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	BOARD	OF HARBOR COMMISSIO	NERS
		CITY OF LOS ANGELES	
		PORT OF LOS ANGELES	
		TARIFF NO. 4	
		NAMING	
	RATES, CH.	ARGES, RULES AND REGU	LATIONS
		AT	
		LOS ANGELES HARBOR	
		FOR	
	Wh	ckage, Wharfage, Passengers, arf Demurrage, Wharf Storage Space Assignments, Cranes, her operational rules and regula	2.
	Order No. 5837 Ordinance No. 165789	Adopted July 12, 1989 Adopted April 10, 1990	EFFECTIVE: July 1, 1990

COMMISSIONERS AND OFFICERS OF THE

LOS ANGELES HARBOR DEPARTMENT

BOARD OF HARBOR COMMISSIONERS

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JOHN A. PEREZ	Vice President
MICHAEL MUÑOZ.	
EDWARD R. RENWICK	Commissioner
I. LEE WILLIAMS	
EXECUTIVE STAF	<u>E</u>
EUGENE D. SEROKA.	
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THOMAS E. GAZSIDeputy Executive Director, Chief of	Public Safety and Emergency Management
MICHAEL DI BERNARDODeputy Executive I	Director, Marketing and Customer Relations
DAVID LIBATIQUE Deputy E	xecutive Director, Stakeholder Engagement
STEVEN OTERA	General Counsel
KERRY CARTWRIGHT	Director of Goods Movement
ERIC CARIS	Director of Cargo Marketing
MARISA KATNICH	Director of Cargo and Industrial Real Estate
MICHAEL GALVINDirector	of Waterfront and Commercial Real Estate
MICHAEL KEENAN	Director of Planning and Strategy
LISA WUNDERInter	im Director of Environmental Management
CAPTAIN JOHN DWYER & CAPTAIN JOHN BETZ	Los Angeles Pilot Service

Correction No. 902 EFFECTIVE: November 4, 2024

Twenty Fifth Revised Page2
Cancels
Twenty Fourth Revised Page 2

Effective: November 9, 2006

PORT OF LOS ANGELES - TARIFF NO. 4

Correction No. 376

Changes in and additions to this Tariff will be made by reprinting the page upon which the change or addition is made, and such page will be designated as a revised page and will carry a "Correction" number in the lower left hand corner.

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See Item 10 for explanation of abbreviations and symbols.

Correction No. 503 Effective: December 5, 2009

Seventeenth Revised Page 2B
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Sixteenth Revised Page 2B

Effective: May 12, 2013

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Effective: May 26, 2021

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Adopted May 25, 2022

EFFECTIVE: July 4, 2022

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Correction No. 661 Ordinance No. 183184 Adopted August 19, 2014 EFFECTIVE: September 27, 2014

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See Item 10 for explanation of abbreviations and symbols.

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	EXPLANATION OF ABBREVIATIONS AND SYMBOLS	Item No.
	Addition	
	Change	
[A]	Increase	
[C]	Change; resulting in neither an increase or decrease	
	Deletion	
[N]	Reissued matter	
	Reduction	
[X]	No change in rates	
	Percent	
	Board measure or board measurement	
	Cubic feet or cubic foot	
	For example	
Etc	Et cetera	[C]
	Inclusive	10
	Knocked down	10
	Kilogram(s)	
	1000 kilograms	
	Pounds	
	Cubic Meter	
	Number	
	Not otherwise specified	
	Paragraph	
	Section	
	Square feet or square foot	
	Set up	
	Weight or measurement whichever yields the greater revenue	
	And	
	U.S. cents	
\$	U.S. dollars	
viz.	Specially, which, for the purposes of this tariff means the rate applies only to the	
	commodities specifically named thereafter, regardless of the generic description	
	of heading preceding "viz".	
See Item	10 for explanation of abbreviations and symbols.	
	Order No. 6023 Adopted July 24, 1991	
Correction No. 13	Ordinance No. 167245 Adopted August 16, 1991 EFFECTIVE: October 1, 19	91

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U	INITS OF WEIGHT AND MEASU	RE	Item No.
Department of Commerce, Nat	and U.S. customary units of weights ional Bureau of Standards publication ges assessed under this Tariff are as	ons) governing the	
1 Kilogram 1 Pound 1,000 Kilograms 2,000 Pounds 1 Metric Ton 1 Short Ton 1 Long Ton 1 Long Ton 1 Long Ton	= 907.1847 Kilograms = 1.1023 Short Tons = 0.9072 Metric Ton = 2,240 Pounds = 1,016.0469 Kilograms	1 Metric Ton 1 Short Ton	12
1 Meter1 Cubic Foot1 Cubic Meter40 Cubic Feet	= 3.2808 Feet = 0.0283 Cubic Meter = 35.3147 Cubic Feet = 1.1327 Cubic Meters		
1 Bushel 1 Cubic Meter	= 0.0352 Cubic Meter = 28.3776 Bushels		
1 Liter 1 Gallon 1 Barrel (42 Gallons)	= 0.2642 Gallon = 3.7854 Liters = 158.9873 Liters		
1,000 B.M. 1 Cubic Meter	= 83.33 Cubic Feet = 423.783 B.M.	2.3597cubic meters	
Order No.	ion of abbreviations and symbols. 5837 Adopted July 12, 1989 No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

	SECTION ONE DEFINITIONS	Item No
	DEFINITION OF TECHNICAL TERMS	
(a)	"CITY" means the City of Los Angeles.	
(b)	"BOARD" means the Board of Harbor Commissioners of the City of Los Angeles	
(c) Harbon	The term "EXECUTIVE DIRECTOR" means the Executive Director of the Department and shall also include his duly authorized agent or representative.	
owned	The term "MUNICIPAL" when used in connection with premises, terminals, es, landings, slips, docks, channels, basins and areas in Los Angeles Harbor, means by the City of Los Angeles and in the possession and under the supervision, ement and control of the Board	
(e) landing	The term "PRIVATE PREMISES" means and includes all premises, wharves, gs, slips, docks, basins or areas other than municipal.	100
trusts; United commit water of Americanot be wharve subme	The term "PERSON" embraces individuals: receivers, trustees, co-partnerships; dventures, firms, unincorporated associations, syndicates, clubs, societies, and private corporations; public corporations, municipalities, counties, states, the States of America; municipal, county, state and federal agencies, ports or ssions; water, utility, drainage, irrigation, levee, reclamation, flood control, or conservation districts; and other political subdivisions of the United States of ea, a state, a county, or a municipality: provided, however, that this definition shall applied as to require the State of California to pay any charge for the use of es, docks, piers, slips, quays, or other improvements, constructed on tidelands or ged lands granted to the City of Los Angeles by the State of California, for any or other watercraft, or railroad, owned or operated by the State of California.	100
easterl line of	PORT OF LOS ANGELES: All the navigable waters within the City of Los s included within, or northerly of, the Los Angeles Harbor Breakwater and the prolongation thereof in a straight line to its intersection with the easterly boundary the City of Los Angeles are herein designated and referred to as the "Port of Los s" or "Los Angeles Harbor."	

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SECTION ONE – Continued DEFINITIONS – Continued	Item No.
(h) The term "HARBOR DISTRICT", when used in this Tariff, is defined and is deemed to mean and include the lands and waters, and interests therein, under the management, supervision and control of the Board of Harbor Commissioners, which lands, waters and interests are as follows:	
(1) All navigable waters and all tidelands and submerged lands, whether filled or unfilled, situated below the line of mean high tide northerly and easterly of the United States government breakwater at Los Angeles Harbor and within the limits of the City of Los Angeles;	
(2) All lands, and interests therein, acquired or purchased with funds under its control or acquired or purchased by it within the scope of its authority, and	100 (Cont.)
(3) All other lands placed under its management, supervision, and control by ordinance. (See Section 138, Charter, City of Los Angeles.)	
(i) The "INNER HARBOR" shall be deemed to refer to all of the Main Channel and Cerritos Channel in Los Angeles Harbor, and to all of the turning basins, slips, sloughs and other portions of the Harbor in, connected with or appurtenant to such channels, lying northerly of an arbitrary line extending from the municipal pilot station (located at the southeasterly corner of Municipal Warehouse No. 1, Pier No. 1) across the Main Channel to the southwesterly corner of the Government Reservation and of the easterly prolongation of said arbitrary lines; and the "OUTER HARBOR" shall be deemed to refer to all of the remainder of Los Angeles Harbor.	
(j) The term "WHARF" is defined and shall be deemed to mean and include any wharf, pier, quay, landing or other structure to which a vessel may make fast or which may be utilized in the transit or handling of goods and merchandise, and shall also include all the area between pierhead and bulkhead lines; excepting, however, such locations as may be designated and set apart as public landings or for private use.	
The term "WHARF PREMISES" is defined and shall be deemed to mean and include, in addition to the area included in the term "WHARF," other port terminal facility areas, alongside of which vessels may lie or which are suitable for and are used in the direct loading, unloading, assembling, distribution or handling of merchandise under, over, or onto a wharf.	
See Item 10 for explanation of abbreviations and symbols.	
Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990 EFFECTIVE: July 1, 1990	

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PORT OF LOS AN	NGELES – TARIFF NO	. 4	Cancels	
			First Page	15
		ON ONE – Continued TIONS – Continued		Item No.
by the Boa		DING" embraces every landing nich merchandise or persons mer spaces.		
		races steam boats, motor boats, and any and all other water cra		
wares, frei	ght, liquids, articles and cargo containers (See Ite	SE" includes but is not limited materials of every kind whatsom 100[u] [4]) when empty, liv	oever, including bulk	[+] [C] 100
* *	e term "LEGAL HOLII lidays:	DAY" shall mean and include t	the following named	(Cont.)
[C] [C] [C] [C] [C]	(3) Lincoln's Birthd (4) Washington's Bi (5) Cesar Chavez' B [6) Memorial Day, t [7) Independence Di [8) Bloody Thursday [9) Labor Day, the f [10) Columbus Day, t [11) Veteran's Day, N [12) Thanksgiving Da [13) Christmas Day, I [14) every day proclain of the State of C	ing's Birthday, the third Monday, February 12 th , irthday, the third Monday in February 12th He last Monday in May, ay, July 4 th , y, July 5 th , irst Monday in September, the second Monday in October November 11 th , ay, the fourth Thursday in November 10 th , the fourth Thursday in November 10 th , ay, the fourth Thursday in November 10 th , ay, the fourth Thursday in November 10 th , ay, the fourth Thursday in November 10 th , and the fourth Thursday in	ebruary, arch, yember, hited States or Governor	
` '		he trade in which merchandise st ports and to or from British		
	veen United States Pacif	E is the trade in which merchanic Coast ports and United State		
(a)		RE TRADE are all trades, oth is transported by vessel.	er than coastwise or	
	for explanation of abbrevi	2 - 7		<u> </u>
	Order No. 6793	Adopted March 24, 2004		
Correction No. 294	Ordinance No. 176067	Adopted June 16, 2004	EFFECTIVE: August 1, 200	04

PORT OF LOS ANGEL	LES – TARIFF NO.	4	Origina	al Page	16
		N ONE – Continued TIONS – Continued			Item No.
merchandise wh scoops, buckets carried in a "Pac transportation m (s) The tern luggage of all ki manifested as fr	nich, by nature of its, forks, or mechanic ckage" as defined be nark or count. (Will m "BAGGAGE", winds, and all packageight; provided, how	E IN BULK" when use sunsegregated mass, is all conveyors, and which elow and is received and not apply when subject then used in this Tariff, tes, when carried on a passenger according to a passenger	is ually handle in is not loaded delivered by to piece coun includes bags, assenger ticket her boxed or un	d by shovels, or unloaded and carrier without t.) trunks, suitcases, and not nboxed, shall not	
and vessel wher (u) Cargo u above, relate to	n performed by vess units as used in this ' the package contain	s a continuous operation el's stevedores, pipelind Tariff, excluding "Mercaing merchandise or the and are defined as follows	e, or any mech handise in Bul method of wa	anical means.	100 (Cont.)
	of packaging conta barrel, drum, crate, may be conveyed in	GE" is defined as the pro- ining merchandise. The bale, box, bundle, pail, its Package or Packag Container" as defined be	package may flask, or baske es in a "Unitiz	be a carton, bag, et. Merchandise	
	secured to pallets o together to form a sequipment. The ter	D LOADS" are defined or skids by banding or of single shipping unit to p m does not include mer terminal handling or for	herwise being ermit handling chandise temp	securely held g by mechanical orarily palletized	
	which is non-dispo	VAN" is defined as any sable, having a cargo ca dimensions smaller than	pacity of not l	ess than 2 cubic	
	which is non-dispo meters, and which	NER" is defined as any sable, having an outside is primarily designed, cean carrier for the ongoid its vessels.	length of not onstructed, cer	less than 6.04 tified and	
	xplanation of abbrevia				·
	er No. 5837 inance No. 165789	Adopted July 12, 1989 Adopted April 10, 1990	EFFEC"	ΓΙVE: July 1, 1990	

PORT OF LOS	S ANGELES – TARIFF NO. 4	Third Revised Page Cancels Second Revised Page	
		ONE – Continued ONS – Continued	Item No.
(v)	CORRELATION OF FEDERA (FOR INFORMATION ONLY	AL MARITIME COMMISSION DEFINITIONS	
15) contains de 525.1(a) of said	efinitions of certain terminal serv	ter B, Chapter IV of Title 46 CFR (General Order vices. Pursuant to the provisions of Section etion 525.1 (c) and the correlated definitions	
Federa	l Maritime Commission	Port of Los Angeles	
[C]	Section 525.1(c) (5)	Item No. 400	
[C]	Section 525.1(c) (23)	Item No. 500	
[C]	Section 525.1(c) (9)	Item No. 700(e)	
[C]	Section 525.1(c) (22)	Item No. 700(a)	
[C]	Section 525.1(c) (20)	Item No. 700(b)	[C] 100
(w)	located in North Dakota, South states east thereof and points in boundary line.	as origins or destinations in the United States n Dakota, Nebraska, Colorado, New Mexico and n Canada east of the Saskatchewan/Manitoba	(Cont.)
(x)	located in Montana, Wyoming	ned as origins or destinations in the United States, Utah, Arizona, and states west thereof and points newan/Manitoba boundary line.	
(y)		IGHT STATION (CFS)" means a location for receiving and delivery of merchandise in ad unstuffing of containers.	
(z)		used in this Tariff, shall mean those petroleum a vessel as fuel for its own power.	
	NOTE: EFFECTIVE DATE O	OF TARIFF ADJUSTMENTS	
numbe item sl date as	reference the effective date by a rr "(1)" indicates an effective date thall be thirty one (31) days follows:	charges which have various effective dates. Certain reference number. Where a Tariff Item reference the as defined on page 17, the effective date of such a wing the publication of the Ordinance or such other active date of rates with the reference number "(1)" of each amended page.	r
C I	an 10 for overlanding a C 11	no and ayunhala	
See Itei	order No. 6793 A		
		dopted March 24, 2004 dopted June 16, 2004 EFFECTIVE: August 1,	

PORT OF LOS AN	IGELES – TARIFF NO	. 4	Fourth Revised Page Cancels Third Revised Page And Circular No. 67A	
		ECTION ONE DEFINITIONS		Item No.
Act of 200 amended. implement and as amount as	ne term "MTSA" shall re 12, codified at 46 U.S.C. The term "MTSA Regulating the MTSA, codified ended. The term "FACILITY SEC ne application of security is and the MTSA Regulation and the MTSA Regulation acting in connect at term "RECREATION to deemed to mean and in red or operated primarily for the latter's pleasure. The term "ALTERNATIVe fined and shall be deemed to be powered by shore in auxiliary diesel engine term "ALTERNATIVE in this Tariff, is defined dor facilities charges and the Harbor Department are electrical power to passe the Harbor Department are electrical power from shore term "RECREATION mean every landing set of make a vessel fast to seem "GENERAL RATE"	efer to the Federal Maritime Transection 2010, et seq., in its prolations" shall refer to and the flat 33 C.F.R. sections 101, et sequence of the flat 33 C.F.R. sections 101, et sequence of the flat 33 C.F.R. sections 101, et sequence of the flat 33 C.F.R. sections 101, et sequence of the flat 33 C.F.R. sections 101, et sequence of the flat 33 C.F.R. sections 101, et sequence of the flat 33 C.F.R. sections 101, et sequence of the flat 34 C.F.R. sections 101, et sequence of the flat 34 C.F.R. sections 101, et sequence of the flat 34 C.F.R. sections 101, et sequence of the MTSA, MTS in the flat 34 C.F.R. sections 101, et sequence of the flat 34 C.F	the plan developed de protections pursuant all refer to the A regulations or other I or maritime security nis Tariff, is defined blic vessel, I or chartered P)" when used in this duction technology that nile at berth rather than P) SYSTEM COSTS" the minimum services and taxes as billed by the DWP) relating to the ers for compensation as de shore power passenger vessels were efined and shall be pard as such, at which any the this Tariff.	+ 100
Correction No. 674	Order No. 15-7175 Ordinance No. 183736	Adopted February 19, 2015 Adopted June 17, 2015	EFFECTIVE: July 29, 2015	

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		ECTION ONE EFINITIONS		Item No.
adjustment each tenam of the Boar minimum a incrementa immediate.	to a tenant's monetary cet's respective permit comed increasing the monetary comenount of monetary comed. TEU rate payable to the ly prior compensation years.		epartment as defined in ompensation reset order um annual guarantee, valent Unit (TEU) rate or	+ 100
See Item 10	for explanation of abbrevia Order No. 21-7318	Adopted November 4, 2021		
Correction No. 795	Ordinance No. 187506	Adopted May 25, 2022	EFFECTIVE: July 4, 2022	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page18
SECTION TWO GENERAL RULES AND REGUI	ATIONS Item No
APPLICATION OF RATES, CHARGE AND RULES AND REGULA	
Except as otherwise provided in this Tariff, the applications those in effect at the time the charge or fee accrues.	
Except as otherwise provided in this Tariff, the application those in effect at the time the rule or regulation is applied and	
CHARGES AND FEES NOT TO BE COLLECTED WOR AT OTHER THAN TARIFF	
It shall be unlawful for any person to collect or attemption this Tariff, or to land, ship, deposit or remove any merchan any wharf, wharf premises or other premises, under the jurisd authorization by the Board or Executive Director to do so, and having authorization to do so, to collect or attempt to collect a rates in excess of those named in this Tariff or other than as p	dise or other property upon or from ction of the Board, without It shall be unlawful for any person, ny such charge or fee calculated at
RIGHT TO INTERPRET AND APPLY RATE RULES AND REGULATIONS RESERVED. The Board reserves to itself the right to interpret and the rates provided for in this Tariff and to assess charges or feinterpretation and determination, and the Board reserves to its applicability of any rule or regulation of this Tariff and to enfaccordance with any such interpretation or determination.	letermine the applicability of any of es in accordance with any such elf the right to determine the
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12,	989
Ordinance No. 165789 Adopted April 10,	

PORT OF LOS ANGELES – T	ARIFF NO. 4		Second Revised Page	
GENERAI	SECTION RULES AND REC	TWO GULATIONS – Conti	nued	Item No.
Every person who fails payment of all or any portion of storage, or any other charge or provided for by this Tariff, is, it for and shall pay to the Board to \$100.00, except as may be other	or refuses to pay, or any charge for dock ee which may be du addition to the generate the amount of so	tage, wharfage, whar to the Board from a eral penalties provide uch charge or fee, and	any manner avoids the f demurrage, wharf ny source or cause, as d for in this Tariff, liable	215
(a) It shall be unlawfu watercraft, facility, utility, struct or to make use of the navigable proper toll, charge or fee thereft firm or corporation violating an such toll, charge or fee, shall be shall be punishable by a fine of imprisonment in the County Jai and imprisonment, consistent w * (b) No person, firm or provisions of the rules and regu corporation violating any of the (which has remedies set forth in thereof shall be punishable by a in the County Jail for a period of imprisonment. * Every violation of this misdemeanor, unless provision One Thousand Dollars (\$1,000, than six (6) months, or by both Every violation of this Infraction, is punishable by a firm Tariff, not to exceed Two Hundans Each person shall be guportion of which any violation of by that person, and shall be punishable by and shall be punishable by and shall be punishable by that person, and shall be punishable by that person, and shall be punishable by and shall be punishable by that person, and shall be punishable by that person the province of the	ture, improvement of waters of Los Angel or as may be fixed any of the provisions of deemed guilty of a mot more than One To for a period of not mith the Los Angeles corporation shall fail lations prescribed by provisions of these relations prescribed by provisions of these relations from the fine of not more than six relations from the fine and imprisonment of the fine and imprisonment of the first pollars (\$2 tilty of a separate off of any provision of the first provision provision of the first provision provision of the first provision provis	cilize or make use of a rappliance under the es Harbor, without pand specified in this Taf these Tariffs, respectively the specified in this Taf these Tariffs, respectively the specified in the Tariffs, respectively the six months City Municipal Code and the six months City Municipal Code and the specified in the Tariff, and any parties and regulations guilty of a misdemean Five Hundred Dollmonths, or by both such the six misdemeanors and the specified in the County Jainent. The section, or as a section of the	jurisdiction of the Board, aying to said Board the ariff and every person, eting the payment of any on conviction thereof (000.00), or by on the person, firm or except for Section 20 anor and upon conviction ars, or by imprisonment the fine and are a fine of not more than I for a period of not more or is charged as an otherwise provided in this tion.	[C] 220
See Item 10 for explanation Order No. 1 Correction No. 640 Ordinance No. 640	on of abbreviations and 3-7143 Adopted	l symbols. d July 25, 2013 d December 3, 2013	EFFECTIVE: January	13, 2014

