/ th bulk dry and liquid cargoes, rect modification of stevedore ed to assure conformance with s. Upon completion port personn of the cleanliness of the dock. upon the Port by a governmental
		agency as a result of a st environmental standards or the stevedore at cost plus	evedore's failure to comply with regulations will be rebilled to 100%. These costs shall include s, court costs, attorney's fees,
		tion to its loading/unload tion of environmental stan	mply with Port-ordered modifica- ing procedure or repeated viola- dards or regulations may result re's authority to conduct busine
1402.1	Bulk Equipment	wages prevailing at time o	tation, based upon type of ed, services required and level f quotation for mobilization a: t, washing belts, trimming cargo
		Rental Charges Stacker Hopper	120¢ Per 2,204.6 Lbs. 64¢ Per 2,204.6 Lbs.
		Bulk Conveyor *Plus 51¢ per 2,204.6 Lbs. rented.	120¢ Per 2,204.6 Lbs. for each additional conveyor
		Subject to Rules and Regul	ations published in Item 77.
1402.2	Dockage Charge For Tugs	See Item 320, Terminal Tar	iff #5

		42nd Revised Page 69 GENERAL TARIFF NO. 1 Cancels 41st Revised Page 69
		MISCELLANEOUS CHARGES
Item	Subject	Rates and Conditions
1403	Usage Charges	Inside Storage Space
	J	Subject to quotation upon request
		Outside Storage Space
		Subject to quotation upon request
		Use of Piers for Stevedoring
		No Charge.
		Belt Line Trackage
		Non-Tenants - \$53.23 per railcar.
1404	Storage on Empty Containers	ITEM CANCELLED.
1404.1		ITEM CANCELLED.
1404.2	Belting Charge	ITEM CANCELLED.
	UNE 1, 2017	PORT OF STOCKTON EFFECTIVE: JULY 1, 2017

	GENERA	AL TARIFF NO. 1		vised Page 70 vised Page 70
	MISCEL	LANEOUS CHARGES		
Item Subjec	t Rates and Co	onditions		
1405 Harbor Charges	cargo while	luding barges han anchored or moor n Port owned whar undaries.	ed to channel or	river
			\$0.28 Per	Metric Ton.
1406 Channel (Jsage ITEM DELETE	D.		
Charge (Subject Note 1)				

		GENERAL TARIFF NO. 1	18th Revised Page 71 Cancels 17th Revised Page 71
		MISCELLANEOUS CHARGES	
Item	Subject	Rates and Conditions	
1410	Weighing Trucks	Item Cancelled.	
TOOLED	1007 VO 1007	PORT OF STOCKTON	EFFECTIVE: FEBRUARY 28, 1997

		24th Revised Page 72 GENERAL TARIFF NO. 1 Cancels 23rd Revised Page 72
		MISCELLANEOUS CHARGES
Item	Subject	Rates and Conditions
1411	Tanker Safety Watch Service	ITEM CANCELLED.
1412	Removal of Equipment From Docks	Any equipment, material or object left on Port of Stockton docks must be removed within twenty-four (24) hours of ship departure, and if not removed within that time period will be assessed a charge of \$2.50 per square foot per day or fraction thereof for space occupied.
1413	Stacking of Empty Pallets By Stevedore	Upon completion of vessel operations all empty pallets must be stacked by the vessel stevedoring company in areas designated by the Port Director. Pallets may not be stacked or stored on aprons, wharves, against transit sheds or in open storage areas used for cargo storage or assembly. Pallets in the above areas will be removed by Port of Stockton personnel and the appropriate stevedoring firm billed at total cost plus 25% for administration and handling costs.
1414	Wharf Cleaning/ General Cargo	Upon completion of vessel stevedoring or handling operation stevedores will clean and police work areas utilized. Work areas left un-cleaned will be cleaned by the Port at cost plus 25% and billed to the stevedore.
ISSUED:	JUNE 1, 2009	PORT OF STOCKTON EFFECTIVE: JULY 1, 2009