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SECTION TWO GENERAL RULES AND REGULATION	NS – Continued	Item No.
RESPONSIBILITY		
 (a) The Board and the City assume no responsibility any manner or degree for any merchandise accepted for stora insurance, loss or damage with respect thereto, unless such most the Board by an officer or employee thereof authorized to to the extent that responsibility and liability shall be absoluted. (b) Neither the Board nor the City shall be responsible for any loss or damage to any merchandise or other property. 	ge, or for any care, handling, erchandise is receipted for on behalf execute such receipts and then only y imposed by operation of law. le or liable in any manner or degree	225
used, kept or placed upon, over, in, through, or under any whowned, controlled or operated by the Board or the City occas rodents, insects, natural shrinkage, wastage, decay, seepage, levaporation, fire, leakage or discharge from sprinkler system, collapse of a wharf or other structure, war, riots, strikes, or from the extent that responsibility and liability shall be, regardless imposed by operation of law.	arf or other structure or property ioned by or on account of pilferage, eaky containers, heating, rain, floods, or the elements, om any cause whatsoever, except to	
PORT CHARGES HOW ENFO	DRCED	
Merchandise remaining on a wharf after the expiration of the free time provided in this Tariff may, if all accrued charges thereon be not paid upon demand therefor, be taken possession of by the Board, and the Board shall have the right to remove and store the same wholly at the charge, risk, and expense of the merchandise and owner thereof, and may sell the merchandise at public auction, with or without notice, in its discretion. The proceeds of such sales shall be applied to the charges accrued and expenses remaining unpaid. Any balance over and above the accrued charges and expenses shall be held for account of the owner.		
In the event the proceeds from such sale are not suffi and expenses, the owner, shipper, consignee or carrier, as the personally liable for the payment of any unsatisfied balance of	ir interests may appear, shall be	
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12,		
Order No. 3837 Adopted July 12, Ordinance No. 165789 Adopted April 10		1990

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SECTION TWO GENERAL RULES AND REGULATIONS Cor	ntinued	Item No.
RIGHT OF INSPECTION Every member of the Board, the Executive Director, and his du hereby authorized and empowered to enter and inspect any vessel to as stowage, and character of merchandise or cargo thereon, or her conditionals authorized and empowered to enter and inspect any wharf, wareho establishment situated in the Harbor District under the jurisdiction of the carrying out the powers and duties imposed upon the Board by the Character or otherwise by law; and it shall be unlawful for any person to officer or agent or refuse to allow him to enter such vessel or other prer purposes herein specified.	certain the kind, quantity, on in any respect; and are buse, or other industry or ne Board, for the purpose of orter of the City of Los hinder or molest any such	235
It shall be the duty of the Executive Director of the Harbor Dependers and all rules and regulations adopted by the Board relating to regulation; and the Executive Director may delegate to the Port Warden the seeing to the enforcement of such rules and regulations as the Executive from time to time, designate, and for that purpose the Port Warden shall authority of a regular police officer of the City of Los Angeles, including arrests for the violation of any of the provisions of such rules and regulated shall be furnished with a regulation police badge by the Chief of Police. It shall also be the duty of the Port Warden, subject to the appropriector, to report to the proper federal, state or municipal officer the vergulation respecting the operation or control of Los Angeles Harbor in not himself empowered to act.	partment to enforce all gulation, operation, or the duty of enforcing or the Director may in writing, all have the power and the power to make ations so designated, and the of said City.	240
See Item 10 for explanation of abbreviations and symbols. Order No. 5837, Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1	

PORT OF LOS ANGELES – TARIFF NO. 4 Original Page	22
SECTION TWO Continued GENERAL RULES AND REGULATIONS – Continued	Item No.
WILLFUL DAMAGE TO PROPERTY	
It shall be unlawful for any person to willfully or carelessly destroy, damage, disturb, deface, or interfere with any buoy, float, life preserver, sign, notice, or any other municipal property whatsoever under the jurisdiction of the Board.	245
DAMAGE TO PROPERTY	
(a) Every person and every vessel responsible for any damage to any municipal property of any kind or character under the jurisdiction of the Board shall be held liable for and charged with the cost and expense of the replacement or repair of the property so damaged or destroyed.	
The expense of repairing said damage shall be charged against the person or vessel, or both, responsible therefor.	
(b) In the event any damage is done to any wharf, wharf premises, facility or other property, owned by the City of Los Angeles and in the possession of, or under the supervision, management or control of the Board, the person or persons causing, responsible for, or in any way connected with such damage, and the person or persons to whom the wharf, wharf premises, facility or other property may be assigned, or by whom it is being used, and the master, owner, operator, or agent of any vessel, vehicle, or other instrumentality involved in such damage, shall promptly give a full report thereof to the Executive Director giving the date and hour the damage occurred, the names and addresses, or, if unknown, a description of witnesses and other persons, vessels or instrumentalities involved in the damage, as well as all other pertinent facts and information that may be available. It shall be unlawful for any person to refuse, neglect or fail to make or give any such report in the form and manner aforesaid, and, in addition to the general penalties prescribed in the Tariff, any such person who so refuses, neglects or fails, may be refused the use of any wharf or other facility until the Board has been fully reimbursed for any such damage.	250
Societam 10 for explanation of abbreviations and example is	
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989	

SECTION TWO - Continued GENERAL RULES AND REGULATIONS -- Continued

Item No.

FURNISHING REQUIRED DOCUMENTS

The owner, agent, master, or other person in charge of a vessel or (a) cargo, shall have 15 calendar days, from the date of departure of the vessel from any wharf, to deliver to the Executive Director a full and correct statement, signed and certified to by him, on forms approved by the Board, of all merchandise of every kind loaded or discharged at such wharf, specifying the type and quantity of such merchandise together with complete and verifiable copies of the vessel's manifest and/or Bills of Lading.

Complete and certified copies of inbound and/or outbound container reports, on forms approved by the Board, will also be delivered within the same period.

- In lieu of furnishing the above documents, cargo information and container reports may be transmitted electronically directly to the Harbor Department through preapproved contractual Electronic Data Interchange (EDI) procedures or through other procedures and formats approved by the Executive Director.
- Neglect or refusal to make or deliver the documentation within the time period as provided for in paragraph (a) of this Item will result in the assessment of a penalty charge of 1/30 of two percent per day of the total wharfage charges due subject to a minimum penalty charge of two percent (2%) of total wharfage charges.
- Effective September 30, 2018, terminal operators at the Port of Los Angeles (to include the entity with contractual authority from the Port to operate a terminal and an entity authorized by the premises permit holder to operate a terminal on its behalf) shall transmit electronically to the Harbor Department the information on containers handled at the Port of Los Angeles in accordance with the schedule provided in this Item. Reasonable technical delays in providing this electronic information by this date shall be excused upon written request and a showing of good cause, in a manner and for a period of time determined in the sole and absolute discretion of the Executive Director. This electronic transmission shall be through preapproved contractual EDI procedures or through other procedures and formats approved by the Executive Director.

See Item 10 for explanation of abbreviations and symbols.

Order No. 18-7247 Adopted August 23, 2018 Correction No.725

Ordinance No. 185814 Adopted November 6, 2018 EFFECTIVE: December 7, 2018

[C] 255

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GENER <i>A</i>	SECTION TWO – Con LL RULES AND REGULA		Item No.		
	E-game 2 www x or with 22-or in the x a walled a contraction a contracti				
Container movement data (gate/offload)	Within 30 minutes of movement event	EDI – 322 Terminal Operations and Intermodal Ramp Activity			
Container movement status updates	Within 30 minutes of movement event	EDI 315 – Status Details			
Container availability	Within 30 minutes of status update	MTO TOS Feed	[C]		
Last free day information per container	Within 30 minutes of status update and any changes	MTO TOS Feed	255 (Cont.)		
Terminal yard location information per container	Within 30 minutes of status update and any changes	MTO TOS Feed			
Terminal holds information (including but not limited to TMF and demurrage, but not including specific dollar amounts)	Within 30 minutes of status update and any changes	MTO TOS Feed			
Order No.	nation of abbreviations and s 18-7247 Adopted August No. 185814 Adopted Novem	23, 2018	7. 2018		

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page Cancels Original Page	
SECTION TWO – Continued GENERAL RULES AND REGULATIONS		Item No.
The Executive Director or a designee may release any per paying charges named in this tariff, in the manner or at the times such person (1) deposits and maintains on deposit with the Exect to the Port in an amount sufficient to guarantee the payment of all of such person or (2) is placed on the Credit List after making we person agrees to pay, upon presentation any and all bills for said If the application for credit is granted, such person shall date of departure of each vessel from any wharf, to deliver to the verifiable copies of the vessel's manifest and/or Bills of Lading, container reports and other information respecting such vessel arrequire. + In lieu of furnishing the above documents, cargo informaty be transmitted electronically directly to the Harbor Department ontractual Electronic Data Interchange procedures. In case of footcumentation when due, or to pay any bill or bills upon present stricken from the Credit List and placed upon the Delinquent List. Persons not on the Credit List may, in lieu of making a dabove, with the consent of the Executive Director, be relieved of tariff, in the manner or at the times required by this tariff, upon person in the sufficient deposit with the Executive Director to guarantee paym person agrees and promises to pay any and all bills for tariff characteristics.	required by this tariff provided butive Director security acceptable all charges incurred by or on behalf ritten application wherein such charges. have 15 calendar days, from the executive Director, complete and complete and certified copies of and merchandise as the Board may formation and container reports ment through preapproved failure to furnish such action, such person may be set. deposit or application as provided application and filing with the exercise credit List or who has a ment of such charges, wherein such	[C] 260
See Item 10 for explanation of abbreviations and symbols. Order No. 6023 Adopted July 24, 199 Correction No. 16 Ordinance No. 167245 Adopted August 16,19		91

PORT OF LOS AN	IGELES – TARIFF NO.	4	Original Page	25
		N TWO – Continued ND REGULATIONS Cont	inued	Item No.
	TERMS AND CO	ONDITIONS OF PAYMENT		
Port that applicable accrue or on complerequired in advance (b) Pilotage payment of pilotage responsible under It jointly and severally guarantee such char or other authorized information respect within ten (10) days (c) Wharfa are assessed against by the owners of the the merchandise that person acting as an merchandise shall be wharf premise unle The vessel, and are liable for the charterer, agent or to owner or charterer	e of Port facilities or serve charges will be paid whe etion of service or use. On the content of the end of t	vice is conditioned upon satisfien due. All charges are due at Cash payment for all anticipate arranged as provided in Item 2 assessed against all vessels where the satisfier in additional contract, the vessel, its owner of pilotage and dockage charge be paid by the vessel through Credit List shall file with the everent of the vessel as may be	factory assurance of the and payable as they ted tariff charges is 260. Thich are subject to the on to any person rs and charterers are arges and each agrees to a its master, owner, agent Executive Director, such be required by the Port arges in this Tariff which ff. Charges shall be paid acharging or loading the or other authorized ssessed against such andise from the wharf or that satisfied Item 260. berth assignee guarantee such vessel, its owner, wharves by the vessel, its	265
See Item 10	for explanation of abbrevia	ations and symbols.		
	Order No. 5837	Adopted July 12, 1989		
	Ordinance No. 165789	Adopted April 10,1990	EFFECTIVE: July 1, 1990	

PORT OF LOS AN	IGELES – TARIFF NO.	4	Original Page	26
		N TWO – Continued ND REGULATIONS Co	ntinued	Item No.
	TERMS AND CONDIT	TIONS OF PAYMENT C	ontinued	
are assessed agains or other premises u	t merchandise are liens a nder the jurisdiction and I possession of any or al			
premises longer that charges are not immoremove and store and merchandise, its own	n the time prescribed by nediately paid thereafter ny or all of such merchan	session of merchandise remains the rules and regulations of the Board may, at any time andise at the charge, risk and f. The Board may sell any of	e after taking possession, expense of the	265 (Cont.)
control of the Board agent, consignee or material or structur failure to comply, t wholly at the charg merchandise, mater	d free of obstructions, the person in possession or e, or it may post a notice he Board may remove ar e, risk and expense of the rial or structures at public	wharves and other premises e Board shall serve a writte having custody of such obset thereon, requiring its remond and store such merchandise, e owner or consignee. The cauction with or without no y removed by the Board.	n notice on the owner, tructing merchandise, val within 24 hours. On material or structures Board may sell such	(Cont.)
retained to satisfy a obstructions, \$100.0 obstructed. The sur owner, consignee, of	Il tariff charges assessed 00 additional for each da rplus after expenses of st or proper person, shall be	l against merchandise, plus by during which the wharf o	r other premises have been d to the proper persons. The	
See Item 10	for explanation of abbrevia	ations and symbols.		<u> </u>
	Order No. 5837	Adopted July 12, 1989	EFFECTIVE I 1 1 1000	
	Ordinance No. 165,789	Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS AN	IGELES – TARIFF NO.	4	Original Page	27
		N TWO – Continued ND REGULATIONS Conti	inued	Item No.
	TERMS AND CONDIT	IONS OF PAYMENT Con	ntinued	
vessel to leave a wh fire or unless such y provided in Item 26 merchandise which	narf or berth at which it is vessel or person is on the 60, before all tariff charge may have been discharge misdemeanor and shall be	sel or cargo who shall cause, s docked, unless forced to do ce Credit List or has otherwise es due and payable against suged from or received upon such subject to the penalties present	so by stress of weather or arranged credit, as ich vessel or against such th vessel, have been paid,	
masters, berth assig agree that the service form part of the convessel masters, carg	gnees and terminal operate tees provided by and accentract for services between go owners, berth assigneen	s, all owners of cargo, and all tors accepting services in the epted in accordance with the te en the City and such vessel over es and terminal operators, and currently with or before exerci-	Port of Los Angeles erms stated in this Tariff wners and charterers, I that City may also assert	265 (Cont.)
shall, as part of the information request and type(s) of cargo port charges, as ent the Port's "Agent's berthing agent, shall therein supplied, ba at the time of subm	berth reservation process ted by the Port respecting to to be loaded/discharged innerated and party respo Statement of Responsibilal constitute the berthing used upon and to the extension; and the berthing a	requesting reservation of a be s, provide to the extent of his g the vessel, estimated arrival d and shall estimate the amoun nsible therefor. This informat lity" form. The submission of agent's attestation as to the ac nt of information made availangent shall be held personally t of the agent's failure so to re	knowledge all and departure, amount(s) nt of each category of tion shall be provided on f this form, signed by the ccuracy of the information able to the berthing agent liable to the Port for any	
See Item 10	for explanation of abbrevia	ations and symbols		
See Item 10	Order No. 5837	Adopted July 12,1989		
	Ordinance No. 165789	Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

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SECTION TWO – Continuo GENERAL RULES AND REGULATION		Item No.
DELINQUENT INVOICE	S	
(a) Invoices covering charges in this Tariff, as issued upon presentation.	by the Port are due and payable	
(b) Any invoice for any charge or charges prescribed payment is not received by the Harbor Department within thirt of the invoice is delinquent and shall be placed on the delinquent	ty (30) calendar days from the date	270
(c) A delinquent invoice or delinquent charge is subjections consisting of simple interest of 1/30 of two percent of the invoiday.		
(d) Penalty charges prescribed in other items of this T the delinquent payment charge assessable under this item.	ariff are separate and distinct from	
U.S. GOVERNMENT CARG	OES	
With the exception of Wharfage and Dockage, cargoes States of America or its individual agencies will be subject to quoted by the Port of Los Angeles.		280
EMERGENCY RELIEF CAR	RGO	
The Executive Director may waive the assessment of all or any wharfage, dockage, pilotage, wharf demurrage, wharf storage may be due from any source or cause as provided for in this Tacargo destined to provide emergency relief which is directly at cargo must be shipped by and destined to bonafide relief organ for resale.	or any other charge or fee which ariff which may be associated with attributable to natural disasters. The	285
C I 10 C 1 - 4' - C 11 - '4' - 1 - 1 - 1		
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1 Ordinance No. 165789 Adopted April 10,		

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SECTION TWO – Continued GENERAL RULES AND REGULATIONS	- Continued	Item No.
SHIPPERS' REQUESTS AND COMPLA	AINTS	
(a) Requests and complaints from shippers on matters rela regulations contained in this Tariff must be made to the Executive		290
(b) The Port of Los Angeles is a member of the California Authorities, 1510 14th Street, Sacramento, California 95814. Any not satisfied by the Port of Los Angeles may be referred to the Assavailable data in writing.	request or complaint which is	270
INTERNATIONAL SEAFARERS CEN	VTER	
The International Seafarers Center of Long Beach, Inc. ("Conon-profit public benefit corporation which is organized to provide and services for the recreational, personal and cultural needs of me Port of Los Angeles without regard to race, religion, national origin orientation, age, disability, marital status, domestic partner status, of Center operates from a facility located at 120 South Pico Avenue, If The Center is dependent upon voluntary contributions from the publicose maritime industries dependent upon the services of merchant costs in providing its services. Such contributions are entirely volupursuant to any enforcement provision associated with this Tariff. do not represent charges or assessments imposed by this Tariff.	e and maintain facilities rehant seafarers calling at the n, ancestry, sex, sexual or medical condition. The Long Beach, California 90802. blic and, in particular, from seafarers to defray the Center's antary and are not enforceable	+ 295
See Item 10 for explanation of abbreviations and symbols.		
Order No. 6753 Adopted June 12, 2002 Correction No. 230 Ordinance No. 174842 Adopted September 17,	2002 EFFECTIVE: November 4,	2002

See Item 10	for explanation of abbrevi	ations and symbols.		
	Order No. 6812	Adopted January 12, 2005		
	Ordinance No. 176705	Adopted May 25, 2005	EFFECTIVE:	July 9 2005

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	SECTION TWO – Cor GENERAL RULES AND REGULA		Item No.
	COMPLIANCE WITH HOMELA LAWS, RULES AND REGULA		
(f)	Harbor District who operates at a location be responsible for full compliance with a rules and regulations related to homeland not limited to the MTSA and/or the MT hold the City, its boards, officers, against all claims, costs, losses and liabit of defense, arising out of: (i) the vi municipal laws, rules and regulations security, including but not limited to the	contractor, assignee and operator in the subject to a Facility Security Plan shall ll federal, state, local and municipal laws, d and/or maritime security, including but SA Regulations and shall indemnify and ents and employees harmless from and lities, including attorney's fees and costs olation of any federal, state, local and related to homeland and/or maritime e MTSA and/or the MTSA Regulations; in its Facility Security Plan; (iii) its failure	
	Person entering on the Harbor District of shall indemnify and hold the City, its harmless from and against all claims,	ntractor, assignee and operator and other or using any Port of Los Angeles facility boards, officers, agents and employees costs, losses and liabilities, including ing out of any failure to comply with this	298
	as to the federal government, the federal tenant, permittee, contractor, assignee, or release the federal government or wais	and with respect solely to the City's rights all government shall not be considered a operator or Person, but the City does not we the City's rights with respect to the ligation of the federal government to the federal government.	
Sac II	om 10 for avalanation of althoughtions and	anda	
See It	em 10 for explanation of abbreviations and symbol Order No. 6812 Adopted Janu Ordinance No. 176705 Adopted May	ary 12, 2005	

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SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued	Item No.
COMPLIANCE WITH HOMELAND SECURITY LAWS, RULES AND REGULATIONS (continued)	
(g) Grant of Occupancy Rights to Homeland Security Authorities. Certain tenants, permittees, contractors, assignees and operators have the right to enter on and to use specific Harbor District premises pursuant to individual contracts with the City. Notwithstanding any other provision in such City contracts, such certain tenants, permittees, contractors, assignees and operators may grant to the appropriate Homeland Security Federal Authorities the right to occupy or use the contractual Harbor District premises for purposes of carrying out legally mandated security and inspection functions necessary for the use of such premises, subject to: (i) first providing a copy of the grant of the occupancy right to the City, in care of the Executive Director, and securing the prior written consent of the Executive Director to the grant; and (ii) compliance with all other applicable provisions of any agreement with the City and other legal requirements, including without limitation, securing any necessary building permits from the City. With the Executive Director's prior written consent, the Homeland Security Authorities' occupancy rights may continue beyond termination of the City's contract with the applicable tenant, subject to the right of the Executive Director to terminate such occupancy rights upon thirty (30) days written notice to the federal government. Subject to the written approval of both the Board and the applicable tenant, permittee, contractor, assignee or operator, the City through its own forces or contractors may construct and install necessary security facilities at the premises at issue for purposes of the federal government's security and inspection	(+) 298
See Item 10 for explanation of abbreviations and symbols.	
Order No. 6812 Adopted January 1, 2005 Ordinance No. 176705 Adopted May 25, 2005 EFFECTIVE: July 9, 2005	;

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SECTION THREE	Item No.
PILOTAGE	
DEFINITIONS	
(a) Pilotage is the charge, calculated in accordance with the pilotage rates named in this Tariff, assessed against a vessel, which is subject to the payment of pilotage under these rules for the service rendered or proffered of piloting such vessel on entering, leaving, or shifting in the Port of Los Angeles.	
(b) Entering is the term applied to vessels inward bound which come within the limits of the Port of Los Angeles from the open sea.	*
(c) Leaving is the term applied to vessels outward bound which leave the limits of the Port of Los Angeles for the open sea.	300
[C] (d) Intra Harbor Shifting is the term applied for movement of a vessel between two points both of which are within the limits of the Port of Los Angeles without such vessel leaving or entering those limits.	
[C] (e) Inter Harbor Shifting is the term applied for movement of a vessel between a point within the limits of Port of Los Angeles and a point within the limits of Port of Long Beach and to movement of a vessel from a point within the limits of the Port of Los Angeles to open sea for the purpose of pumping bilge, pumping ballast, pumping tanks, adjusting compass or to test engines, and return directly to a point within the limits of Port of Los Angeles.	
See Item 10 for explanation of abbreviations and symbols. Order No. 6457 Adopted September 18, 1996	
Correction No. 117 Ordinance No. 171445 Adopted December 11, 1996 EFFECTIVE: January 20, 1	.997

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SECTION THREE – Continued PILOTAGE – Continued		Item No.
[C] LOS ANGELES PORT PILOTS		
[C] (a) The City of Los Angeles, acting by and through its Board of the governing body of the Port of Los Angeles, maintains a force of fed to perform the service of piloting vessels in, into and out of the Port of entering, leaving, or shifting within the Port of Los Angeles, by her own charterers or agents, may, but is not required to, request the services of pilot. Such pilotage services are understood to be voluntarily requested accordance with the terms set forth in this Tariff.	lerally licensed port pilots Los Angeles. Any vessel ners, master, operators, and be piloted by a port	
[C] (b) Upon boarding a vessel in response to the request of a vess operators, charterers or agents, for pilotage service in the Port of Los A of each port pilot to place his/her local knowledge of San Pedro Bay an disposal of the vessel's master.	ngeles, it shall be the duty	[C] 305
[C] (c) The safe navigation of the vessel, including piloting, is at a of her master, and the presence of a port pilot on the bridge shall in now his duties. The master remains at all times in full command of the vessel navigate, and shall take bearings and soundings, check compass courses action necessary to safeguard the vessel under his command. In that regather vessel and her master:	way relieve the master of el; he shall continue to s, check radar, and take all	
(1) To have posted, and at all times properly instructed, efficier each with no other duty to perform, and each with efficient means of rathe bridge.		
(2) To immediately inform the pilot of all reports by lookouts.		
(3) On radar-equipped vessels, to have the radar functioning an observer under instructions to keep the master and the pilot constantly a observed targets.		
See Item 10 for explanation of abbreviations and symbols.	I	
Order No. 6875 Adopted May 17, 2006 Correction No. 367 Ordinance No. 177893 Adopted September 20, 2006	EFFECTIVE: October 30, 20	006

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			and Circular No. 27A	
		N THREE – Continued ΓAGE – Continued		Item No.
	[C] LOS ANGEL	ES PORT PILOTS – Continue	ed	
	nge for and provide adec vessel's lines to assist in	quate tug assistance, and to arr tying the tug or tugs.	range for and have	
(5) For the duties on and about		bridge at all times and to acco	ompany the pilot in his	
(6) To prov	vide and supervise comp	etent vessel's personnel.		[C]
presence of the mass the order of the mass	ster, every such order, un ster and fully concurred	nasmuch as all orders of the pinless countermanded, shall, foin by him, it being further agrity and has no authority indep	r all purposes, be deemed eed that the pilot is acting	305 (Cont.)
(8) To understand and agree that a pilot is employed only to have the benefit of his local knowledge of San Pedro Bay and its tributaries.				
tributaries, while no	ormally minimal, are at t	arrents and winds within San F imes wholly unpredictable as a suction cannot be predicted I	to place, extent or force;	
(10) At all	times, to have adequate	ship's anchors properly manne	ed and ready to drop.	
(11) To provide officers conversant with the English language, or to advise the pilot of any language difficulty and then request that the pilot give his orders by hand signals through the master.				
See Item 10	for explanation of abbrevi	ations and symbols.		
	Order No. 6875	Adopted May 17, 2006		
Correction No. 368	Ordinance No. 177893	Adopted September 20, 2006	EFFECTIVE: October 30, 20	006

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SECTION THREE – Continued PILOTAGE – Continued		Item No.
	d as the port pilot will be by experience the vessel's wners, master, operators, upon his boarding, of such angines or tackle; andling, speed and wessel; and that may or might assist the ract under which pilotage y the vessel, her owners, e requested and accepted on or performed solely in the operators, charterers or rs and agents of the vessel ems (c) and (d) of this Item y of Los Angeles, the Board	[C] 305 (Cont.)
(including any rights over) arising out of or connected with, directly of loss or expense sustained by the vessel, her master, owners, charterers or by any third parties, even though resulting from acts, omissions or provided, further, that to the extent only to which liability is legally in taking into consideration any limitation thereof to which the vessel or operators, charterers or agents are entitled by reason of any contract of statute or rule of law in force, such vessel and her owners, master, ope further covenant and agree to indemnify and hold harmless the port pithe Board of Harbor Commissioners, and each of their officers and en liability arising out of claims, suits or actions against the port pilot, the Board of Harbor Commissioners, or any of their officers or employee from acts, omissions or negligence of the port pilot, excepting, however and rights over as may arise by reason of the willful misconduct or grant of the post pilot, excepting, however and rights over as may arise by reason of the willful misconduct or grant of the post pilot, excepting, however, and rights over as may arise by reason of the willful misconduct or grant of the post pilot, excepting, however, and rights over as may arise by reason of the willful misconduct or grant of the post pilot, excepting, however, and rights over as may arise by reason of the willful misconduct or grant of the post pilot, excepting, however, and rights over as may arise by reason of the willful misconduct or grant of the post pilot, excepting, however, and pilot pilot, excepting and pilot pilot, excepting and pilot pilot, excepting and pilot pilot, excepting and pilot, excepting and pilot pilot, excepting and pilot pilot, excepting and pilot pilot, excepting and pilot pilot, excepting and pilot, excepting and pilot pilot, excepting and pilot pilot, excepting and pilot pilot pilot, excepting and pilot pilot pilot pilot, excepting and pilot pilo	or indirectly, any damage, s, operators, agents or crew, negligence of the pilot; and mposed against the vessel, its owners, master, or bill of lading, or of any erators, charterers and agents ilot, the City of Los Angeles, in ployees, in respect to any e City of Los Angeles, the s, by third parties, resulting ver, such personal liability oss negligence of the pilot.	006

PORT OF LOS ANGELES – TARIFF NO. 4 Cancels First Revised Page and Circular No. 27A						
		N THREE – Continued ΓAGE – Continued		Item No.		
agree that all damag by the vessel shall b [C] If any vesses the person or compace company warrants is to all the provisions company agrees to it board of Harbor Cosuffered or incurred [C] (f) The pilounder this Tariff has and every of the limpilotage charges do operators, charterers marine insurance marine insurance marine insurance marine insurance marine insurance marine (g) All Perslicense for the Port of the Any vestigation (1) Obtain (2) Any vestigation (2) Any vestigation (3) If for any vessel without compared to the provision (3) If for any vessel without compared to the person of the provision (3) If for any vessel without compared to the person of the pe	[C] LOS ANGELA and her owners, master, ges to municipally owners to epaid promptly upon del on whose behalf pilotany ordering piloting sets authority to bind the of paragraphs (c), (d) andemnify and to hold hommissioners with respecting consequence of such otage charges assessed for the been computed and a ditations, agreements, continctude marine insures and agents, from the case be provided on a "trick sons providing piloting of Los Angeles. Seel subject to pilotage to shall before entering, I prior permission from the the Los Angeles Pilot state Harbor, and abide by the presence of a vessel's master.	ES PORT PILOTS – Continued operators, charterers and agered or controlled facilities caused lemand. In services are requested and rivices, it is understood and agrices and her owners, master and (e) of this Item 305, and the armless the port pilot, the Citylect to all losses, damages and/or person's or company's not had for the services proffered or reare assessed in accordance with ovenants, and conditions set for ance insuring the vessel, her onsequences of negligence of p" basis as provided for in Item service in the Port of Los Angulations of the United States Coast Guard enabove permission from the Costation before arrival or commall local rules and regulations after or local representative permit this Section, he or she will be serviced in the proposed and regulations after or local representative permit this Section, he or she will be a service of the proposed and regulations after or local representative permit this Section, he or she will be a service of the proposed and regulations are representative permit this Section, he or she will be a service of the proposed and regulations are representative permit this Section, he or she will be a service of the proposed and regulations are representative permit this Section, he or she will be a service of the proposed and th	accepted is not owned by reed that such person or coperators and charters hat such person or yof Los Angeles and the for expenses that may be aving such authority. Indered by a port pilot hand based upon each forth in this Item 305. Said owners, master, the port pilot. However, and 330(c). Indered by a port pilot by the port pilot. However, and 330(c). Indered by a port pilot by the port pilot. However, and 330(c). Indered by a port pilot by the port pilot. However, and 330(c). Indered by a port pilot by the port of Los Angeles: Captain of the Port must be a port pilot by the port of Los Angeles: Captain of the Port must be a port pilot by the port of Los Angeles: Independent of any by the port must be a port pilot provided by the port of Los Angeles: Captain of the Port must be a port pilot provided by the port of Los Angeles:	[C] 305 (Cont.)		
See Item 10:	for explanation of abbrevi Order No. 6875 Ordinance No. 177893	ations and symbols. Adopted May 17, 2006 Adopted September 20, 2006	EFFECTIVE: October 30, 2	006		

PORT OF LOS AN	NGELES – TARIFF NO.	4	Second Revised Page Cancels First Page and Circular No. 27A	
		NTHREE – Continued TAGE – Continued		Item No.
A 11		UBJECT TO PILOTAGE	lee chell her die ee	
pilotage and be und and out of the Port	ler the direction of a pilo	iting in the Port of Los Ange of federally licensed to perfor the following vessels when n tem):	rm piloting services into	[C]
(a) Vessels	s under three hundred gr	oss tons;		310
States enrollment a	nd license while under th	n the fishing trades and vess ne control and direction of a r the Port of Los Angeles;		
	moving from any point piloted by a pilot of the I	in the Port of Los Angeles to Port of Long Beach;	any point in the Port of	
California when, in	the discretion of the Ex	the U.S. Government, foreign ecutive Director, the courtes her or not a port pilot is actu	ies of the Port of Los	
		from point to point within the the Port of Long Beach;	e Port of Los Angeles and	
	fide master of the tugboa	Port of Los Angeles under flat and such master holds a F		
(g) Private	yachts under 300 gross	tons, when used for pleasure	e purposes only;	
		the exhibition of goods for a not a port pilot is actually e		
		tes of America. As used here Act, 43 Stat. 112, 46 U.S.C	•	
See Item 10	for explanation of abbrevia			
Correction No. 371	Order No. 6875 Ordinance No. 177893	Adopted May 17, 2006 Adopted September 20, 2006	EFFECTIVE: October 30, 20	006

Second Revised Page PORT OF LOS ANGELES – TARIFF NO. 4 Cancels							
PORT OF LC	IS AI	IGELES – TARIFF NO.	4	First Revised Page	36		
				And Circular No. 13			
			N THREE – Continued ΓAGE – Continued		Item No.		
		AREA SUI	BJECT TO PILOTAGE				
			ort of Los Angeles, as specifi then underway in any waters				
(a)	are	a.	aboard such pilot within the		311		
(b)			oound vessels inside the feder s make it necessary for pilot				
		PILOTA	AGE BASED UPON				
as otherwise s	specif		apply on the overall length an ariff. The Lloyd's Register, vf the vessel.				
register descri	ibed in the Ex	n Paragraph (a) of this it	Il length and gross tonnage is em, or on vessel documents, vise, such vessels shall be det os Angeles.	shall be measured and/or	320		
			stance expressed in meters of Lloyd's Register of Shipping				
See Ite	em 10	for explanation of abbrevia		T			
Correction No.	137	Order No. 6619 Ordinance No. 172169	Adopted August 4, 1998 Adopted August 10, 1998	EFFECTIVE: September 26	5, 1998		

PORT	OFIOS	ANGELES _	TARIFF NO. 4
IONI	OI LOS	ANOLLES -	IAKIII NO. 4

Twelfth Revised Page 37

Cancels

Eleventh Revised Page 37

SECTION THREE - Continued PILOTAGE - Continued

Item No.

CHARGES FOR PILOTAGE

- (a) Pilotage charges are in addition to all other charges contained in this Tariff and shall be assessed against all vessels subject to the payment of pilotage under this Section and shall be paid by the vessel so assessed to the Port of Los Angeles before any such vessel leaves the Port of Los Angeles, unless satisfactory credit is obtained [subject to Exceptions 1,2,3,4 and paragraph (d)] (See Item No. 260, Credit List):
- + [A] (b) Pilotage charges will be assessed per gross registered ton in addition to a charge assessed on the overall length of the vessel per movement type (see Item 300) according to the following tables:

Gross Registered Ton (GRT) Rate Schedule

Effective Date									
4/1/2021 1/1/2022 1/1/2023 1/1/2024 1/1/2025									
\$0.00665	\$0.00703	\$0.00742	\$0.00783	\$0.00827					

Overall Length of Vessel in Meters (See Item 320)

Dollars Per Movement

ENTERING OR LEAVING

+ [A] 330

OVER	BUT NOT OVER	4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025
0	125	648	685	723	764	806
125	128	679	717	757	800	844
128	131	710	749	791	836	882
131	134	741	783	827	873	922
134	137	779	823	869	918	969
137	140	826	872	921	972	1027
140	143	879	928	980	1035	1093
143	146	924	976	1030	1088	1149
146	149	978	1033	1090	1152	1216
149	152	1024	1082	1142	1206	1274
152	155	1074	1134	1198	1265	1335
155	158	1126	1189	1255	1326	1400
158	161	1170	1236	1305	1378	1455
161	164	1220	1288	1360	1436	1517
164	167	1268	1339	1414	1493	1577
167	170	1316	1389	1467	1549	1636
170	173	1368	1444	1525	1610	1701
173	176	1414	1493	1577	1665	1758
176	179	1475	1558	1645	1737	1834

See Item 10 for explanation of abbreviations and symbols.

	Order No. 21-7295	Adopted March 18, 2021	
Correction No. 773	Ordinance No. 187184	Adopted August 31, 2021	EFFECTIVE: October 18, 2021

PORT OF LOS ANGELES – TARIFF NO. 4 Twelfth Revised Page 38 Cancels Eleventh Revised Page 38

SECTION THREE - Continued PILOTAGE - Continued

Item No.

Overall Length of Vessel in Meters (See Item 320) Dollars Per Movement

ENTERING OR LEAVING - Continued

OVER	BUT NOT OVER	4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025
179	182	1541	1627	1718	1814	1916
182	185	1604	1694	1789	1889	1995
185	188	1668	1762	1861	1965	2075
188	191	1735	1832	1935	2043	2158
191	194	1803	1904	2010	2123	2242
194	197	1869	1974	2084	2201	2324
197	200	1934	2042	2156	2277	2404
200	203	1998	2110	2228	2353	2485
203	206	2062	2178	2300	2429	2565
206	210	2129	2248	2374	2507	2647
210	214	2195	2318	2448	2585	2730
214	220	2261	2388	2521	2662	2811
220	226	2328	2459	2597	2742	2896
226	232	2390	2524	2665	2814	2972
232	238	2458	2596	2741	2895	3057
238	244	2523	2664	2813	2971	3137
244	250	2587	2732	2885	3047	3217
250	256	2654	2802	2959	3125	3300
256	262	2718	2870	3031	3201	3380
262	268	2789	2945	3110	3284	3468
268	274	2872	3033	3203	3382	3572
274	280	2917	3080	3252	3435	3627
280	286	2981	3148	3324	3510	3707
286	292	3046	3216	3396	3586	3787
292	298	3113	3287	3472	3666	3871
298	304	3176	3354	3542	3741	3950
304	310	3243	3425	3616	3819	4033
310	316	3308	3494	3689	3896	4114
316	322	3375	3564	3764	3974	4197
322	328	3443	3635	3839	4054	4281
328	334	3508	3704	3912	4131	4362
334	340	3570	3770	3981	4204	4440
340	346	3635	3838	4053	4280	4520

+ [A] 330

See Item 10 for explanation of abbreviations and symbols.

Order No. 21-7295 Adopted March 18, 2021
Correction No. 774 Ordinance No. 187184 Adopted August 31, 2021 EFFECTIVE: October 18, 2021

OF LOS ANGELES – TARIFF NO. 4 Twelfth Revised Page Cancels Eleventh Revised Page							els
		CTION THI PILOTAGE					Item No
	Overall Len		r Movemen	t	20)		
OVER	BUT NOT OVER	4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025	
346	352	3701	3909	4127	4359	4603	
352	358	3769	3980	4203	4438	4687	
358	364	3835	4050	4277	4516	4769	
364	370	3902	4120	4351	4595	4852	
370	376	3959	4181	4415	4662	4923	
376	382	4029	4254	4492	4744	5010	
382	388	4095	4324	4567	4822	5092	
388	394 and over	4162	4395	4641	4901	5175	
		INTER	HARKOR				
OVER	BUT NOT OVER	4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025	
OVER 0	BUT NOT OVER 125	1 -	_	1/1/2023 723	1/1/2024 764	1/1/2025 806	
		4/1/2021	1/1/2022				
0	125	4/1/2021 648	1/1/2022 685	723	764	806	
0 125	125 128	4/1/2021 648 648	1/1/2022 685 685	723 723	764 764	806 806	
0 125 128	125 128 131	4/1/2021 648 648 648	1/1/2022 685 685 685	723 723 723	764 764 764	806 806 806	
0 125 128 131	125 128 131 134	648 648 648 648	1/1/2022 685 685 685 685	723 723 723 723	764 764 764 764	806 806 806 806	
0 125 128 131 134	125 128 131 134 137	648 648 648 648 648 648	1/1/2022 685 685 685 685 685	723 723 723 723 723	764 764 764 764 764	806 806 806 806	
0 125 128 131 134 137	125 128 131 134 137 140 143	648 648 648 648 648 648 648	1/1/2022 685 685 685 685 685 685	723 723 723 723 723 723 723	764 764 764 764 764 764 764 764	806 806 806 806 806 806 806	
0 125 128 131 134 137 140 143	125 128 131 134 137 140 143 146 149	648 648 648 648 648 648 648 648 648 648	1/1/2022 685 685 685 685 685 685 685 685 724	723 723 723 723 723 723 723 723 724	764 764 764 764 764 764 764 807	806 806 806 806 806 806 806 852	
0 125 128 131 134 137 140 143 146 149	125 128 131 134 137 140 143 146 149 152	4/1/2021 648 648 648 648 648 648 648 648 648 717	1/1/2022 685 685 685 685 685 685 685 724 757	723 723 723 723 723 723 723 723 723 764 800	764 764 764 764 764 764 764 764 807 844	806 806 806 806 806 806 806 806 852 892	
0 125 128 131 134 137 140 143 146 149	125 128 131 134 137 140 143 146 149 152 155	4/1/2021 648 648 648 648 648 648 648 648 648 717 752	1/1/2022 685 685 685 685 685 685 685 685 724 757 794	723 723 723 723 723 723 723 723 724 800 838	764 764 764 764 764 764 764 807 844 885	806 806 806 806 806 806 806 852 892 935	
0 125 128 131 134 137 140 143 146 149 152 155	125 128 131 134 137 140 143 146 149 152 155 158	4/1/2021 648 648 648 648 648 648 648 648 717 752 782	1/1/2022 685 685 685 685 685 685 685 685 724 757 794	723 723 723 723 723 723 723 723 723 764 800 838 873	764 764 764 764 764 764 764 764 807 844 885	806 806 806 806 806 806 806 806	
0 125 128 131 134 137 140 143 146 149 152 155	125 128 131 134 137 140 143 146 149 152 155 158 161	4/1/2021 648 648 648 648 648 648 648 648 648 717 752 782 821	1/1/2022 685 685 685 685 685 685 685 724 757 794 826	723 723 723 723 723 723 723 723 723 724 800 838 873 915	764 764 764 764 764 764 764 807 844 885 921	806 806 806 806 806 806 806 806	
0 125 128 131 134 137 140 143 146 149 152 155 158 161	125 128 131 134 137 140 143 146 149 152 155 158 161 164	4/1/2021 648 648 648 648 648 648 648 648 717 752 782 821 854	1/1/2022 685 685 685 685 685 685 685 724 757 794 826 866	723 723 723 723 723 723 723 723 723 723	764 764 764 764 764 764 764 764	806 806 806 806 806 806 806 806	
0 125 128 131 134 137 140 143 146 149 152 155 158 161 164	125 128 131 134 137 140 143 146 149 152 155 158 161 164 167	4/1/2021 648 648 648 648 648 648 648 648 648 685 717 752 782 821 854 886	1/1/2022 685 685 685 685 685 685 685 724 757 794 826 866 902	723 723 723 723 723 723 723 723 723 724 800 838 873 915 953 988	764 764 764 764 764 764 764 807 844 885 921 966 1006 1043	806 806 806 806 806 806 806 806	
0 125 128 131 134 137 140 143 146 149 152 155 158 161 164	125 128 131 134 137 140 143 146 149 152 155 158 161 164 167 170	4/1/2021 648 648 648 648 648 648 648 648 685 717 752 782 821 854 886	1/1/2022 685 685 685 685 685 685 685 724 757 794 826 866 902	723 723 723 723 723 723 723 723 723 724 800 838 873 915 953 988 1027	764 764 764 764 764 764 764 764	806 806 806 806 806 806 806 806	
0 125 128 131 134 137 140 143 146 149 152 155 158 161 164 167 170	125 128 131 134 137 140 143 146 149 152 155 158 161 164 167 170 173	4/1/2021 648 648 648 648 648 648 648 648 648 685 717 752 782 821 854 886 921	1/1/2022 685 685 685 685 685 685 685 724 757 794 826 866 902 936 972	723 723 723 723 723 723 723 723 723 724 800 838 873 915 953 988 1027 1063	764 764 764 764 764 764 764 764	806 806 806 806 806 806 806 806	
0 125 128 131 134 137 140 143 146 149 152 155 158 161 164	125 128 131 134 137 140 143 146 149 152 155 158 161 164 167 170	4/1/2021 648 648 648 648 648 648 648 648 685 717 752 782 821 854 886	1/1/2022 685 685 685 685 685 685 685 724 757 794 826 866 902	723 723 723 723 723 723 723 723 723 724 800 838 873 915 953 988 1027	764 764 764 764 764 764 764 764	806 806 806 806 806 806 806 806	

Adopted March 18, 2021

Adopted August 31, 2021

EFFECTIVE: October 18, 2021

See Item 10 for explanation of abbreviations and symbols.

Order No. 21-7295 Adopted Ma

Ordinance No. 187184

Correction No. 775

	SE	CTION THI PILOTAGE					Item N
	Overall Len				20)		
	INI	Dollars Pe TER HARB	r Movemen				
OVER	BUT NOT OVER	4/1/2021	$\frac{OK}{1/1/2022}$	1/1/2023	1/1/2024	1/1/2025	
182	185	1126	1189	1255	1326	1400	
185	188	1170	1236	1305	1378	1455	
188	191	1219	1287	1359	1435	1515	
191	194	1263	1334	1408	1487	1571	
194	197	1306	1379	1457	1538	1624	
197	200	1350	1425	1505	1589	1678	
200	203	1400	1479	1561	1649	1741	
203	206	1447	1528	1613	1704	1799	
206	210	1491	1575	1663	1756	1854	+
210	214	1540	1626	1717	1813	1915	[A] 330
214	220	1581	1669	1763	1862	1966	330
220	226	1630	1722	1818	1920	2028	
226	232	1674	1767	1866	1971	2081	
232	238	1723	1820	1922	2029	2143	
238	244	1762	1861	1965	2075	2192	
244	250	1811	1912	2020	2133	2252	
250	256	1855	1959	2069	2185	2307	
256	262	1904	2011	2123	2242	2368	
262	268	1948	2057	2173	2294	2423	
268	274	1995	2106	2224	2349	2481	
274	280	2041	2156	2276	2404	2538	
280	286	2088	2205	2328	2458	2596	
286	292	2132	2251	2378	2511	2651	
292	298	2179	2301	2429	2565	2709	
298	304	2225	2350	2481	2620	2767	
304	310	2269	2396	2531	2672	2822	
310	316	2316	2445	2582	2727	2880	
316	322	2360	2492	2632	2779	2935	
322	328	2410	2545	2687	2838	2997	
328	334	2453	2590	2736	2889	3050	
334	340	2500	2640	2787	2943	3108	
340	346	2547	2690	2840	2999	3167	

PORT OF LOS ANGELES – TARIFF NO. 4

SECTION THREE - Continued PILOTAGE - Continued

Item No.