Item		MISCELLANEOUS CHARGES
Item		MISCELLANEOOS CHARGES
	Subject	Rates and Conditions
1415	Dock Storage And Distribution Services	Item cancelled.
1416	Railcar Storage	Tenants of the Port of Stockton desiring to utilize the Port Track for temporary storage of rail cars will be subject to the following rates and conditions.
	(Subject To Note)	 Three (3) working days free time will be allowed for storage of railcars on Port Track(excluding assigned leasehold track). Free time to commence at 7:00 a.m. on the first working day after cars are place on Port Track.
		 At the expiration of free time, storage will accrue at a rate of \$71.74 per car per day, Saturdays, Sundays, Holidays included.
		3. For any hazardous materials moving on waybills listed under the Union Pacific website at: <u>https://www.steelroads.com/steelroads/contact_us.jsp</u> , at the expiration of free time, storage will accrue at rate of \$143.47 per car per day, Saturdays, Sundays, holidays included.
		Port Track is defined as tracks that are not a part of any leasehold agreements. Working days are defined as non-weekend/non-Holiday days of the week.
	Note:	This item will not apply to tenant cars stored on tracks leased from the Port pursuant to approved and active negotiated lease agreements.
		Non-tenants of the Port of Stockton desiring to store car on Port Track will be subject to the following rates and conditions:
		1. Two (2) working days free time will be allowed for Storage of railcars. Free time to commence at 7:00 a.m. on the first working day after cars are placed on Port Track.
		2. At the expiration of free time, storage will accrue a a rate of \$71.74 per car per day, Saturdays, Sundays, Holidays included.

			GENERAL TARIFF NO. 1	Cancels	26th H 27th H	Revised Revised	Page Page	73 73
			MISCELLANEOUS CHARGES					
Item	Subject	Rates	and Conditions					

		6th Revised Page 74 GENERAL TARIFF NO. 1 Cancels 5th Revised Page 74	
		MISCELLANEOUS CHARGES	
Item	Subject	Rates and Conditions	
1417	Ship's Pilot - Detention Time	Delays to vessels transiting the Stockton Ship Channel for reasons other than fog or adverse weather conditions, resulting in detention time payments to ships' pilots, shall be rebilled to vessel owner or agent.	
		Current detention charge is \$25.00 per hour.	
1418	Oil Spill Response Fee	In compliance with the Lempert-Keene-Seastrand Oil Spill Prevention and Response Act of 1990, effective July 1, 1991 the Port of Stockton is required to assess an oil spill response fee of \$0.25 per barrel, as follows:	
		(1) For each barrel of petroleum products received at its marine terminal by means of vessel from a point of origin outside the state of California.	
		(2) For each barrel of crude oil that is transported from within the state of California by means of marine vessel or barge to a destination outside this state.	
		The fee will be assessed and collected from the beneficial owner of the cargo or other responsible party, as the case may be.	
		For purposes of this part a barrel is defined as either 42 gallons (US) or 158.987 liters (Metric).	
1419	Transloading Fee	ITEM CANCELLED	
01 Port c	of Stockton	Item Cancelled.	

6th Revised Page 75

GENERAL TARIFF NO. 1 Cancels 5th Revised Page 75

PORT OF STOCKTON WEST COMPLEX

Item Subject

Rates and Conditions

West Complex Infrastructure Maintenance Fees

1502 Port of Stockton West Complex Engine Idle Policy Owners and/or operators of on road commercial diesel powered trucks while calling or servicing within the confines of the Port of Stockton West Complex shall be prohibited from allowing their diesel powered truck to idle for more than 5 minutes per visit. Violators shall be subject to punishment in the form of a fine of one hundred dollars (\$100) for the first offense and up to a maximum of five hundred dollars (\$500) for each succeeding offense.