Overall Length of Vessel in Meters(See Item 320) Dollars Per Movement

<u>INTER HARBOR</u> – Continued

OVER	BUT NOT OVER	4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025
346	352	2590	2735	2889	3050	3221
352	358	2639	2787	2943	3108	3282
358	364	2683	2834	2992	3160	3337
364	370	2730	2883	3044	3215	3395
370	376	2774	2929	3094	3267	3450
376	382	2852	3012	3181	3359	3547
382	388	2867	3028	3197	3376	3565
388	394 and over	2915	3078	3250	3432	3624

Overall Length of Vessel in Meters (See Item 320) Dollars Per Movement INTRA HARBOR

[A] 330

OVER	BUT NOT OVER	4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025
0	125	648	685	723	764	806
125	128	648	685	723	764	806
128	131	648	685	723	764	806
131	134	648	685	723	764	806
134	137	648	685	723	764	806
137	140	648	685	723	764	806
140	143	648	685	723	764	806
143	146	648	685	723	764	806
146	149	648	685	723	764	806
149	152	648	685	723	764	806
152	155	648	685	723	764	806
155	158	672	709	749	791	835
158	161	702	742	783	827	873
161	164	733	774	817	863	911
164	167	761	804	849	897	947
167	170	790	834	881	930	982
170	173	821	866	915	966	1020
173	176	852	900	950	1004	1060
176	179	884	933	986	1041	1099
179	182	922	974	1028	1086	1146

See Item 10 for explanation of abbreviations and symbols.

Order No. 21-7295 Adopted March 18, 2021
Correction No. 777 Ordinance No. 187184 Adopted August 31, 2021 EFFECTIVE: October 18, 2021

OF LOS	ANGELES – TARIFF	NO. 4			Origin	al Page	39C
	SE	CTION THI PILOTAGE					Item
	Overall Len	_	r Movemen	t	20)		
OVER	BUT NOT OVER	4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025	
182	185	962	1016	1073	1133	1196	
185	188	1003	1059	1119	1181	1248	
188	191	1044	1103	1165	1230	1299	
191	194	1081	1142	1206	1273	1345	
194	197	1123	1185	1252	1322	1396	
197	200	1158	1223	1292	1364	1441	
200	203	1200	1267	1338	1413	1492	
203	206	1240	1309	1382	1460	1542	
206	210	1278	1349	1425	1505	1589	+
210	214	1316	1389	1467	1549	1636	[A
214	220	1353	1428	1508	1593	1682	35
220	226	1395	1473	1556	1643	1735	
226	232	1433	1513	1598	1687	1782	
232	238	1475	1558	1645	1737	1834	
238	244	1511	1596	1685	1779	1879	
244	250	1551	1638	1730	1827	1929	
250	256	1596	1685	1779	1879	1984	
256	262	1636	1727	1824	1926	2034	
262	268	1668	1762	1861	1965	2075	
268	274	1709	1804	1905	2012	2125	
274	280	1750	1848	1951	2061	2176	
280	286	1789	1889	1995	2107	2225	
286	292	1828	1930	2038	2153	2273	
292	298	1869	1974	2084	2201	2324	
298	304	1905	2012	2124	2243	2369	
304	310	1946	2055	2170	2292	2420	
310	316	1988	2100	2217	2342	2473	
316	322	2026	2140	2260	2386	2520	
322	328	2062	2178	2300	2429	2565	
328	334	2104	2221	2346	2477	2616	
334	340	2142	2261	2388	2522	2663	
340	346	2182	2304	2433	2569	2713	
346	352	2222	2346	2478	2616	2763	

Order No. 21-7295 Adopted March 18, 2021
Correction No. 778 Ordinance No. 187184 Adopted August 31, 2021 EFFECTIVE: October 18, 2021

See Item 10 for explanation of abbreviations and symbols.					
	Order No. 21-7295	Adopted March 18, 2021			
Correction No. 779	Ordinance No. 187184	Adopted August 31, 2021	EFFECTIVE: October 18, 2021		

SECTION THREE - Continued PILOTAGE - Continued

Item No.

pilot; provided, however, that such insurance will provide coverage only for that proportion of losses, damages and liabilities sustained by the vessel, her owners, master, operators and charterers proximately caused by acts, omissions or negligence of the port pilot; and that no coverage is provided for losses, damages and liabilities resulting from any other cause whatsoever.

A copy of the insurance policy under which such insurance is available will be provided upon written request sent to the Port of Los Angeles.

+[A] (d) The minimum charge for pilotage shall be per the effective date as follows:

Effective Date				
4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025
\$648.00	\$685.00	\$723.00	\$764.00	\$806.00

+[A] (e) If a request for a pilot is cancelled less than one hour prior to the requested time, a charge will be assessed per the effective date as follows:

[A] 330

Effective Date				
4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025
\$607.00	\$641.00	\$677.00	\$715.00	\$755.00

+[A] (f) If a pilot is required to stand by, a standby charge per hour, or fraction thereof, will be assessed in addition to the charges named in paragraph (a) per the effective date as follows:

Effective Date					
4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025	
\$607.00	\$641.00	\$677.00	\$715.00	\$755.00	

- +[A] (g) Effective April 1, 2021, if the assistance of a second pilot is considered necessary for the safety of the vessel or Harbor Department property, or is requested by the master, owners, agents, charterers, operators or the pilot of the vessel, a charge of 100% the total of the first pilot fee, subject to a minimum charge named in paragraph (d), will be assessed.
- +[A] (h) A surcharge per move will be assessed for capital improvements, maintenance and training per the effective date as follows:

Effective Date					
4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025	
\$110.88	\$117.09	\$123.65	\$130.57	\$137.88	

+[A] (i) A draft surcharge per move will be assessed per foot of vessel draft per the effective date as follows:

Effective Date					
4/1/2021	1/1/2022	1/1/2023	1/1/2024	1/1/2025	
\$6.00	\$12.00	\$12.67	\$13.38	\$14.13	

See Item 10 for explanation of abbreviations and symbols.

	Order No. 21-7295	Adopted March 18, 2021	
Correction No. 780	Ordinance No. 187184	Adopted August 31, 2021	EFFECTIVE: October 18, 2021

PORT OF LOS ANGELES – TARIFF NO. 4	Second Revised Page Cancels First Revised Page	
SECTION THREE – Continued PILOTAGE – Continued		Item No.
VESSEL TRAFFIC SERVICE (VTS) (This rule not enforceable by the Federal Ma Commission with whom this tariff is file		
Vessels entering, departing, or operating within San Pedro Bermile approach to San Pedro Bay (collectively known as the Vessel Tradefined in Item No. 350) must comply with the obligations set forth in Tariff No. 4, Section Three, and (2) the Los Angeles-Long Beach Veruser Manual identified in Port of Los Angeles Tariff Item No. 345(Deprescribed in Los Angeles Tariff Item No. 370 shall pay a VTS fee. To obligations depend on the size and type of vessel as set forth in the Posection Three. Certain vessels must actively communicate with the a Centers (VTC) as defined in the User Manual. Other vessels need no but must monitor vessel radio communications and respond to VTC in the User Manual for detailed requirements.	raffic Service (VTS) area as n (1) Port of Los Angeles ssel Traffic Service (VTS) O). Certain vessels as The vessel non-fee ort of Los Angeles Tariff, applicable Vessel Traffic ot contact the VTC initially	* 340
DEFINITIONS		
 A. "Covered Vessel" (Mandatory Active Participation) means any of Every power driven vessel of 40 meters (approximately 131 for navigating; Every towing vessel of 8 meters (approximately 26 feet) or manipaliting; "Towing vessel", as used in this article, means any commercial another vessel astern, or along side, or by pushing it ahead; Every vessel issued a certificate to carry 50 or more passenger trade, regardless of length of vessel, or whether under sail or processed. 	ore in length, while ore in length, while al vessel engaged in towing are for hire, when engaged in	
 B. "Passive Vessel" (Mandatory Passive Participation) means any of 1. Every power driven vessel of at least 20 meters but less than to 131 feet) in length; 2. Every vessel of 100 gross tons or more carrying one or more 3. Every dredge or floating plant. 	40 meters (approximately 65	
 C. Non-Participating Vessels: If your vessel does not fall into either of the above categories, you are participate with VTS. However, your vessel is still subject to the foll 1. Observe and obey all International Rules of the Road, especie 2. Observe VTS measures (advice/information given by the VT 3. Comply with all other measures of safe navigation and prude 4. Contact VTS on VHF-FM 14 Channel to obtain information, emergencies; 5. Monitor VHF-FM Channel 14 at all times; 	lowing: ally Rule 9 and Rule 10; S); ent seamanship;	

Adopted February 28, 2001 Adopted March 27, 2001

EFFECTIVE: May 13, 2001

See Item 10 for explanation of abbreviations and symbols.

Order No. 6720 Adopted February

Ordinance No. 173867

Correction No. 217

			First Revised Page	10-AA
PORT OF LOS A	NGELES – TARIFF NO	. 4	Cancels	
			Original Page	10-AA
		N THREE – Continued FAGE – Continued		Item No.
	(This rule not enfor	TRAFFIC SERVICE reeable by the Federal Maritin th whom this tariff is filed)	ne	
A The pi		TRAFFIC SERVICE mprove vessel transit safety by	v providing vessel	
operatinform within is to p Coast specia Vessel Guard Angel Sectio	ors with advance inform nation, advice and recome the VTS area. The goal rovide seamless navigation Guard/Marine Exchange lizing in their own area, Traffic Service is a coot, Marine Exchange of Lotes and Long Beach, and	ation of other reported marine mendations which may affect of the Los Angeles/Long Beaton information to improve vest, Los Angeles Pilots and Long have worked together to create perative effort of the State of the State of Cos Angeles – Long Beach Harlunder the authority of Californ Navigation Code Section 445-	traffic and any additional vessel traffic safety ach Vessel Traffic Service seel transit safety. The g Beach Pilots each e a unique system. The California, U.S. Coast bor, Inc., Ports of Los nia Government Code	* 345
provid (VTC.	led with vessel traffic inf) San Pedro VTC is join	akwater to 25 nautical miles formation through "San Pedrontly operated by the Coast Gual C will provide vessel operator	Vessel Traffic Center" and the Marine	
Long I marine	Beach sectors will be pro	kwater within the boundaries of the with advisory information available to the r sector.	ion on other reported	
Traffic	Service (VTS) User Mating either the Marine E	y be found in the "Los Angeles anual." Copies of this manual xchange of LA-LB Harbor or	may be obtained by	
G T: 47) C111			
See Item 10	of for explanation of abbrevious Order No. 6720	Adopted February 28, 2001		
Correction No. 218	Ordinance No. 173867	Adopted March 27, 2001 Adopted March 27, 2001	EFFECTIVE: May 13, 200	1

PORT OF LOS AN	NGELES – TARIFF NO	. 4	First Revised Page40-AB Cancels Original Page40-AB	
	SECTION PILO	N THREE – Continued ΓAGE – Continued		Item No.
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0.7.10	Constant of California			
See item 10	for explanation of abbrevi Order No. 6720	Adopted February 28, 2001		
Correction No. 219	Ordinance No. 173867	Adopted March 27, 2001	EFFECTIVE: May 13, 20	01

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PORT OF LOS ANGELES – TARIFF NO. 4	Cancels	10. A.C.
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SECTION THREE – Continued PILOTAGE – Continued		Item No.
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See Item 10 for explanation of abbreviations and symbols.		
Order No. 6720 Adopted February 28, 2001 Correction No. 220 Ordinance No. 173867 Adopted March 27, 2001	EFFECTIVE: May 13, 200	1

PORT OF LOS ANGELES – TARIFF NO. 4 Third Revised Page Cancels Second Revised Page	
SECTION THREE – Continued PILOTAGE – Continued	Item No.
VESSEL TRAFFIC SERVICE (This rule not enforceable by the Federal Maritime Commission with whom this tariff is filed)	
VTS AREA	
The VTS Area, as authorized by California Harbors and Navigation Code (Section 445) and endorsed by the U.S. Coast Guard, will include the waters of San Pedro Bay and San Pedro Channel (outside the federal breakwater) and Santa Monica Bay that are encompassed within the arc of a circle having its center at Point Fermin Light, with a radius of twenty-five (25) nautical miles drawn from a position on the shore in the vicinity of Abalone Point to the south, (33 degrees – 33.8'N, 117 degrees – 49.5'W) clock wise to a point on the shore in the vicinity of Malibu Point to the north (34 degrees - 02.5'N, 118 degrees - 35.3'W).	350
VTS "USER FEE" AUTHORIZATION	
Under the provisions of the State of California Harbors and Navigation Code, Section 446.5 and Government Code Section 8670.21 (f)(2), the Port of Los Angeles imposes "User Fees" upon all arriving covered vessels (see Item 340) transiting the VTS Area, for the purpose of anchoring or berthing at the Port of Los Angeles, (including anchorages outside the federal breakwater). As required by state law, these "User Fees" will pay the cost of operating the Vessel Traffic Service for the Ports of Los Angeles and Long Beach to facilitate safe, reliable, and efficient marine transportation, while protecting the environment.	355
VTS "USER FEES" INVOICING AND PAYMENT PROCEDURES	
A. All Vessel Traffic Service "User Fees," named in this Tariff (see Item 370,) shall be assessed against all <u>arriving</u> covered vessels (see Item 340 A), subject to the payment of the VTS "User Fees" under these rules. "User Fees" shall be paid by the vessel so assessed, through its master, owner, agent, charterers, or other person duly authorized to do so, upon each arrival to the Port of Los Angeles. In addition, any person responsible under this item (or, pursuant to a contract, the vessel, its owners, and charterers,) are jointly and severally responsible for payment of all VTS User Fees, and each agrees to guarantee such payment.	[C] 360
* B. The Vessel Traffic Service User Fees under this section shall be invoiced by, and be paid to, the Marine Exchange of Los Angeles-Long Beach Harbor, Inc., P. O. Box 1949, San Pedro, CA 90733-1949. TELEPHONE: 310-519-3128; FAX: 310-241-0300.	
B. Non-payment or delinquent invoices may be subject to a late payment charge consisting of 1/30 of two percent of the invoice amount remaining unpaid each day.	
See Item 10 for explanation of abbreviations and symbols.	
Order No. 15-7179 Adopted June 18, 2015 Correction No. 681 Ordinance No. 183872 Adopted September 16, 2015 EFFECTIVE: October 24, 2	2015

PORT OF I	LOS ANGE	ELES – TARIFF NO.	4		Ninth Revised Page Cancels Eighth Revised Page	
			THREE – C AGE – Conti			Item No.
		(This rule not enfor Commission wi	th whom this FIC SERVICE tual Length C	Federal Maritin tariff is filed) E USER FEES	ne of each arriving covered	
		BUT NOT OVER 150 190 230 270 310 335 bove LOA VTS Use per gross registered t 4/1/2021 \$0.0035		\$288 \$317 \$369 \$430 \$484 \$544 \$611 rriving covered	4/1/2023 \$318 \$350 \$408 \$475 \$535 \$601 \$675 vessel will be assessed	+ * [A] 370
C. EXCEP	(approahead There 2. Passer LA/LI of Jun Fee of rest of regard (**) N fifty o vessel	eximately 26 feet) or lanother vessel or vessis no VTS User Fee fager Ferries (**) and B Harbor and Santa Cee, July, and August, a \$395.00 for each vessels of total trips made fote: Covered vessels	onger engage sels shall be a cor the towed other commercatalina and thall such vessel in operational be \$195.00 de.	ed in towing asterns assessed a VTS vessel or vessels engue Channel Islam as shall be assession, regardless of per month per verse of LOA or grant toward to the control of	aged in trade between ds – During the months sed a monthly VTS User f total trips made. For the vessel in operation, essels certified to carry ross tonnage; and any	

See Item 10	for explanation of abbrevi	ations and symbols.			
	Order No. 21-7292	Adopted February 18, 2021			
Correction No. 781	Ordinance No. 187182	Adopted August 31, 2021	EFFECTIVE:	October 18, 2021	

PORT OF LOS AN	NGELES – TARIFF NO. 4	Fifth Revised Page Cancels Fourth Revised Page	
	SECTION THREE – Continued PILOTAGE – Continued		Item No.
Off in Du or ass reg a v the 2. Cc Al ve 3. "V to co eac 4. Su en Ec en 5. Im Re eit oc	VESSEL TRAFFIC SERVICE (This rule not enforceable by the Federal Mar Commission with whom this tariff is filed ags with Commercial Tows; Dredges and Derrick Betshore Oil Well Maintenance and Supply Services; "Port Construction Projects" Between Points on the to the North to Dana Pt. to the South (and include a Designated Dumping Area for Dredging Spoils sessed a monthly VTS User Fee of \$395.00 for each gradless of total trips made in and out of LA/LB Havessel makes only one trip in any given month, there a basic \$240.00 VTS User Fee for a standard "tug volumercial Assist Vessels (8m or longer) and environ l such vessels shall be assessed a monthly VTS User Seel engaged in such service. Whale Watching" and Commercial Sport Fishing Vectory fifty or more passengers, and dedicated to whom mercial sport fishing, shall be assessed a monthly chavesel engaged in such service. Apport services — Every arriving power-driven vessenged in support services within the LA/LB Captain the Pal, shall be assessed a monthly VTS User Feengaged in such service. Apport services — Any covered vessel that passes the seponsibility" (see Item 350), and that does not make the Port of Los Angeles or Port of Long Beach cupying a berth or anchorage), shall be considered assage," and shall not be subject to any VTS User Feengage.	arges; Vessels Engaged in and Other Vessels Engaged e California Coast from Pt. ading Santa Catalina Island), — All such vessels shall be to vessel in operation, arbor. However, that if such a that vessel shall be assessed with commercial tow". In the assessed with commercial tow". In the propose vessels — are Fee of \$35.00 for each each with the assessed with commercial tow". In the propose vessels — are Fee of \$35.00 for each each with the propose of the analysis of the purpose of to have made an "Innocent".	+ * [A] 370
	See Item 345		380
See Item 10) for explanation of abbreviations and symbols.		
See Helli 10	Order No. 21-7292 Adopted February 18, 2021		
Correction No. 782	Ordinance No. 187182 Adopted August 31, 2021	EFFECTIVE: October 18, 2	2021

SECTION THREE - Continued PILOTAGE - Continued PILO		Second Revised Page	40-E
See Item 10 for explanation of abbreviations and symbols. See Item 10 for explanation of abbreviations and symbols. Order No. 6730 Adopted February 28, 2001	PORT OF LOS ANGELES – TARIFF NO. 4	Cancels	40 E
VESSEL TRAFFIC SERVICE (This rule not enforceable by the Federal Maritime Commission with whom this tariff is filed) Intentionally left blank Intentionally left blank See Item 10 for explanation of abbreviations and symbols. Order No. 6720 Adopted February 28, 2001		First Revised Page	40-E
(This rule not enforceable by the Federal Maritime Commission with whom this tariff is filed) Intentionally left blank Intentionally left blank See Item 10 for explanation of abbreviations and symbols. Order No. 6720 Adopted February 28, 2001			Item No.
See Item 10 for explanation of abbreviations and symbols. Order No. 6720 Adopted February 28, 2001	(This rule not enforceable by the Federal Maritin	ne	
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Order No. 6720 Adopted February 28, 2001			
Order No. 6720 Adopted February 28, 2001	See Item 10 for explanation of abbreviations and symbols		
	Order No. 6720 Adopted February 28, 2001	EFFECTIVE M. 10.000	1

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page Cancels Original Page And Circular No. 70	
SECTION FOUR DOCKAGE		Item No.
DEFINITION Dockage is the charge, calculated in accordance with the tariff, assessed against a vessel for berthing at or making fast to structure, or bank (inside berth), or for mooring to another vessel.	a municipal wharf, pier, bulkhead	400
BASIS FOR COMPUTING DOCKAGE The rates for dockage shall apply according to the over otherwise specifically provided in this Tariff. United States Cu: American Bureau of Shipping measurements, when available, of vessels, but the Board reserves the right to measure vessels we measurements for use as the basis for its charge.	rall length of the vessel, except as stom House, Lloyd's Register, or will be used in determining the size	405
FREE DOCKAGE		
Free dockage will be accorded vessels:		
(a) Engaged exclusively within the limits of Los Angel while occupying an outside berth and discharging into or loadin made fast;		+ 410
(b) Using a public landing when conforming to the pro	visions of Item 1520 of Section 15;	
(c) Defined as commercial fishing vessels when confor 1905 of Section 19;	rming to the provisions of Item	
(d) When, in the discretion of the Board or the Executi the temporary suspension of regular dockage charges against c vessels auxiliary thereto, of the United States of America or an	combat or training vessels, including	
See Item 10 for explanation of abbreviations and symbols.		
Correction No. 695 Ordinance No. 184562 Adopted November Adopted November		2016

PORT OF LOS AN	IGELES – TARIFF NO). 4	Second Revised Page Cancels First Revised Page And Circular No. 70	
		N FOUR – Continued KAGE Continued		Item No.
	FREE DO	OCKAGE Continued		
* *	20 tons gross register, ex Nineteen shall apply;	xcept commercial fishing vess	sels when the rates	
(f) While a charged dockage;	ctively engaged as a tug	gboat when made fast to anoth	ner vessel which is being	
	wharf or landing at a sects or compounds there	mall boat marine oil service s of;	tation while taking on	
pursuant to a revoce equal to that specific carrier by water, or merchandise. Barge vessels, fishing vesto be "not designed charges shall be assor merchandise dur under Item 810, the (i) (Water to offers the service of (j) Engaged	able permit or term permited in Item 810, provided designed for or engage es, lighters, tugs, dredges sels, and derrick barges for" the loading or discussed against any vesses ing the time such vesses permit or revocable permit or revocable permit or fresh and portages in the supply of fresh and portages in the supply of fresh and portages in the supply of fresh and portages in Item 10 to 10 t	space assignment in accordant mit requiring the payment of ed, however, that any such verd in the loading or discharging es, oil drilling platforms, oil a shall be included within the charging of passengers or merel while engaged in loading or liss of engaged, in addition to ermit, and all other charges approximately appro	compensation at least ssel is not a common ag of passengers or nd service craft, salvage class of vessels considered rehandise. Full dockage redischarging of passengers the charges assessed plicable under this Tariff; the owner maintains and Angeles Harbor;	+ 410 (Cont.)
international trade; (k) Owned	or operated by the State	e of California.		
. ,	first twenty-four hours	only when bundled passenger	fees are paid in	
See Item 10	for explanation of abbrev		T	
Correction No. 696	Order No. 16-7208 Ordinance No. 184562	Adopted September 15, 2016 Adopted November 9, 2016	EFFECTIVE: December 24	, 2016

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	43
SECTION FOUR – Continued DOCKAGE Continued		Item No.
Dockage, at the rates named in this Tariff, shall be assessed the payment of dockage under these rules, and shall be paid by the master, owner, agent or other person duly authorized so to do, before Port of Los Angeles, unless such vessel is on the Credit List, in what agent or other person in charge of such vessel shall file with the Extended (10) days after such dockage shall accrue, such information respect of any such vessel, on blanks furnished by the Port, as said Port material Credit List; Item No. 215, Unlawful to Fail or Refuse to Pay Tariff (particularly paragraph (g) thereof), Payment of Charges and Fees, this Tariff.)	d against all vessels subject to vessel so assessed, through its ore any such vessel leaves the nich event the master, owner, executive Director, within tenting the docking and movement ay require. (See Item No. 260, f Charges; and Item No. 265	415
MONTHLY RATE FOR VESSELS EMPLOYED WITHIN I Vessels employed within Los Angeles Harbor, which provid operation and maintenance of the Port may, upon written application afforded monthly rates, which shall be the applicable daily dockage and one-half. The special monthly charge shall be revocable at the Director, shall not entitle such vessels to any preferential berthing a vacate any particular berth whenever ordered by the Executive Director.	de necessary service for the on to the Executive Director, be the charge, multiplied by seven discretion of the Executive right and such vessels shall	420
DOCKAGE BEGINS AND ENDS The period of time for which dockage shall be assessed ag when such vessel is made fast to a wharf, pier, bulkhead structure, berthed, and shall continue until such vessel is completely freed from	ainst a vessel shall commence or bank, or to another vessel so	430
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4	d Page44 Cancels sed Page44
SECTION FOUR – Continued DOCKAGE Continued	Item No.
PAYMENTS MADE WHEN DUE Except as provided in Item 420, all charges for dockage are due and payable w incurred and must be paid, whether approved by the Master or not, before any vessel le berth, unless forced to do so by stress of weather or fire, or unless such vessel is on the List. (See Item No. 260, Credit List.) Errors, if any, will be rectified.	eaves the 440
PENALTY FOR FAILURE TO PAY WHEN DUE Refusal or failure to pay dockage in accordance with Item 420 or Item 440, or upon presentation of bill therefore, shall subject the vessel to be placed on the Delinque to the penalties provided by law and this Tariff. No vessel which has been placed on the Delinquent List shall be permitted to use any municipal berth without first paying doubt dockage incurred and not paid, and \$12.99 in addition thereto. (See Item No. 260, Cred	ent List and 450 ae ble the
TRANSFER FROM ONE MUNICIPAL BERTH TO ANOTHER Dockage shall be assessed against a vessel shifting directly from one municipal another municipal berth based upon the total time at such berths considered together.	l berth to 460
See Item 10 for explanation of abbreviations and symbols.	
Order No. 24-7370 Adopted June 6, 2024	: November 4, 2024

PORT OF LOS	ANGELES – TARIFF N	Seventh Revised Page IO. 4 Cancels Sixth Revised Page	
		ION FOUR – Continued CKAGE Continued	Item No.
	I	FULL DOCKAGE	
		ed against all vessels at the full dockage rates provided in n this Tariff. (See Note.)	
Full doc	ekage rates shall be as fol	llows:	
	LENGTH OF IN METERS	<u>CHARGE PER 24-HOUR DAY OR FRACTION</u> <u>THEREOF</u>	
<u>Over</u>	But Not Over		
0	30	\$94	
30	45	138	
45	60	190	[
60	75	265	[A] 480
75	90	394	700
90	105	618	
105	120	886	
120	135	1199	
135	150	1558	
150	165	1962	
165	180	2411	
180	195	2905	
195	210	3445	
210	225	4029	
225	240	4657	
240	255	5330	
255	270	6053	
270	285	6816	
285	300	7627	
300	315	8482	
315	330	9382	
330	345	10326	
345	360 275	11317	
360 375	375 390	12350 13433	
373	Over	13433	
390		as \$ 37	
	110	per lineal meter or fraction thereof	
		Los Angeles Harbor on regular daily schedules shall not kage in any 24-hour period.	
	10 for explanation of abbr	-	
500 100111	Order No. 24-7370	Adopted June 6, 2024	
Correction No. 87			2024

PORT OF LOS ANGELES – TARIFF NO. 4 Original Page	.45A
SECTION FOUR – Continued DOCKAGE Continued	Item No
PASSENGER VESSEL LAY UP RATES	
Effective May 1, 2020, Dockage charges for passenger vessels confirmed to be laid-up* as a result of Emergency event (as approved by the Executive Director) shall be as follows: 1. 50 percent of the currently published dockage rate for every 24 hour day or fraction thereof; or 2. A monthly rate of \$65,000 per berth. A Cruise Vessel Operator operating ships under various brands are permitted to use this monthly berth intermittently, but the berth shall be used at least 25 days during any given month, whether for the same Cruise Vessel Operator, or various brands owned by a Cruise Vessel Operator. Only the monthly rate provides the benefit of having affiliated cruise operators intermittently use the berth. To qualify for this Lay Up Dockage Rate, the Cruise Vessel Operator must submit a written request to the Executive Director prior to vessel docking, including: (1) evidence of the Emergency event, and (2) specific information detailing the proposed schedule of lay-up dockage time, and proposed activities during lay-up period, which shall not include any passenger operations. The Executive Director shall approve qualifying vessels for the Lay Up Dockage Rate based upon the written request and evidence submitted by the Cruise Vessel Operator and Port operations needs, and the terms of approval may modify the proposed vessel docking schedule and activities qualifying for the special Lay Up Rates. In the event the Emergency event is subsequently declared terminated by the applicable authorities, the Cruise Vessel Operator may send a similar request with supporting evidence to the Executive Director for an extension for a vessel that has been previously approved for the Lay Up Rates.	+ 485
Definitions Applicable to Item 485	
*"Lay up" or "laid-up" passenger vessel is an idle vessel docked at a berth for more than 48 hours at any Port facility with no passenger operations. Passenger vessel crew changes and vessel stores operations are permitted. "Cruise Vessel Operator" shall be determined by the Port in reference to the operator listed in the Lloyds Register of Ships or the parent of a wholly owned subsidiary that is listed as the operator in the Lloyds Register of Ships. Cruise Vessel Operator shall provide a list of all cruise brands and cruise lines that are eligible to qualify for the laid-up vessel monthly dockage rate. "Emergency event" means a national, state, county or city declaration of emergency or other directive affecting passenger vessels published by a governmental agency or official, including without limitation, executive orders by the U.S. President, a state Governor or city Mayor, Los Angeles County proclamation, or declarations by regulatory agencies or legislative bodies under their respective authorities.	

See Item 10 for explanation of abbreviations and symbols.			
	Order No. 20-7280	Adopted May 21, 2020	
Correction No. 754	Ordinance No. 186777	Adopted September 15, 2020	EFFECTIVE: November 6, 2020

PORT OF LOG ANGELEG. TARREEN A	First Revised Page	46
PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Original Page	46
SECTION FIVE WHARFAGE		Item No.
DEFINITION		
Wharfage is the charge assessed against merchandise, cal wharfage charges named in this Tariff for the passage of that mer under wharves or wharf premises, or between vessels or overside or water) when berthed at wharves or wharf premises, or when m wharf or wharf premise. Wharfage is solely the charge for use of does not include charges for any other service or facility.	rchandise onto, over, through or vessels (to or from barge, lighter, boored in a slip adjacent to a	500
APPLICATION OF WHARFAGE RATES AN	ND CHARGES	
The applicable rates and charges for wharfage shall be:		
(1) On inbound merchandise, the rates and charges in efficient commences discharging merchandise, and	fect on the date that the vessel	505
(2) On outbound merchandise, the rates and charges in e merchandise is placed on a wharf or wharf premise.	effect on the date that the	
WEIGHT OR MEASUREMEN	Г	
(a) The wharfage rates named in this section are in cents per cubic meter (Per M-3) or on the basis of weight or measurement greater revenue (W/M), as noted in individual items. All items not and 560 series shall be assessed wharfage as provided in Paragraph	ent, whichever produces the ot specifically noted in Item 550	[C] 510
(b) If measurement of the cargo is required to determine supplied, the measurement shall be constructed on the basis of on kilograms of cargo. Containerized cargo on which measurement maximum charge based on the length of the container as provided 560-030.	ne (1) cubic meter for each 125 is constructed is subject to a	
See Item 10 for explanation of abbreviations and symbols.		
Order No. 6023 Adopted July 24, 1991 Correction No. 61 Ordinance No. 167245 Adopted August 16, 19		91

	Third Revised Page	47
PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Second Revised Page And Circular No. 6	47
SECTION FIVE – Continued WHARFAGE Continued		Item No.
WEIGHT OR MEASUREMENT – Co	ontinued	
(c) When freight charges are computed by the vessel and basis of either weight or measurement, wharfage shall be assesse computed and manifested, except as otherwise provided in Item 5	ed on the same basis as so	510 (Cont.)
(d) When the basis of the freight charges is not shown of assessed on the basis of weight and measurement, whichever will as otherwise provided in Item 550 and 560 series.		(Cont.)
WHARFAGE RATES ON TRANSSHIPMENT	MERCHANDISE	
As used in this Section, Transshipment Merchandise Is n payment of wharfage, upon which the carriage is continuous, i.e. the carrier or carriers thereof, and is transferred from one vessel t and wharfage, calculated in accordance with the rates indicated in against such Transshipment Merchandise (See Notes.)	that remains in the possession of to another in Los Angeles Harbor	*515
*Note 1. In the event merchandise is transshipped, as defined only will be assessed. Wharfage will be assessed on		
Note 2. Transshipment merchandise does not include Liquid from vessel by pipeline.	Bulk Commodities moving to or	
See Item 10 for explanation of abbreviations and symbols. Order No. 6281 Adopted August 29, 1	994	
Correction No. 96 Ordinance No. 170057 Adopted October 14,		, 1994

PORT OF LOS ANGELES – TARIFF NO. 4	Fifth Revised Page Cancels Fourth Revised Page	
SECTION FIVE – Continued WHARFAGE Continued		Item No.
TRANSFERRED MERCHAND	DISE	
(a) Transferred merchandise is merchandise received at mu by land transportation and subsequently removed from municipal w transportation.		
(b) Transferred merchandise shall be assessed wharfage on moving by vessel subject to the two exceptions noted below.	the same basis as merchandise	
Exception 1: In the event merchandise is transferred from the wharf to another for delivery to either a land vehicle (include wharfage charge only will be assessed.		
Exception 2: Some terminal operators serve vessels which a whose vessels call at several ports. As used in this Tariff ite a formal contract among several carriers to share terminal a terminal operators may handle transferred merchandise from such merchandise from other ports.	em, the term "alliance" means and vessel space. Such	[C] 520
Terminal operators falling under either of the two foregoing option of paying charges to the City on such transferred merchandis Angeles in one of the two following ways:		
1. The terminal operator may pay the City 10 rate for Cargo N.O.S. per kiloton or cubic meter (see Item 5 merchandise charge shall not count toward the terminal operator (MAG), or be revenue shared, or count toward the "efficiency criteria" except to the extent terminal operator's allows. The term "efficiency criteria" refers to agreement rebased on revenue tons per acre or the number of twenty-for containers handled.	550-001) and such transferred erator's minimum annual at terminal operator's agreement with the City so evenue sharing provisions	
* 2. Alternatively, commencing July 1, 2012, so if the terminal operator has submitted a written request to the Executive Director grants such request in writing, the terminal flat fee (see Item 550-033) per container, loaded or empty count toward the terminal operator's MAG, or be revenue seterminal operator's "efficiency criteria" except to the extensionagreement with the City so allows. At his or her sole discressing revoke the permission for the terminal operator to hand a flat fee upon providing the terminal operator with 72 hours.	the Executive Director and the smal operator may pay the City v, but such flat fee may not shared, or count toward the t the terminal operator's tion, the Executive Director dle transferred merchandise at	
See Item 10 for explanation of abbreviations and symbols. Order No. 12-7119 Adopted December 20, 2	2012 B EFFECTIVE: May 12, 2013	3

İ			Second Revised Page	49
PORT OF LOS AN	IGELES – TARIFF NO.	. 4	Cancels	
			First Revised Page	49
İ			And Circular No. 70	
	SECTIO	N FIVE – Continued		Item No.
r	WHAR	CFAGE - Continued		
	FR	REE WHARFAGE		
No wharfage shall be	assessed,			
(a) On hand loading or discharging		quipment and appliances taken of	on wharf for the purpose of	
		urried on same vessel as passeng baggage, or freight orcargo;	ers and on which no revenue	
		acts in bulk pumped back from the document of		
(d) At a Pub	olic Landing, as provided in	n Item 1500;		
	st in bulk, which is not ma and barge or shore tank;	nifested as cargo, has no comme	ercial value and is handled	
		n total amount laden on a vessel trade is less than 3629 kilograms		+ 525
(g) On dunnand reloaded to a vess		the stowage or bracing of cargo	which is discharged from	-
(h) On scrap dunnage or scrap ship lining, discharged from a vessel, which has been used thereon in the stowage or bracing of cargo, has no commercial value, and is not to be re-used as dunnage or ship				
lining; (i) On packages, empty, having less than 2 cubic meters capacity, S.U. or K.D., when no freight charges on the package itself are assessed;				
(j) On cargo which a vessel discharges and reloads, prior to departure, in order to load or discharge other cargo (overstowed cargo);				
against the same carg of Los Angeles or on	o when the vessel upon whe cargo loaded to a vessel w	when a full wharfage charge hand it was laden was discharged then a full wharfage charge will loaded to another vessel at Port	I from another vessel at Port be assessed against the same	
(l) On pallet	ts to which are secured a "u	unitized load" of cargo. (See No	te.)	
NOTE: Applies only from freight		s excluded the weight or measur	ement of the same pallets	
Harbor Wharf (Berths (Berth 72);	s 260 to 267), Fries Street	for use of fish canneries or for p Wharf (Berth 182) or the Munic bundled passenger fees are paid	ipal Fish Market Wharf	
600.	r s stores er sæppnes witen	r canarea passenger rees are par	# 111 W 0 0 0 1 W 1011 1 1 1 1 1 1 1 1 1	
See Item 10	for explanation of abbrevia			
G / 37 605	Order No. 16-7208	Adopted September 15, 2016		. 2016
Correction No. 697	Ordinance No. 184562	Adopted November 9, 2016	EFFECTIVE: December 24	1, 2016

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page Cancels Original Page And Circular No.11	
SECTION FIVE – Continued WHARFAGE Continued		Item No.
ASSESSMENT OF WHARFAGE		
(a) Except as otherwise provided in paragraph (b) of this Ite wharfage, or both, as the case may be, shall be assessed against all n the payment of wharfage, except when free as specified in Item 525.	nerchandise which is subject to	
(1) In the event outbound merchandise is transferred premise, after having first paid a wharfage charge, directly to anothe to loading to a vessel, an additional wharfage charge shall not be ass	er wharf or wharf premise prior	5.1
(2) In the event wharfage has been assessed on inbodischarged from a vessel at a wharf or wharf premise, such merchan directly to another wharf or wharf premise without the assessment o charge.	ndise may be transferred	[+] [*] 530
(3) Merchandise removed from a wharf or wharf pre- elsewhere, other than directly to another wharf or wharf premise as a will be subject to an additional wharfage charge.		
(b) (1) "Merchandise discharged from a vessel at a port other transferred to a coastwise feeder service which loads in Los Angeles a West Coast port as designated on the Bill of Lading will be assessed tem 550-004."	s for continuous movement to	
(b) (2) Merchandise destined for loading to a vessel at a por has been transferred from a coastwise feeder service which discharg continuous movement from a West Coast port as designated on the l wharfage as provided in Item 550-003.	ged in Los Angeles as part of a	
Note: Does not apply to cargo originating in foreign countri Columbia and other than United States or Canadian Foreign		
See Item 10 for explanation of abbreviations and symbols.		
Order No. 6460 Adopted September 25, 1 Correction No. 114 Ordinance No. 171396 Adopted November 1, 19		1996

PORT OF LOS ANGELI	ES – TARIFF NO.	4	Tenth Revised Page Cancels	
		<u> </u>	Ninth Revised Page	51
		N FIVE – Continued FAGE – Continued		Item No.
Rates apply on al Hawaii or in individual it		RATES 100 [o], [p], and [q]; except	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
Trawan or in marviduar it			(See Item 310)	[A]+
+Note: Any change in Scheduled Increase In Cowith the Harbor Departm	the Merchandise Nompensation of a capent. This offset sha	NOS rate shall be off-set by any ontainer terminal tenant's permall only be applicable to the ear in which the Merchandise N	it	001
Coast ports or British Co	lumbia ports transp t, as defined in Item	ginating at United States Pacific corted by a coastwise feeder n 515, to vessels for continuous container		[A] 003
Overall Length in Over But N	n Meters ot Over	Charge		
0 9 9 Over		\$71.46 \$128.62		
		in foreign countries other than es or Canadian Foreign Trade		FA1
Coast ports or British Co	lumbia ports as a c shipped, as defined	stined to United States Pacific continuous movement in foreign I in Item 515, for transport by a		[A] 004
Overall Length in Over But N	n Meters No Over	Charge		
0 9 9 Over		\$71.46 \$128.62		ГАЛ
Merchandise carried in ca defined in Item 100[o], p		nsported in coastwise trade as		[A] 005
Overall Length in Over But N	n Meters lot Over	Charge		
0 9 9 Over		\$71.46 \$128.62		
	planation of abbrevia		·	
	er No. 24-7370 nance No. 188366	Adopted June 6, 2024 Adopted September 10, 2024 I	EFFECTIVE: November 4,	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Ninth Revised Page Cancels Eighth Revised Page	
SECTION FIVE – Continued	Eightii Keviseu Fage	Item No.
WHARFAGE – Continued WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
Bananas	Per KT	[A] 020
Beverages, alcoholic, NOS, in bottles	736	[A] 023
Buildings, modules, including mobile	Per M-3 515	[A] 024
Cans, aluminum, empty, set up	Per M-3 465	[A] 026
Merchandise, NOS, carried in cargo containers or trailers, manifested and assessed freight charges by the vessel on a per container or per trailer basis will be assessed wharfage on the basis of weight or measurement, whiche will yield the greater revenue, at rates applicable in Item 550-001. If measurement of the cargo is not available, the charge will be based on the overall length of the container as follows (Subject to Note):	is ver	[A] 030
Overall Length in Meters Over But Not Over Charge 0 7 \$227.66 7 9 \$279.63 9 13 \$457.79 13 over \$588.95 Note: Over flow cargo in multiple containers shall be excluded from		
charges based on the overall length of the containers. Cargo vans or containers, empty as described in Item 100(t), paragraphs 3 and 4.		
OVERALL LENGTH IN METERS Over But Not Over 0 7 7 9 9 13 13 over	Per Van Or <u>Container</u> \$10.99 \$13.23 \$22.08 \$28.43	[A] 031
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024 Correction No. 876 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4,	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Fourteenth Revised Page Cancels Thirteenth Revised Page	
SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued	Rates in Cents Per KT or M-3 Unless Otherwise	550-
Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Indicated Below (See Item 510)	
* Transferred Merchandise (Subject to Notes 1 through 5)		
Note 1: Subject to provisions of Tariff No. 4, Item 520.		
Note 2: Wharfage assessed under this item may be reported as wharfage charges at \$72.83 per container, at the discretion of terminal opera	utor.	
Note 3: Terminal operator must provide a written request to use this item a the Executive Director may grant written approval.	and	
Note 4: The Executive Director may revoke permission for the terminal operator to handle transferred merchandise on 72 hours' written notice to the terminal operator.	Per	ra l
Note 5: Container movements from the Port of Long Beach are restricted talliance partners' merchandise only, covering a volume not to exceed 500 containers per week, per terminal.		[A] 033
The factors the Executive Director may consider in deciding whether to gr a flat fee under Item 520, Exception 2, include, but are not limited to:	ant	
(1) Whether the transferred merchandise has been generated from a carrier which is an alliance member of the terminal operator's customers;		
(2) Whether and how the handling of the transferred merchandise in the Po of Los Angeles will impact other terminals in the Port;	ort	
(3) Whether allowing such handling will assist rail carriers in minimizing traffic along intermodal routes;		
(4) Whether the terminal operator making the request is current in all its obligations to the Port; and		
(5) Such other factors as may be presented to the Executive Director based the unique facts of each case. The Executive Director may further rest the hours of operation noted above upon first providing the terminal operator with 24 hours' written notice.		
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024 Correction No. 877 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Fourth Revised Page Cancels	52-A
TOKT OF LOS ANGELES – TAKIFF NO. 4	Third Revised Page	52-A
SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
(Transferred from Fifth Revised Page 52)	(2000)	
Coffee, green in bags	Per KT	[A] 035 [A]
Food Products, canned or bottled, including Beer and other Malt Liquors Fresh fruit and fresh vegetables, N.O.S	Per KT	037 [A] 045
Metals, loose, in bundles, coils or packages, viz.: (See Note)	<u>Per KT</u> 736	[A] 047
Note: Wharfage assessed under this item is subject to a minimucharge of \$146.80 per bill of lading.	ım	
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024		
Correction No. 878 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4,	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Tenth Revised Page Cancels Ninth Revised Page	
SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
Metals, loose, in bundles, coils or packages, viz.: Billets, ingots, piling, rails, rod, sheet, slabs, iron or steel tubing, non-insulated wire, non-insulated cable and wire rope	<u>Per KT</u> 736	[A] 048
Slabs, steel: Minimum Annual Volume 500,000 Metric Tons (Subject to Notes 1 and 2)	<u>Per KT</u> 658	[A] 049
Note 1: Applicable after submission and approval of written application for volume rate by the Executive Director.	on	
Note 2: Applicant must be a terminal operator with an agreement with City of Los Angeles.	n the	
Liquids, including petro-chemical and aqua-ammonia, but excluding petroleum, other petroleum products and water, in bulk, from or to vessels through private line	· · · · · · · · · · · · · · · · · · ·	[A] 050
Livestock, or other animals	<u>Per Head</u> 699	[A] 055
Lumber and lumber products, viz.: (See Note) Lumber, logs and timber Foreign, intercoastal and offshore		[A] 060
Note: If freighted by vessel on other than a B.M. basis or the equivalent of B.M. stated in cubic meters, the Merchandise, N.O.S. rate shall apply. Newsprint	<u>Per KT</u>	[A] 070
Commercial or freight vehicles, including chassis, freight trailers, freight semi-trailers, agricultural equipment, earth-moving equipment, and road-making equipment	<u>Per KT</u> 1965	[A] 072
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024 Correction No. 879 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Seventh Revised Page Cancels	
	Sixth Revised Page	. 53-A
SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
Farm and garden tractors	736	[A] 076
United States Mail	<u>Per KT</u> 1323	[A] 090
Yachts, sailing boats and pleasure craft	Per M-3 479	[A] 092
See Item 10 for explanation of abbreviations and symbols.		
Correction No. 880 Order No. 24-7370 Adopted June 6, 2024 Adopted September 10, 2024	EFFECTIVE: November 4,	2024