PORT OF STOCKTON

<pre>ignition engine on an Ocean Going Vessel designed primarily to provide power for uses other than propulsion. Marine Gas Oil means light cycle gas oil fuel with a sulfur content of no more than 0.2 percent by weight. (2,000 parts per million) Main Engine is any internal combustion, compression ignition engine that is configured to supply propulsi power for an Ocean Going Vessel, regardless of whethe the propulsion system is direct-drive, geared drive o diesel electric Ship means all ocean going cargo ships. Vessel Owner/Operator shall be determined by the Port upon receipt by the port of a berth application. Any owner/operator disagreeing with this determination sh have 30 days from notice of this determination to sub documentation that a vessel is in fact operated by an operator other than the one determined by the port. Upon review of this information, the Port may amend i </pre>		GENERAL TARIFF NO. 1					
 1600 Port of Stockton West Complex Ocean Going Vessel Fuel Definitions For the purposes of items 1600 through 1610 the following definitions shall apply: Auxiliary Engine is any internal combustion, compress ignition engine on an Ocean Going Vessel designed primarily to provide power for uses other than propulsion. Marine Gas Oil means light cycle gas oil fuel with a sulfur content of no more than 0.2 percent by weight. (2,000 parts per million) Main Engine is any internal combustion, compression ignition engine that is configured to supply propulsi power for an Ocean Going Vessel, regardless of whethe the propulsion system is direct-drive, geared drive o diesel electric Ship means all ocean going cargo ships. Vessel Owner/Operator shall be determined by the Port upon receipt by the port of a berth application. Any owner/operator disagreeing with this determination sh have 30 days from notice of this determination to sub documentation that a vessel is in fact operated by an operator other than the one determined by the port. Upon review of this information, the Port may amend i initial determination at the exclusive discretion of 							
<pre>West Complex Ocean Going Vessel Fuel Definitions</pre> following definitions shall apply: Auxiliary Engine is any internal combustion, compress ignition engine on an Ocean Going Vessel designed primarily to provide power for uses other than propulsion. Marine Gas Oil means light cycle gas oil fuel with a sulfur content of no more than 0.2 percent by weight. (2,000 parts per million) Main Engine is any internal combustion, compression ignition engine that is configured to supply propulsi power for an Ocean Going Vessel, regardless of whethe the propulsion system is direct-drive, geared drive o diesel electric Ship means all ocean going cargo ships. Vessel Owner/Operator shall be determined by the Port upon receipt by the port of a berth application. Any owner/operator disagreeing with this determination to sub documentation that a vessel is in fact operated by an operator other than the one determined by the port. Upon review of this information, the Port may amend i initial determination at the exclusive discretion of	Subject	Rates and Conditions					
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<pre>ignition engine that is configured to supply propulsi power for an Ocean Going Vessel, regardless of whethe the propulsion system is direct-drive, geared drive o diesel electric Ship means all ocean going cargo ships. Vessel Owner/Operator shall be determined by the Port upon receipt by the port of a berth application. Any owner/operator disagreeing with this determination sh have 30 days from notice of this determination to sub documentation that a vessel is in fact operated by an operator other than the one determined by the port. Upon review of this information, the Port may amend i initial determination at the exclusive discretion of</pre>		sulfur content of no more than 0.2 percent by weight.					
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		upon receipt by the port of a berth application. Any owner/operator disagreeing with this determination sha have 30 days from notice of this determination to subr documentation that a vessel is in fact operated by an operator other than the one determined by the port. Upon review of this information, the Port may amend is initial determination at the exclusive discretion of					
		Port of Stockton West Complex Ocean Going Vessel					

EFFECTIVE: JULY 1, 2008

			GENERAL TARIFF NO. 1	3rd Revised Page 77 Cancels 2nd Revised Page 77		
PORT OF STOCKTON WEST COMPLEX						
Item		Subject	Rates and Conditions			
16	10	Port of Stockton West Complex Ocean Going Vesse Fuel Use - Dockage Discount	Item Cancelled			
16	20	Railroad Infrastructure an Maintenance Fee	In order for the Port of Stock railroad infrastructure suppor operations, a fee of \$33.00 (t railcar shall be assessed to a businesses, shippers and other port users otherwise operate on railroad the Port of Stockton.	ting efficient railroad hirty three dollars) per ll port tenants, that ship, receive or		
ISSUED:	JUNE I	1, 2015	PORT OF STOCKTON	EFFECTIVE: JULY 1, 2015		