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PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Tenth Revised Page	54
SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
Vehicles, motor, self-propelling, setup on own wheels, viz.: Automobiles, passenger, seating capacity not exceeding 10 passengers per vehicle, including pick-up trucks or pick-up truck chassis.	Per Vehicle 3118	[A] 095
Automobiles, passenger, seating capacity not exceeding	<u>Per Vehicle</u> 2598	[A] 096
The term "Battery Electric Vehicle (EV)" when used in item 097 and 098 below, is a vehicle which uses one or more electric motors for propulsion is "fueled" by a battery charger that transfers electricity by electric utilities into the vehicle battery to "recharge" it. EV has zero tailpipe emissions.	n and	
Battery Electric Vehicle (EV), self-propelling, setup on own wheels, viz. Automobiles, passenger, seating capacity not exceeding 10 passengers per vehicle, including pick-up trucks	: <u>Per Vehicle</u> 2650	[A] 097
Automobiles, passenger, seating capacity not exceeding 10 passengers per vehicle, including pick-up trucks, originating at or desto points in O.C.P. Territory as described in Item 100(w)	stined Per Vehicle 2208	[A] 098
TO APPLY FOR ITEMS 097 AND 098, SHIPMENTS MUST COMP WITH THE FOLLOWING:	PLY	
A) Bills of Lading provided to the Port shall be claused as follows: "The vehicles included on this Bill of Lading are Battery Electric Vehicle (EV)"	es	
Vessel's stores and supplies (other than as provided in Item 525)	<u>Per KT</u> 736	[A] 100
MERCHANDISE AS LISTED	XX/A.4	ГАЛ
Automobile, bus and truck parts, N.O.S. Bicycle, Parts and Accessories. Clothing and Footwear, New, N.O.S. Chemicals, N.O.S. Food or Food Preparations, N.O.S.		[A] 306 320 322 325 331
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024		
Correction No. 881 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Eighth Revised Page Cancels	55
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SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
MERCHANDISE AS LISTED Furniture and Household Goods, including Household Appliances		[A] 340 343 344 345 350 353 355 375 380
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024	1	
Order No. 24-7370 Adopted June 6, 2024 Correction No. 882 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Ninth Revised Page Cancels	56
	Eighth Revised Page	56
SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
MERCHANDISE (OTHER THAN BULK) AS LISTED Subject to Note When Carried in Containers Animal Feed	Per KT 736	[A] 501 505 510 515 520 525 530 535 540
Fresh or frozen meat, non-containerized, from Australia and New Zealand	<u>Per KT</u>	[A] 541
Fresh or fresh frozen fish and shellfish	not	[A] 545 550 555
Stone, cast or natural: viz: Granite or Marble	<u>Per KT</u> 736	[A] 570
Tile, viz: Clay, Concrete, Earthenware, Quarries, or Terrazzo	<u>Per KT</u> 736	[A] 580
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024 Correction No. 883 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Eighth Revised Page Cancels	. 56-A
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SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
PETROLEUM AND PETROLEUM PRODUCTS OTHER THAN PETROCHEMICALS AND AQUA-AMMONIA	Per Barrel of <u>159 Liters</u>	
Oil, crude, in bulk	\$0.112	600 [A]
Bunkers, loaded to vessel	\$0.112	605 [A]
Refined petroleum products, including non-petroleum Based motorgrade fuel additives, in bulk	\$0.123	610 [A]
Fuel oils, N.O.S	\$0.123	615 [A]
Gasoline	\$0.123	620 [A]
Jet fuel	\$0.123	625 [A]
Item 650-Liquid Petroleum Gas, In Bulk Canceled Effective January 1, 2022	Per Cubic <u>Meter</u> \$0.64	650 [D]
See Item 10 for explanation of abbreviations and symbols.	I	<u> </u>
Order No. 24-7370 Adopted June 6, 2024 Correction No. 884 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4,	2024

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SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except Hawaii or as noted in individual items.	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below (See Item 510)	550-
MERCHANDISE IN BULK		
Merchandise, dry, in bulk, not carried in cargo containers or trailers Merchandise, N.O.S	<u>Per KT</u> 270	[A] 710
Coal	<u>Per KT</u> 150	[A] 712
Cement, cement clinkers, cement components and additives	<u>Per KT</u> 185	[A] 715
Coke	<u>Per KT</u> 167	[A] 716
Scrap Metal	<u>Per KT</u> 251	[A] 719
Chemicals, N.O.S	<u>Per KT</u> 270	[A] 725
Fertilizers, N.O.S.	<u>Per KT</u> 270	[A] 730
Ammonium Sulfate	<u>Per KT</u> 185	[A] 732
Ores and ore concentrates, N.O.S	<u>Per KT</u> 185	[A] 740
Copper concentrate	<u>Per KT</u> 185	[A] 742
Bauxite	<u>Per KT</u> 185	[A] 744
Sulphur	<u>Per KT</u> 185	[A] 750
Sand	<u>Per KT</u> 185	[A] 755
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024 Correction No. 885 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Seventh Revised Page Cancels	58
TORT OF LOS ANGLEES TARRET NO. 4	Sixth Revised Page	58
SECTION FIVE – Continued WHARFAGE – Continued		Item No.
WHARFAGE RATES – Continued Rates apply on all trades (See Item 100 [o], [p], and [q]; except	Rates in Cents Per KT or M-3 Unless Otherwise Indicated Below	550-
Hawaii or as noted in individual items.	(See Item 510)	
MERCHANDISE IN BULK, CONTAINERIZED		
Merchandise, N.O.S., in bulk, carried in cargo containers or trailers	<u>Per KT</u> 736	[A] 775
Ore and ore concentrates, N.O.S	<u>Per KT</u> 736	[A] 780
Fertilizers, N.O.S	<u>Per KT</u> 736	[A] 785
Chemicals, N.O.S	<u>Per KT</u> 736	[A] 790
See Item 10 for explanation of abbreviations and symbols.		
Order No. 24-7370 Adopted June 6, 2024 Correction No. 886 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

SECTION FIVE - Continued WHARFAGE - Continued WHARFAGE - Continued WHARFAGE RATES - Continued Rates apply on all trades or as noted in individual items. PROJECT RATES PROJECT RATES applicable to shipments in connection with removal, construction, reconstruction of major capital projects or facilities: TO APPLY THESE RATES, SHIPMENTS MUST COMPLY WITH THE FOLLOWING: A) The commodities to be transported or received shall be of a wholly proprietary nature, not for resale, and are for use in the construction, receiton, and/or installation of(Project Name) B) Bills of Lading shall be claused as follows: "All materials included on this Bill of Lading are of a proprietary nature, not for resale, and are for use in construction, erection, and/or installation of(Project Name) C) Receive approval of the Terminal Operator and the Executive Director of the Port of Los Angeles. The following are excluded from application of these special rates, unless otherwise provided: a. Automobiles b. Motor trucks (other than dump trucks) c. Tractors d. Explosives c. Dangerous or hazardous cargo, restricted to on-deck stowage f. Refrigerator or cool room cargo g. Household goods and personal effects h. All cargo taking rates lower than Project Rates.	PORT OF LOS ANGELES – TARIFF NO. 4	Sixth Revised Page Cancels Fifth Revised Page	
Rates apply on all trades or as noted in individual items. Per KT or M-3 Unless Otherwise Indicated Below (See Item 510) PROJECT RATES PROJECT RATESapplicable to shipments in connection with removal, construction, reconstruction of major capital projects or facilities: TO APPLY THESE RATES, SHIPMENTS MUST COMPLY WITH THE FOLLOWING: A) The commodities to be transported or received shall be of a wholly proprietary nature, not for resale, and are for use in the construction, erection, and/or installation of(Project Name)			Item No.
PROJECT RATES PROJECT RATESapplicable to shipments in connection with removal, construction, reconstruction of major capital projects or facilities: TO APPLY THESE RATES, SHIPMENTS MUST COMPLY WITH THE FOLLOWING: A) The commodities to be transported or received shall be of a wholly proprietary nature, not for resale, and are for use in the construction, erection, and/or installation of(Project Name)		Per KT or M-3 Unless Otherwise Indicated Below	550-
	PROJECT RATESapplicable to shipments in connection with rem construction, reconstruction of major capital projects or facilities. TO APPLY THESE RATES, SHIPMENTS MUST COMPLY WITH FOLLOWING: A) The commodities to be transported or received shall be of a wind proprietary nature, not for resale, and are for use in the construction, and/or installation of(Project Name)	noval, s: H THE holly action, Per KT 571 ary and/or	
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024 Correction No. 887 Ordinance No. 188366 Adopted September 10, 2024 EFFECTIVE: November 4, 2024	Order No. 24-7370 Adopted June 6, 2024	4 FEFECTIVE November 4	2024

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PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Fifth Payisad Page 50	
	Fifth Revised Page59	
SECTION FIVE – Continued WHARFAGE – Continued	Item N	lo.
WHARFAGE RATES – Continue	d 550-	
Rates apply on all trades (See Item 100 [o], [p], and [q]; exindividual items.		
*ALTERNATE RATES FOR MERCHANDISE AS LISTED IN IN CONTAINERS	ITEM 900 SERIES CARRIED	
* THE FOLLLOWING ITEMS FOR 550-900 SERIES ARE CA 21-7318 EFFECTIVE JANUARY 1, 2		
550-902		
550-904		
550-906		
550-908		
550-910		
550-912 550-914		
550-914		
550-918		
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550-922		
550-924		
550-926		
550-950		
550-955 550-960		
550-975		
SIXTH REVISED PAGE 59 CANCELS FIFTH RE	EVISED PAGE 59	
FOURTH REVISED PAGE 60 IS HEREBY C	ANCELLED	
See Item 10 for explanation of abbreviations and symbols.		
Order No. 21-7318 Adopted November 4, 2		
Correction No. 798 Ordinance No. 187506 Adopted May 25, 2022	EFFECTIVE: July 4, 2022	

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page
SECTION FIVE – Continued WHARFAGE – Continue	Item No.
WHARFAGE RATES	
Rates apply on all the European, Mediterranean and	African trades. 555-
First Revised Page 62 CANCELS Original Pa	ge 62 First
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Revised Page 70 CANCELS Original Page	ge 70
ALL RATES IN ITEM 555-SERIES ARE CANCELLED ON EI	FFECTIVE DATE SHOWN
BELOW, FOR RATES HEREAFTER, SEE ITEM 550-SERIES	(PAGES 51 THROUGH 60)
See Item 10 for explanation of abbreviations and symbols.	
Order No. 6023 Adopted July 24, 1991 Correction No. 34 Ordinance No. 167245 Adopted August 16, 1991	EFFECTIVE: October 1, 1991

PORT OF LOS AN	IGELES – TARIFF NO	. 4	Seventh Revised Page Cancels Sixth Revised Page	
		N FIVE – Continued FAGE – Continued		Item No.
	WHA	ARFAGE RATES		
*Rates app	ly on the Hawaiian trade	2.		560-
* ALL RATES		FOR HAWAIIAN TRADE A BEFFECTIVE JANUARY 1,		
SEVE	NTH REVISED PAGE	71 CANCELS SIXTH REVIS	SED PAGE 71	
-	THE FOLLOWING PA	GES ARE HEREBY CANCE	ELLED:	
PAGES 71	A, 72, 73, 73-A, 74, 74-	A, 75, 76, 76-A, 77, 77A, 78,	79, 80, AND 80-A	
See Item 10	Order No. 21-7318	reviations and symbols. Adopted November 4, 2021		
Correction No. 799	Ordinance No. 187506	Adopted May 25, 2022	EFFECTIVE: July 4, 2022	

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SECTION FIVE – Continued WHARFAGE – Continued	Item No.
WHARFAGE RATES	
Rates apply on South American, Central American, Mexicana and West Indies trades	
Rates apply on the Australian, New Zealand and Oceania trades	565-
Rates apply on Gulf of Aden, Persian Gulf, Bangladesh, Burma, India, Indonesia,	570-
Malaysia, Pakistan, Singapore and Sri Lanka trades	575-
First Revised Page 82 CANCELS Original Page 82 First	
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First Revised Page 108 CANCELS Original Page 108	
First Revised Page 109 CANCELS Original Page 109	
First Revised Page 110 CANCELS Original Page 110	
ALL RATES IN ITEMS 565-, 570- AND 575-SERIES ARE CANCELLED ON	
EFFECTIVE DATE SHOWN BELOW, FOR RATES HEREAFTER,	
SEE ITEM 550-SERIES (PAGES 51 THROUGH 60)	
See Item 10 for explanation of abbreviations and symbols.	
Order No. 6023 Adopted July 24, 1991	
Correction No. 50 Ordinance No. 167245 Adopted August 16, 1991 EFFECTIVE: October 1,	1991

PORT OF LOS ANGELES – TARIFF NO. 4	Eighth Revised Page Cancels Seventh Revised Page	
SECTION SIX PASSENGER FEES		Item No.
PASSENGER FEES		
Every vessel carrying passengers for compensation shall be liable for other charges provided in this Tariff, the following passenger fees f from or debarking at a municipal wharf:		
Bundled Passenger Fee Rate Schedul	<u>le</u>	
Effective Date 9/1/2021 \$15.65 9/1/2022 \$16.12 9/1/2023 \$16.60 7/1/2024 \$17.10 7/1/2025 \$17.61 7/1/2026 \$18.14 7/1/2027 \$18.69 7/1/2028 \$19.25 a) Effective September 20, 2016, bundled Passenger fees a Note 1 and Note 2): (1) Passenger fees (2) Dockage for the first twenty-four hours only (3) Wharfage for vessel stores and supplies (4) Lay Day Fee for the first twenty-four hours only NOTE 1: Effective September 20, 2016, vessels which passenger fees and that berth more than twenty-four ho applicable dockage rates named in Tariff Item 480 for 6 hour day or fraction thereof plus the applicable Lay Day NOTE 2: Effective September 20, 2016, vessels which passenger fees and are in port for lay berthing or vessel applicable dockage rates named in Tariff Item 480 plus + NOTE 3: Effective May 1, 2020, passenger vessels or passengers as a result of an emergency event may apply provided in Tariff Item 485. b) Effective September 20, 2016, the minimum charge for passenger septembe	are inclusive of (subject to are subject to the payment of ours in port must pay the each additional twenty-four y Fee. are subject to the payment of l repairs must pay the to the applicable Lay Day Fee. onfirmed to be laid-up without y for the dockage rates	+ 600
\$15,000 per call. See Item 10 for explanation of abbreviations and symbols.		
Order No. 23-7350 Adopted August 24, 202 Correction No. 836 Ordinance No. 188192 Adopted March 20, 2024		

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page Cancels Original Page	
SECTION SIX PASSENGER FEES		Item No.
 c) An in-transit passenger is defined as a passenger who than the Port of Los Angeles and is on a voyage on state Port of Los Angeles. Effective September 20, 2016, assessed a fee of \$10.00 per passenger. d) Passenger Fee rates are not subject to General Rate In the terminal operating agreement when a cruise vesser general terminal management costs, which does not in for items such as gangways, shore power, ship garbag 	uch vessel to a port other than the in-transit passengers will be acrease through June 30, 2029. The part of the cruise line per l is berthed at a cruise berth for include specific charges, and fees	[C] 600 (Cont.)
Exception: Passenger fees do not apply to: (a) Passengers on vessels having accommodations for r (b) Passengers sightseeing or travelling between points the port; or (c) Passengers on sport fishing vessels	, ,	
ALTERNATIVE MARITIME POWER (AMP) SYSTEM Effective January 1, 2013, every vessel carrying passeng liable for and pay, in addition to the other charges provided in thi fees covering shore side electrical power consumption system co Each passenger embarking from or disembarking at a mu	ers for compensation shall be s Tariff, the following passenger st:	605
PASSENGER MANIFESTS TO BE SUPPLIED TO EXTREME TO BE SUPPLIED TO EXTREME TO BE SUPPLIED TO EXTREME TO BE SUPPLIED TO EXTREME TO BE SUPPLIED TO EXAMPLE TO BE SUPPLIED	vessel carrying passengers ish to the Executive Director gers disembarking or embarking	610
See Item 10 for explanation of abbreviations and symbols. Order No. 23-7350 Adopted August 24, 2	2022	
Order No. 23-7350 Adopted August 24, 2 Correction No. 837 Ordinance No. 188192 Adopted March 20, 20		

PORT OF LOS AN	IGELES – TARIFF NO.	4	Second Revised Page Cancels First Revised Page and Circular No. 26B	
FRI		CTION SEVEN MURRAGE, AND WHARF S		Item No.
	D	EFINITIONS		
Demurrage rates na		charge, calculated in accorda sed against merchandise whic allowed.		
named in this Tarif		rge, calculated in accordance nandise which remains on a m	•	700
		s merchandise which has been containerized or containerized		700
	OUND MERCHANDIS ding on board a vessel.	E is merchandise which is bei	ing or has been assembled	
	ΓΙΜΕ is the specified nu without being assessed	mber of days during which m Wharf Demurrage.	erchandise may occupy	
	FREE TIME	, COMMENCES WHEN		
the first midnight a discharging or leave wharf to complete of	fter the vessel, from which es wharf, whichever occ	SE, Non-containerized: Free ch the merchandise was dischurs first; provided, that when ack of space at first wharf, such	arged, finishes a vessel moves to another	[C] 710
		SE, Containerized: Free time discharged from a vessel.	shall commence for each	
after the merchandi during the loading	se is placed on a wharf or discharging operations	DISE: Free time shall common wharf premises; provided, he sof a vessel shall not be counted loaded on or discharged from	nowever, that the days ted as wharf demurrage	
Saa Itam 10	for avalanation of abbrasis	ations and symbols		
See item 10	for explanation of abbrevia Order No. 6880	Adopted July 19, 2006		
Correction No.377	Ordinance No. 177985	Adopted October 10, 2006	EFFECTIVE: December 1,	2006

PORT OF LOS ANGE	LES – TARIFF NO. 4		Fifth Revised Page Cancels Fourth Revised Page	
SECTION SEVEN – Continued FREE TIME, WHARF DEMURRAGE, AND WHARF STORAGE Continued			Item No.	
	FREE TIME aturdays, Sundays and the be allowed on Inbound, Orlows:	legal holidays named in		+[C]
CONTAINERIZED CARGO Inbound: Outbound: NON-CONTAINERIZED CARGO Inbound: Outbound:	COASTWISE TRADE 5 days 5 days COASTWISE TRADE 5 days 5 days	INTERCOASTAL TRADE 4 days 6 days INTERCOASTAL TRADE 5 days 10 days	FOREIGN AND OFFSHORE TRADE 4 days 6 days FOREIGN AND OFFSHORE TRADE 7 days 10 days	720
Transshipped: Mercha allowed the longer free aggregate of the inbour	Merchandise if a container en for container delivery of and ise transshipped involving time period but in no case and and the outbound period execution of the container of the	n such days. ng a long and a short fre shall such merchandise	ee time period shall be be allowed the	
advantage of, and the I navigation require, is h removal of any mercha (b) Outbound wharves, premises or frexceed ten (10) workin the cargo was originall accident, breakdown or such merchandise unless	enecessary shall the free tind executive Director, if he desereby empowered at any tindise, irrespective of the from the merchandise, upon approvational acilities of the Port at owned acilities of the Port at owned days beyond the allowably intended is unable to call the other emergency. There are so or until the merchandise chandise which wharf democrall date of the vessel.	termines that the interest me to shorten such free tree time period. al of the Executive Direct's risk at no charge for le free time in Item 720 as scheduled because of the shortent wharf demurrage shortent is accepted for wharf st	ctor, may remain on a period of time not to if the vessel for which f stress of weather, hall be assessed against corage. This exception	730
terminal operations or	tive Director may extend the movement of merchandise currence which, in the judg time.	are interrupted by war,	earthquake, flood, fire,	
	explanation of abbreviations and rder No. 23-7352 Adop	and symbol oted September 7, 2023		
	1	oted March 20, 2024	EFFECTIVE: May 15, 2024	

PORT OF LOS ANGELES – TARIFF NO. 4 Original Page	114
SECTION SEVEN – Continued FREE TIME, WHARF DEMURRAGE, AND WHARF STORAGE Continued	Item No.
APPLICATION OF WHARF DEMURRAGE RATES Wharf demurrage shall be assessed in accordance with the provisions Item No. 780 against all merchandise remaining on wharf premises after the expiration of free time as provided in Item No. 720, Termination of Wharf Storage as provided in Item No. 790, or upon the area designated in a space assignment after its termination as provided in Item No. 800. The grantee of a berth assignment may apply in writing to the Executive Director to use the storage provisions of Item No. 790 or space assignment provisions of Item No. 800.	740
Merchandise which cannot be removed from the port due to a general waterfront strike of five calendar days or more will be subject to the following: (a) Merchandise on Free Time: Strikebound merchandise will be continued on free time until the maximum free time allowed under this tariff has expired. Upon expiration of free time, storage charges will be assessed under the provisions of Item No. 790. (b) Merchandise on Demurrage or Storage: Merchandise on demurrage or storage will be subject to storage under the storage rates in this section during the period in which the strike is in effect. The Executive Director reserves the right to authorize storage rates for strikebound cargo without prior request. (c) Charge applicable after the strike ends: Merchandise which was previously strikebound remaining on hand on the sixteenth day following the end of the strike will be subject to demurrage, unless prior authorization has been granted by the Executive Director for storage or space assignment.	750
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990 EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	114-A
SECTION SEVEN – Continued FREE TIME, WHARF DEMURRAGE, AND WHARF STORA	GE Continued	Item No.
ASSEMBLY TIME		
Subject to terminal space availability and upon receiving shipper the Executive Director may grant time of up to 20 days beyond the regular provided in this tariff for assembling cargo lots. Assembly Time granted Saturdays, Sundays, and Holidays. Assembled cargo lots must aggregate more constituting an export or import shipment for loading or unloading named vessel. Note: Extension of time to assembled cargo applies only charges contained in this tariff. Equipment owned or leased by ocean cardemurrage (or detention) charges and free time provisions provided for intariffs.	ar free time allowance is exclusive of 200 revenue tons or from a specifically to Port of Los Angeles crier(s) is subject to	+ 760
See Item 10 for explanation of abbreviations and symbols.		
Order No. 6094 Adopted July 22, 1992		
Correction No. 68 Ordinance No. 168288 Adopted October 9, 1992	EFFECTIVE: November 21	, 1992

PORT OF LOS ANGELES – TARIFF NO. 4	Eighth Revised Page Cancels	
	Seventh Revised Page	. 115
SECTION SEVEN – Continu FREE TIME, WHARF DEMURRAGE, AND, WHAR		Item No.
RATES FOR WHARF DEMURRAGE AFTER EXPI	RATION OF FREE TIME	
Wharf demurrage shall be assessed against all merchan wharf premises after the expiration of the free time allowed (Se rates named in this Item (subject to Notes 1,2,3,4 and 5).		
Note 1. See Item 790 for wharf storage rates.		
Note 2. When requested in writing by the steamship company's records, the Executive Direction against small portions of shipments of merchandise requiring records of shipments of merchandise discharged from a vessel which has delivery of the major portion of such merchandise, against merchandise deadover without billing and which may not be deliver ownership thereof is established, and against portions of shipments by Customs for the appraiser's store.	ector may waive wharf demurrage ecoopering, against small portions ave not been located at the time of chandise discharged from a vessel red by a steamship company until	[A] 780
Note 3. Rates provided in this Rule will not apply on mechanically through the bulk loading or unloading facilities at		
Note 4. The minimum wharf demurrage charge shall be automobiles and pick-up trucks.	e \$25.01 per lot excepting	
Note 5. In those cases in which merchandise remains of periods of time, accrual reports shall be made by the terminal of by the Harbor Department for the amount of demurrage charges cargo for an initial 45-day period and each subsequent 30-day period accrual reports to the Executive Director within 15 days fol 45-day period and subsequent 30-day periods of demurrage will penalty charge of two percent (2%) of total demurrage charges	perator and invoices shall be issued s accrued on a particular lot of period. Neglect or refusal to deliver lowing the completion of the initial l result in the assessment of a	
C. I. 10 C 1		
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 202	24	
Correction No. 888 Ordinance No. 188366 Adopted September)24

PORT OF LOS ANGELES – TARIFF	NO. 4		h Revised Page Cancels th Revised Page	
SECT FREE TIME, WHARF DEMU	ION SEVEN – Con RRAGE, AND WH		Continued	Item No.
RATES FOR WHARF DEMURRAC	E AFTER EXPIRA	ATION OF FREE T	IME Continued	
	RATES			
In cents per day or fraction ther cubic meter or fraction thereof or other noted.				
Commodity	Charge Per Day for First 5 Days	Charge Per Day for Days 6 - 10	Charge Per Day for Days 11+	
Merchandise, N.O.S., not carried in cargo containers or trailers. Note: If measurement of the cargo is required but not available, the measurement shall be constructed on the basis of one (1) cubic meter for each 125 kilograms of cargo.	84	170	340	*[A] 780 (Cont.)
Merchandise, N.O.S., carried in cargo containers or trailers. Note: If measurement of the cargo is required but not available, the charge per day will be based on the overall length of the container or trailer as follows:	84	170	340	
OVERALL LENGTH IN METERS				
Over But Not Over 0 7 7 9 9 13 13 over	2572 3143 5148 6717	5139 6287 10290 13433	10277 12575 20579 26866	
See Item 10 for explanation of abb				
Order No. 24-7370 Correction No. 889 Ordinance No. 18836	Adopted June 6 Adopted Septen		ECTIVE: November 4,	2024

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S FREE TIME, WHARF DI	ECTION SEVEN – (EMURRAGE, AND '		Continued	Item No.
WHAR	FAGE DEMURRAC	GE – Continued		
Commodity Vehicles, motor, self- propelling, set up on own wheels, viz.:	Charge Per Day for First 5 Days	Charge Per Day for Days 6 - 10	Charge Per Day for Days 11+	
Automobiles, passenger, seating capacity not exceeding 10 passengers per vehicle, including pick-up trucks or pick- up truck chassis.				*[A] 780 (Cont.)
Shipped outbound by water carrier in domestic trade or shipped by manufacturers for distribution to automobile dealers, per vehicle.	251	499	999	
Privately owned vehicles or used cars shipped inbound to the Port of Los Angeles, per vehicle.	836	1672	3344	
Commercial or freight vehicles, including chassis, freight trailers or freight semi-trailers, per KT.	251	499	999	
Agricultural, earth-moving equipment, or road-making equipment, N.O.S., per KT.	251	499	999	
See Item 10 for explanation o	fahhreviations and sym	abols		
Order No. 24-7. Correction No. 890 Ordinance No.	370 Adopted Jur	ne 6, 2024	FECTIVE: November 4,	2024

PORT OF LOS ANGELES – TARIFF NO. 4	Eighth Revised Page Cancels Seventh Revised Page	
SECTION SEVEN – Continued FREE TIME, WHARF DEMURRAGE, AND WHARF S	STORAGE Continued	Item No.
[C] WHARF STORAGE		
Merchandise may be stored on wharves and wharf premise after prior arrangements have been made by the shipper or consign	•	
(a) Space is available; and		
(b) The prompt loading or discharging of vessels will in n and	no manner be interfered with;	
(c) Approved by the Terminal Operator and the Executive	e Director.	[A]
Wharf storage shall be assessed against all merchandise peat wharf storage rates named in this Item (subject to Notes 1, 2, and		790
Note 1. Subject to the provisions of paragraph (2), Item 71	10.	
Note 2. Rates provided in this Item will not apply on merc mechanically through the bulk loading or unloading 53.		
Note 3. Merchandise permitted to be stored on wharves we charge of five (5) days storage at rates named in the per lot.		
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024		
Correction No. 891 Ordinance No. 188366 Adopted June 6, 2024 Adopted September 10,	, 2024 EFFECTIVE: November 4, 2	024

DODT OF LOCANGELES TARREENO A	Eighth Revised Page	119
PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Seventh Revised Page	119
SECTION SEVEN – Continued FREE TIME, WHARF DEMURRAGE, AND WHARF ST	•	Item No.
WHARF STORAGE – Continued		
RATES		
In cents per day, or fraction thereof, Saturdays, Sundays and cubic meter or fraction thereof, whichever shall yield the greater revindividual items.		
Merchandise, N.O.S., not stored in cargo containers or trailers.		
Note: If measurement of the cargo is not available constructed on the basis of one (1) cubic meter for a Stored on covered areas	each 125 kilograms of cargo8342	[A] 790 (Cont.)
Over But Not Over 0 7	1586	
Cotton, cotton linters, compressed in bales, per KT or fraction there	of35	
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024		
Correction No. 892 Ordinance No. 188366 Adopted September 10, 2	EFFECTIVE: November 4, 2	2024

PORT OF LOS ANGELES – TA	ARIFF NO. 4	Seventh Revised Page Cancels Sixth Revised Page	
FREE TIME, WHARF	SECTION SEVEN – Continued DEMURRAGE, AND WHARF S		Item No.
	WHARF STORAGE – Continued	I	
		RATE	
Viz.: Commercia	opelling, set up on own wheels al or freight vehicles, including chr freight semi-trailers, per KT		
	municipal wharf by consent of and e Executive Director, per vehicle lote 3)		[A] 790
Automobile, passenger, ncluding pick-up trucks or pick-	seating capacity not exceeding 10 up truck chassis, per vehicle.	passengers per vehicle,	
Charge per day for first 21 days	Charge per day for each additional day over 21 to 45 days	Charge per day for each additional day over 45 days	
79	156	471	
Order No. 24	n of abbreviations and symbols. -7370 Adopted June 6, 2024 o. 188366 Adopted September 10.	, 2024 EFFECTIVE: November	4 2024

PORT OF LOS ANGELES – TARIFF NO. 4	Cancels	First Revised Page121 Cancels Original Page121	
SECTION EIGHT SPACE ASSIGNMENTS	Original Lage	Item No.	
SPACE ASSIGNMENT			
The Executive Director shall have the authority to grant nonexe for use of harbor lands and waters to assignees on the following terms a			
(1) Space assignments shall be granted on the Port's standard s shall describe the area granted.	space assignment forms and		
(2) Space assignments for the assembly or storage of merchand stated below may be issued for a thirty (30) day period. Upon application circumstances warrant, one or more renewals for an additional thirty (3 period may be granted.	on and if conditions and		
(3) The primary charges for all space assignments are those set other tariff charges applicable shall also be paid. Charges shall begin to space assignment is made available for assignee's occupancy.		+[C] 800	
(4) Property placed in a space assignment area shall be stored, piled in accordance with all applicable local, state and federal laws, rule including environmental review. The Executive Director or their design access, inspect, examine and to review all property placed on wharf pre assignment.	es and regulations, nee shall have the right to		
(5) The grant of such assignment shall not interfere with the pr discharging of vessels.	rompt loading or		
(6) The provisions of Item Nos. 780 and 790 shall not apply to within an area designated as a space assignment area.	merchandise resting		
(a) Space Assignment Areas Within an Assignee's Existing Premises			
So that a Department assignee may be granted the Tariff Item 8 rather than the otherwise applicable demurrage and wharf storage rate, grant a space assignment area within premises held by an assignee under City for purposes relating to the operation of the premises, or for the purpose container freight station (CFS) if unusual circumstances exist with resp distribution of the merchandise and if space available. Space assignment purposes shall be subject to the terms and conditions of any agreement covered by this space assignment.	the Executive Director may er another agreement with arposes of operating a sect to the assembly or ints granted for these		
See Item 10 for explanation of abbreviations and symbols. Order No. 20-7285 Adopted October 15, 2020 Correction No. 769 Ordinance No. 187070 Adopted May 25, 2021	EFFECTIVE: July 15, 2021		

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10111 01 1	LOS ANGELES – TARIFF	NO. 4	Fifth Revised	Cancels Page	122
		ΓΙΟΝ EIGHT – Continu ASSIGNMENTS Con	ed		Item No.
(b) Space	Assignment Outside an Assi	ignee's Existing Premise	<u>s</u>		
an assignee premises, in equipment of in writing from and each reinsufficient use of space the compens. (c) Space A sassignees for Los Angele	e Executive Director may great under another agreement wholling but not limited to cor chassis, or for the purpose first requests the Executive I equest for an extension shall and how long assignee explete assignments granted pursue assignments Granted to Portective Director may grant soor cargo related purposes or estated to granted purposes or estated purposes or estat	with City for purposes related purposes, so the eargo related purposes, so the eargo related purposes, so the eargo related purposes, so the eargo related purposes, so the eargo ea	lating to the operation of torage of terminal related er freight station (CFS) if litional area. The original sises held by assignee are ssignment area. All charge be paid in full and are not have with City. I rrent Assignees It users who are not curre litted by the Charter of the	assignee request es due for subject to estable.	800 (Cont.)
	tes for space assignment gra follows (subject to Notes 1			o. 800	
		ents per Sq. Ft. per 30-da			
			y Period)		
		ents per Sq. Ft. per 30-da	y Period)		
	(Rates in Ce	ents per Sq. Ft. per 30-da Effectiv	e Date		[A][C]+ 810
	(Rates in Ce	Effectiv 1/1/2021	e Date 1/1/2022		[A][C]+ 810
	(Rates in Ce Type of Area Covered	Effectiv 1/1/2021 65	1/1/2022 70		
	Type of Area Covered Uncovered, paved	Effectiv 1/1/2021 65 31	1/1/2022 70 35		
as of Januar greater of: (the West Ro California A Director in equal to the	(Rates in Ce Type of Area Covered Uncovered, paved Uncovered, unpaved	Effective 1/1/2021 65 31 28 11 ally thereafter, the space further notice to reflect the percentage increase ex, all Urban Consumers ties (CAPA), or successor iscretion. Such adjusted olying the existing space	ty Period) e Date 1/1/2022 70 35 32 12 assignment rates will be the percentage increase of (but not any decrease), if ("CPI") as adopted by the or index selected by Execuspace assignment rates shade in the percentage increase of t	the any, in attive hall be	

Adopted May 25, 2021

EFFECTIVE: July 15, 2021

Ordinance No. 187070

Correction No. 771

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	123
SECTION NINE CONTAINER CRANES		Item No.
RULES AND REGULATIONS GOVERNING OF HARBOR DEPARTMENT CONTAINER of HARBOR DEPARTMENT CONTAINER of the following conditions and requirements: (a) Any person wishing to use a container crane together wish and ancillary parts and equipment (hereinafter referred to as "crane" application therefor on a form approved by the Board prior to using unless use is provided for in a written agreement with the Harbor De (b) Crane users (hereinafter referred to as "users") shall provand perform all stevedoring required in connection with the use of a (c) Users shall provide buckets, electromagnets, and other smay be required at their own expense. (d) Users shall perform all necessary rigging and unrigging spreaders and other supplemental equipment at their own expense. (e) Users shall not use or operate a crane so as to exceed the capacity. (f) Except as may be provided by any agreement, normal recranes shall be performed by the Harbor Department, however, City condition thereof. Such repair and maintenance shall not relieve a us the crane to assure that it is fit and suitable for the use for which it is such an inspection prior to use and thereafter as often as is necessary and suitable for its intended use. User shall immediately notify the Edefect, whether actual or merely suspected. See Item 10 for explanation of abbreviations and symbols.	cranes used and operated subject to ith its appurtenant, attached) shall file a written a crane for the first time, epartment. vide all necessary operators crane. supplemental equipment as of buckets, electromagnets, e crane's maximum rated pair and maintenance of does not warrant the ser of its obligation to inspect intended. User shall make y to assure that the crane is fit	900
Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EEEECTIVE. L.1. 1 1000	
I Urdinance No. 165 /X9 Adonted April 10 1990	EFFECTIVE: July 1 1990	

PORT OF LOS AN	IGELES – TARIFF NO	. 4	Original Page	124
		ON NINE – Continued R CRANES Continued		Item No.
(g) A user all repairs required "Normal repair and necessary by the Exto or destruction of or indirectly, user's or employees, or by consent of user. The time if it does not at the attributable to any equipment, or cargowhich arises out of (i) Cranes shall at all times representatives and attorneys' fees and to property or civil directly or indirectly a crane, whether by the express or implifor all damage or locative property, includamage or destruct	shall be responsible for to be made to the crane maintenance" is define executive Director, except a crane, in whole or in possession, use or operation of a proper or any person or persons executive Director resuppear to be in proper or the City, nor any of its cause, event or occurrent or, or for any expenses, of the use or anticipated unlieve, indemnify, protect employees from any an all other expenses incurfines and penalties that y, through negligence or user, its officers, agent ied knowledge and consists suffered by City, including the crane itself, and ion.	iations and symbols. Adopted July 12, 1989	struction of a crane, and for and maintenance. Intenance deemed to be ired in the event of damage at of, or caused by, directly by user, its officers, agents, and express or implied peration of the crane at any are necessary repairs. The responsible for delays sels, land transportation and control. A user officers, agents, legal actions, including or injury to persons, damage are from or be caused, sion, use of or operation of erson or persons acting with the indemnify City and pay anage to or destruction of by or arising out of such	900 (Cont.)
	Ordinance No. 165789	Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

			Eighth Revised Page	125
PORT OF LOS ANGE	LES – TARIFF NO.	4	Cancels	105
			Seventh Revised Page	125
		N NINE – Continued R CRANES – Continued		Item No.
		TIONS GOVERNING THE USE CONTAINER CRANES (
possible, shall make approposed use, nature an use. Users shall be assible subject to modificati Such assignments may is not actually available and shall cease use and upon conclusion of auth secondary crane assigned operation of a crane importance.	plication to the Executive I d quantity of cargo gned use of a crane on as required to ac- also be modified if a c on the wharf premi- return the crane to the norized use thereof of ee. The Executive I mediately whenever	ane, as far in advance of the detutive Director specifying the to be handled, the estimated le in order of their applications. Commodate preferential and sa vessel is not actually availableses. User shall conduct its op the control of the Harbor Departs of the control of the Harbor Departs of sooner when the crane is redirector shall have the right to the in his opinion, the user is not to whenever such cessation	date and time of ength of use and nature of Such assignments shall econdary crane assignees. The argo perations expeditiously artment without delay quired by a preferential or order the user to cease at using said crane in	[A] 900 (Cont.)
	is opinion cannot be	fuse to assign a crane for purpe handled by the crane withou		
the charge shall be calcinclude the cost of fuel from the time specified shall continue until the	ulated in 15 minute or power and norma in the assignment o crane is released to d in the assignment	ner cranes shall be \$795 per la increments or fraction thereof al repair and maintenance only r when operations begin, which the Harbor Department. If the for reasons beyond the control is.	The charge shall apply the charge shall apply chever occurs first, and e crane is unavailable for	
(m) The use of all the conditions and re		tute acceptance and acknowle in this Item No. 900.	edgement by the user of	
See Item 10 for 6	explanation of abbrevi	ations and symbols.		
	der No. 24-7370	Adopted June 6, 2024		
Correction No. 894 Ore	dinance No. 188366	Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

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PORT OF LOS AN	GELES – TARIFF NO	. 4	Cancels	
			Original Page	126
		N NINE – Continued R CRANES Continued		Item No.
		TIONS GOVERNING THE Γ Γ CONTAINER CRANES –		
(Matter pre Revised Page 125.)		n, has been amended and is tr	ransferred to Second	
See Item 10	for explanation of abbrevi	ations and symbols.		1
	Order No. 6656	Adopted June 9, 1999		
Correction No. 161	Ordinance No. 172715	Adopted July 13, 1999	EFFECTIVE: August 26, 1	999

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page127	
SECTION TEN BERTH ASSIGNMENT	Item S	No.
DEFINITIONS		
BERTH ASSIGNMENTS are classified and defined	as follows:	
(a) A Preferential Assignment is the priority right grawharf or facility, including such improvements and areas as a		
(b) A Secondary Assignment is a subordinate right goreferentially assigned berth subject to the prior rights of a presecondary assignee must share by agreement the costs and exas hereinafter provided.	eferential assignee with whom such	00
(c) A Temporary Assignment is a temporary permiss certain berth, wharf or facility, including such improvements assignment.		
All berth assignments shall be held by the assignees straiff, to the charges, rates, rules and regulations applicable to conditions and provisions contained in any such assignment.		
RIGHTS NOT EXCLUSIV	/E	
Berth assignments, unless otherwise specifically proving to dock vessels owned, operated or represented by the assembark and disembark passengers and their baggage, and to a such vessels over, through or upon the assigned area, subject assigned berth is not required in whole or in part for the use of Director may make temporary assignments of said berth, or a pas provided in this Section.	ssignee at the assigned berth, to ssemble and distribute the cargoes of to the provision that when the f the assignee, the Executive	05
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12,	080	
Ordinance No. 165789 Adopted April 10,		

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	128
SECTION TEN – Continued BERTH ASSIGNMENTS Continue	ed	Item No.
APPLICATIONS		
Applications for preferential, secondary, and temporary assi Executive Director upon berth assignment forms provided by the Bo		1010
The Executive Director may make preferential, secondary, a upon forms provided by the Board, subject to the provisions of this rules and regulations of the Board applicable thereto, and to such tencontained in any such assignment.	Tariff, to the charges, rates,	
NOT TRANSFERABLE		
Assignments shall not be transferred except with the written Director.	n consent of the Executive	1015
ASSIGNMENTS REVOCABLE		
All preferential and secondary assignments shall be revocable by the Executive Director upon thirty days' written notice to the assignee, and all temporary assignments shall be revocable by the Executive Director at any time upon written notice to the assignee.		1020
See House 10 few annihoustion (C.11)		
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page129
SECTION TEN – Continue BERTH ASSIGNMENTS Con	
ASSIGNEES LIABLE FOR DAMAGE All persons to whom berths, wharves, wharf premises assigned shall be responsible and liable to the Board for any deproperty during their tenancy and occupancy. Upon the refusal person to accept responsibility and liability in the manner and the Board or Executive Director may immediately revoke the awithout notice, and may refuse the use of any wharf, berth or the Board has been fully reimbursed for any such damage. This item shall not relieve any and all persons other the responsible and liable for damage occurring to the assigned preserving and obtaining recovery for such damage from the assigned.	E, WHEN r other facilities have been hage occurring to such assigned failure or neglect of any such hader the circumstances aforesaid, signment to any such person her facility to any such person until n the assignee who are or may be berty, nor preclude the Board from
SECONDARY AND TEMPORARY ASSIGNEES OF PREFERENTIAL ASSIGNEE'S Each secondary assignee and each temporary assignee wharf or wharf premise shall agree, in writing, with the prefer requests, to share in the berth or wharf or wharf premise exper all amounts due under such agreement shall be payable to and assignee for his own account. The agreement among such assigneements be upon a definite basis of division of such berth expenses of the preferential assignee, and such agreement shall copy shall be filed with the Executive Director. In the event of division, the matter shall be submitted to the Executive Director decision shall be final and binding upon such assignees.	t a preferentially assigned berth or tial assignee, if the latter so es of the preferential assignee, and ollected by the preferential nees of a berth or wharf or wharf and wharf and wharf premise be subject to the approval of and a nailure to agree as to the basis of
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1 Ordinance No. 165789 Adopted April 10,	

	Sixth Revised Page	131
PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Fifth Revised Page	131
SECTION ELEVEN CHARGES FOR OCCUPANCY OF OFFICE SPACE, IN TRANSIT SHEDS AND ON WHARVES AND WHARF	ETC.	Item No.
Monthly charges for the occupancy of all office space (excluding rooms), private rest rooms (excluding public passenger rest rooms), gear of portable office structures in transit sheds and on wharves and wharf premisfollows: (See Exception) (1) Class A office space and private rest rooms shall be charged for per square foot per month, subject to a minimum charge of \$157.19 per mand 2). (2) Class B office space and private rest rooms shall be charged for per square foot per month, subject to a minimum charge of \$121.48 per mand 2). (3) Class C office space and private rest rooms shall be charged for per square foot per month, subject to a minimum charge of \$121.48 per mand 2). (4) Gear corrals shall be charged for at the rate of 26 cents per square foot per month, subject to a minimum charge of \$85.75 per month. (5) Lockers and portable office structures shall be charged for at the square foot per month, subject to a minimum charge of \$85.75 per month. Note 1. Offices which have been air-conditioned by the Los Anga at its expense shall be charged an additional 22 cents per square foot per noth. See Item 10 for explanation of abbreviations and symbols.	passenger waiting corrals, lockers and sees shall be at a rate as or at the rate of 130 cents onth (subject to Notes 1 or at the rate of 100 cents onth (subject to Notes 1 or at the rate of 85 cents onth (subject to Notes 1 or at the rate of 85 cents onth (subject to Notes 1 or at the rate of 26 cents per leles Harbor Department	[A] 1100
Order No. 24-7370 Adopted June 6, 2024 Correction No. 895 Ordinance No. 188366 Adopted September 10, 2024	EFFECTIVE: November 4 2	024

PORT OF LOS ANG	ELES – TARIFF NO	. 4	Original Page	132
	S FOR OCCUPANC	ELEVEN – Continued Y OF OFFICE SPACE S AND WHARF PREN	, ETC., IN TRANSIT	Item No.
Note 2. Office may be reclassified or Director. Class A - Ber Class B - Ber Class C - Ber Exception - T	es and private rest roce such other berths matths 55, 93 A & B, 95-ths 131, 143, 200-A. ths 54, 57, 60, 144, 15 The Board of Harbor C	oms are classified as follows be designated at the complete of		1100 (Cont.)
Daily charges rooms), and private re of the monthly charge Charges for g wharves shall be base Charges assessed unde accomplished only wisubassignee shall accidendar month in exceptions.	s for occupancy of offest rooms (excluding persons) as shown in Item Near corrals, lockers and on rates shown in Item Seed and payable under this item for space with the prior written agree to and be collected the sees of the monthly chees.	public passenger rest ro to. 1100. Indeportable office struct tem 110	tures in transit sheds or on d to the Board; provided, that gned (which can be executive Director) to a ee, except that charges in any ein for such space shall accrue to	1110
C	r explanation of abbrevi Order No. 5837 Ordinance No. 165789	iations and symbols. Adopted July 12, 1989 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES	– TARIFF NO. 4		Original Page	133
	SECTION ELEVEN OCCUPANCY OF OFF ON WHARVES AND W	ICE SPACE, ETC.,		Item No.
GENERAL PROVISIONS In addition to the charges provided for in Items 1100 and 1110, the following general provisions shall be applicable with reference to all space referred to in said Items: All plumbing, electrical and carpenter work, and any alterations and additions required to be done on the premises of such space in connection with the occupant's use thereof, shall be done or furnished by the Board, for which the occupant shall pay the Board on the basis of the actual cost incurred.				1120
corrals, lockers and portable be exempt from the charges (a) All bulk oil wha or portions thereof, as may be	office structures at the for provided for in this Section arves, small boat marine of the designated by the Boar cility when, in the judgmentant the temporary suspe	nger waiting rooms) bllowing wharves and on: bil service stations, a d; and ent of the Board or ension of such charg	and such other wharves, the Executive tes against the United	1130
	sary by the Executive Dir ements made by the Exec and kind of space occupie	ace, waiting rooms ers and portable offirector, is reserved be tutive Director shalled and the character	ce structures assigned, y the Board, and the be used for the purpose of the use thereof as a	1140
Order No		symbols. July 12, 1989 April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4	Sixth Revised Page Cancels	134
	Fifth Revised Page	134
SECTION TWELVE WATER AND ELECTRICITY		Item No.
FRESH WATER RATES		
Fresh water supplied by the Department of Water and Power of subject to changes in rates without notification from the Harbor Depart vessels at wharves and for services supplied in connection therewith the Harbor Department, a service charge of fifteen per cent (15%) of the cadded for the use of such facilities including wharfage. (See Note)	tment. When delivered to brough piplelines of the	[A] 1200
NOTE: A maximum charge of \$37.15 for each normal billing period will apply.	(monthly) or fraction thereof	
In addition, the following charges will be made:		
(1) Service charge for portable meter, when furnished(2) Rental charge for each 50-foot section of water hose, whe		
PENALTY FOR ATTACHING HOSE OR TAKING WATER WITH WITHOUT THE USE OF PORTABLE BACK FLOW PREVEOUS For the purpose of preventing contamination of fresh water surpose service water outlets and hydrants. It shall be unlawful for any pressel service water outlet or hydrant for the purpose of taking water of first attaching a portable back flow prevention appliance between said outlet. It shall be unlawful to attach a hose to any other water outlet of wharf premises, or to use any water hose or meter, or to take any water water therefrom, except from regularly installed drinking stands, with been obtained from the Executive Director, and without having paid of therefor; provided, however, that any person may attach a hose, or oth any such outlet, for fire fighting purposes during the actual occurrence. Any violation of this Item shall subject such persons to the getthis Tariff.	apply on wharves, the Harbor ion appliances for use at all person to attach a hose to a on board any vessel without hose and said water supply r hydrant upon any wharf or or attempt to take any out permission first having r agreed and arranged to pay erwise use the water from e of a fire.	1205
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024		
Correction No. 896 Ordinance No. 188366 Adopted September 10, 202	24 EFFECTIVE: November 4, 2	024

DODE OF LOG LIVERING TUDIED VO. 4	Seventh Revised Page	.135
PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Sixth Revised Page	.135
SECTION TWELVE – Continued	8	
WATER AND ELECTRICITY – Continued	d	Item No.
Electric current supplied by the Department of Water and Power Angeles is subject to changes in rates without notification from the Harm furnished to vessels at wharves and for services supplied in connection of the Harbor Department, a service charge of fifteen percent (15%) of current will be added for the use of such facilities. + Neither this Item 1210 nor any other provision of this Tariff she person billed for electric current for the purpose of reducing air emissic Angeles from passing all or a part of the cost of such current, on to ano uses or benefits from such electric current. Charges for connections and extension of light or power circuit lighting, including the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content and the installation of sub-meters, shall be at the actual content to shore side electrical power shall, in addition to Item 605 in the connect to shore side electrical power shall, in addition to Item 605 in the every passenger vessel carrying passengers for compensation to of electrical current supplied and invoiced by the Department of Water and Power of the City of Los Angeles through the Harbor Department and passenger vessel during the Department of Water and Power of the City of Los Angeles through the Department of Water and Power of the City of Los Angeles through the Department of Water and Power of the City of Los Angeles through the Department of Water and Power of the City of	er of the City of Los bor Department. When therewith through facilities the cost of such electric all prevent the entity or ons at the Port of Los ther entity or person that ts to vessels or for wharf costs of labor supplied and for wharf lighting or power ceutive Director. that connects or is caused to his Tariff, pay for the cost and Power of the City of hours consumed by said ngeles billing period(s). In canceled, the Harbor essels that connect or are at the Port of Los Angeles ough facilities of the Harbor reducing air emissions at ble to the cost of such	[C]+ 1210
CHARGE FOR USE OF ELECTRICAL MECHA REFRIGERATOR BOXES	NICAL	
Item 1220 Canceled Effective January 1, 202	22	1220[D]
See Item 10 for explanation of abbreviations and symbols.		
Order No. 21-7318 Adopted November 4, 2021	1	

	ANGELES – TARIFF NO. 4	Seventh Revised Page Cancels Sixth Revised Page	
	SECTION THIRTEEN PARKING CHARGES		Item No.
	CHARGES FOR DESIGNATED PAID I ON HARBOR DEPARTMENT		
wehicles in Harbovehicle shall be a shall include the trucks, recreation stall) shall be charemains parked a Said Daily Rate accordance with	Rate: The Executive Director is authorized or Department designated paid parking area assessed for each hour or fraction thereof that City of Los Angeles Vehicle Parking Occupial vehicles or any vehicle and/or trailer taking 44.00 per hour per vehicle for each hour dishall include the City of Los Angeles Veharges shall not exceed a Maximum Charge the "Maximum Charges Increase Schedule" nour of their visitation when the Daily Rate	s. A charge of \$2.00 per hour per at such vehicle remains parked and pancy Tax. Oversized vehicles (buses, ing up more than one marked parking our or fraction thereof that such vehicle ehicle Parking Occupancy Tax. e per twenty-four (24) hour day in 'herein. Visitors shall not be charged	
	Maximum Charges Increase		
Effective Date	Maximum Charge per twenty-four (24) hour day	Oversized vehicles Maximum Charge per twenty-four (24) hour day	
6/1/2019	\$19.00 \$20.00	<u>\$38.00</u>	[A]
6/1/2020	Ψ20.00	\$40.00	1300

See Item 10	for explanation of abbrevi	ations and symbols.	
	Order No. 19-7260	Adopted February 7, 2019	
Correction No. 741	Ordinance No. 186043	Adopted March 26, 2019	EFFECTIVE: May 9, 2019

PORT OF LOS AN	IGELES – TARIFF NO	. 4	Original Page Cancels Circular No. 67A	136A
		TION THIRTEEN KING CHARGES		Item No.
* (e) The Extenants (including bestaff, cruise line stastaff) while on office charge during the coremployees of terperson shall use a voccupancy. + (f) This Setime to time may be adjustment of Parking	ON HARBOR DEPAI ecutive Director may au- but not limited to, longslaff, stevedoring manager cial business to park the ourse of their business a nants must have prior way wehicle parked in areas content (Section 13) shall the implemented through p	chorize government employees nore workers, cruise terminal ment staff, Catalina terminal streehicles in any designated partitions. Overnight parking the itten authorization from the Evered under this Section (See the exempt from any general reperiodic adjustments. This desendments to this Section.	es and employees of operator staff, security staff and ground services baid parking areas without for government employees executive Director. No ction 13) for overnight	[A][C]+ 1300
	Order No. 15-7175	Adopted February 19, 2015	EFFECTIVE. I.J., 20 2015	
Correction No. 676	Ordinance No. 183736	Adopted June 17, 2015	EFFECTIVE: July 29, 2015	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	137	
SECTION FOURTEEN CARGO HANDLING		Item No.	
DEFINITIONS			
(a) The term "Handler" is defined to mean any person, firm or corporation engaged in the business of handling cargo or merchandise on municipal wharves and facilities, whether in the capacity of stevedore, handler, car loader, car unloader, or vessel operator or agent, and either for his own account or for the account of others.			
(b) A Cargo Handling Permit is defined to mean the right a handler to operate upon municipal wharves and other facilities.	granted by the Board to		
(c) Handling Permit Fees are defined to mean the fees ass cargo handling permits.	sessed by the Board for such		
PERMIT REQUIRED			
It shall be unlawful for any handler, as defined in Item 1400, to engage in the business of handling cargo or merchandise on municipal wharves or facilities without first securing from the Executive Director a cargo handling permit. Such permits shall be issued by the Executive Director upon printed forms, approved by the Board, provided for that purpose.			
EXEMPTIONS			
Cargo handling permits shall not be required for handling wharves and facilities or under the following conditions:	operations at the following		
(a) At bulk oil wharves, small boat marine oil service stat operated lumber wharves as designated by the Board;	ions, fish wharves, and privately		
(b) When a truck operator or railroad company performs the service of loading or unloading freight and absorbs the cost of such service in the rate for transportation and makes no extra charge for loading or unloading;		1410	
(c) When, in the discretion of the Board or the Executive existing conditions may warrant the temporary suspension of the resecute the necessary cargo handling permits.			
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989			
Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990		

PORT OF LOS ANGELES – TARIFF NO. 4	Revised Page 138 Cancels
Four	h Revised Page 138
SECTION FOURTEEN – Continued CARGO HANDLING Continued	Item No.
HANDLING PERMIT FEES The handling permit fees shall be six hundred fifty dollars (\$650.00) pe	[A] 1415
fraction thereof, payable in advance.	amium, or
FILING OF TARIFFS	
No cargo handling permit shall be issued except upon written application which application the handler shall specifically agree at all times to keep on file tariff and supplements thereto showing the rates for charges of such handler ite operations and as to commodities; provided, that, in case any such handler shal law to publish and file a tariff with any duly constituted regulatory body, a cope be filed with the Board. Upon complaint of any interested party that any rate chor any rule, regulation or practice of a handler, who is not subject to the jurisdict duly constituted regulatory body, is discriminatory or unreasonable, the handler to show cause why an order should not be issued by the Board requiring said has change or revise said rate, rule, regulation, or practice. Such complaint shall be with the Board and the handler shall be granted a reasonable time to file his written any refusal to abide by any lawful Order of the Board requiring a charmodification of any charge, rate, rule, regulation or practice, shall be sufficient revocation or suspension of a cargo handling permit.	with the Board a nized as to be required by of such tariff shall arged by a handler, tion of any other shall be required ndler to modify, filed in writing tten reply thereto. a in such current ge, revision, or
REVOCATION AND PENALTIES Cargo handling permits shall be revocable by the Board at any time for Board may deem just and sufficient.	such cause as the
See Item 10 for explanation of abbreviations and symbols.	

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page	139
FORT OF LOS ANGELES – TARIFF NO. 4	Original Page	139
SECTION FIFTEEN PUBLIC LANDINGS		Item No.
FREE WHARFAGE ON LIMITED SUPP	LIES ONLY	
(a) In order to provide for and to relieve wharves of traff and merchandise in small lots, upon which it would be difficult a wharfage, public landings at the foot of Sixth Street, San Pedro, a Wilmington, such other premises as may be designated by the Bo and designated by the Board as locations where such articles and KT, and lumber not to exceed 5,000 board feet, may be handled calendar month by any one person, owner or shipper, without the	and impracticable to collect and Avalon Boulevard, oard as such, are hereby set apart I merchandise, not to exceed 9 or shipped during any one	1500
(b) It shall be unlawful for any person to land, handle, sl landing, supplies or merchandise in excess of those quantities he having obtained a permit so to do from the Executive Director, o charge, and to have paid or agreed and arranged to pay the regula rates elsewhere provided in this Tariff.	reinabove specified, without first r other duly authorized person in	
NO MERCHANDISE OR MATTER OF ANY OBJECT PERMITTED ON PUBLIC LAND		
No fresh fish for commercial purposes, oil or other liquid containers, decayed or decaying fish, meats, fruits, or vegetables an offensive or objectionable character whatsoever, shall be pern the person in charge of such merchandise first having obtained a Executive Director. Merchandise of a perishable nature must be at the public landing.	, or any merchandise or matter of nitted on a public landing without permit therefor from the	1505
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1999 Order No. 6693 Adopted June 14, 2000	90 EFFECTIVE: July 3, 2000	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page140
SECTION FIFTEEN – Con PUBLIC LANDINGS Cor	
VEHICLES TO REMAIN UPON PUE ONLY WHILE LOADING OR DIS	
It shall be unlawful for any automobile or other vehicexcept to discharge or load merchandise or passengers, and is vehicle to remain upon any such public landing except while Vehicles ready to load shall have preference over those ready block the approach to such landing or prevent the free and each	nall be unlawful for any such tually discharging or loading. o discharge, and no vehicle shall
NO PERSON PERMITTED TO MONOPOLIZ	PUBLIC LANDINGS
It shall be unlawful for any person, who has discharged any public landing, to occupy or monopolize an unreasonable any other person. Merchandise discharged upon such landing therefrom, it being the purpose of the Board in extending the accommodate the public to the greatest degree possible with	mount of space to the exclusion of must be removed immediately ivileges herein set forth to
FREE DOCKAGE AT PUBLIC LAND	GS LIMITED
For the further accommodation of the public under the under 80 tons gross register or 50 tons underdeck measurements while such vessels are actually loading or discharging at public and merchandise not in excess of the quantities specified in limonth for any one person, owner or shipper. Vessels ready to those ready to discharge.	is hereby suspended by the Board landings personal effects, supplies n 1500(a), during any one calendar
See Item 10 for explanation of abbreviations and symbols	
Order No. 5837 Adopted July 12, Ordinance No. 165789 Adopted April 10	

PORT OF LOS ANGELES – TARIFF NO. 4 Fifth Revised Page Cancels Fourth Revised Page	
SECTION FIFTEEN – Continued PUBLIC LANDINGS Continued	Item No.
UNLAWFUL FOR VESSELS TO REMAIN AT PUBLIC LANDINGS EXCEPT WHILE LOADING OR DISCHARGING Any vessel availing itself of the privileges in Item 1520, which shall refuse or fail to hau away from such public landing after having finished loading or discharging, or both, as the case may be, which loading or discharging having been begun must be completed without unwarrantedelay, shall thereupon be assessed dockage at quadruple the rates elsewhere provided in this Tariff, and in addition thereto \$65.58 for each and every day, or fraction thereof, such vessel may remain at such landing in violation of this Item.	1525
VESSELS OVER 80 GROSS TONS NOT TO DOCK AT PUBLIC LANDINGS WITHOUT PERMIT; PENALTY FOR VIOLATIONS It shall be unlawful for any vessel of over 80 gross register or 50 tons underdeck measurement to dock at or make fast to any public landing without first having obtained a permit so to do from the Executive Director. In the case of any violation of this rule by any vessel, such vessel, in addition to the othe penalties provided in this Tariff or by law, shall thereupon be subject to and shall be assessed dockage at quadruple the rates elsewhere provided in this Tariff, and in addition thereto \$129.91 for each and every day, or fraction thereof, it may remain at such landing in violation of this Item	r
PASSENGER CARRYING VESSELS FOR HIRE NOT TO DOCK AT PUBLIC LANDINGS WITHOUT PERMIT It shall be unlawful for any person operating any passenger carrying vessel for hire to dock at any public landing and take on or discharge passengers thereat without first having obtained a permit so to do from the Executive Director.	1535
See Item 10 for explanation of abbreviations and symbols. Order No. 24-7370 Adopted June 6, 2024	

SECTION FIFTEEN – Continued PUBLIC LANDINGS Continued VESSEL LIABLE IF IDLE AT PUBLIC LANDI The fact alone that a vessel is found fast to or immediately in from ading or discharging, or without a permit as the case may be, shall ipseled persons in charge thereof, to the charges and penalties provided here widence or proof. ACCESS TO PUBLIC LANDINGS NOT TO BE OBST	ont of a public landing, not o facto subject such vessel, ein, without further	Item No.
The fact alone that a vessel is found fast to or immediately in froading or discharging, or without a permit as the case may be, shall ipso ad persons in charge thereof, to the charges and penalties provided here vidence or proof.	ont of a public landing, not o facto subject such vessel, ein, without further	1540
ading or discharging, or without a permit as the case may be, shall ipso ad persons in charge thereof, to the charges and penalties provided here vidence or proof.	o facto subject such vessel, ein, without further	1540
ACCESS TO PUBLIC LANDINGS NOT TO BE OBST		
	and easy access to or	
It shall be unlawful for any person or vessel to obstruct the free eparture from any such public landing at any time.		1545
PENALTY FOR VIOLATION		
Any person or vessel violating any of the provisions, or interfering of the rules, in this section contained, or who shall refuse or fail to pecruing or imposed thereunder, shall thereupon and thereafter, until all hall have been paid and satisfied, be denied all the privileges and facilities Board, and shall, in addition thereto, be subject to the general penalticariff.	bay any charge or penalty such charges and penalties ties under the control of	1550
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANG	ELES – TARIFF NO.	4	First Revised Page Cancels	
			Original Page	143
(ΓΙΟΝ SIXTEEN ND REGULATIONS -	- VESSELS	Item No.
	ANCHORAGE G	ROUNDS AND FAIR	WAYS	
rules and regulations in Secretary of War of the may be changed from	relating thereto, are the ne United States of An time to time by prope	ose which have been d nerica under date of Oc	s of Los Angeles Harbor, and the defined and established by the ctober 26, 1936, or as the same dolations of such rules and tes laws and statutes.	1600
	VESSELS MUST NO	OT TURN IN MAIN C	CHANNEL	
vessel completely aro	und, or cause or permi	it the vessel to be turne	narge of any vessel to turn the ed completely around, in the esignated as the Turning Basin.	1605
		10 TRANSFERRED REVISED PAGE 144		
	r explanation of abbrevia Order No. 6627	·	1008	
	Ordinance No. 172302	Adopted September 9, 1 Adopted November 4, 1		24, 1998

SECTION SIXTEEN – Continued GENERAL RULES AND REGULATIONS - VESSELS -- Continued

Item No.

NO VESSEL NAVIGATION UNDER BRIDGE(S) TO PIER 400

It shall be unlawful for any person to run, use or operate any vessel on, in or to transit that portion of the waters of Los Angeles Harbor approximating 90,000 square feet directly beneath the Pier 400 Transportation Corridor Bridges, described more particularly as follows:

That portion of those certain tidelands and submerged lands of the Pacific Ocean, in the City of Los Angeles, Los Angeles Harbor, County of Los Angeles, State of California, southerly of and contiguous to East San Pedro, as per Map recorded in Book 52, pages 13 to 18 inclusive of Miscellaneous Records in the office of the County Recorder of said County, included within a 380-foot wide strip lying 190 feet northerly and 190 feet southerly of the following described centerline:

1607

Commencing at the northwesterly corner of block 10 said East San Pedro, the westerly line of said block 10 is the common City boundary of the Cities of Los Angeles and Long Beach, established as a common boundary on June 15, 1918, by City of Los Angeles Ordinance No. 38269, New Series, and shown on Record of Survey filed in book 51, pages 1 to 21 inclusive, of Record of Surveys, in the office of said County Recorder as having a bearing of North 19° 16' 25" West, said boundary shall have a bearing of North 19° 18' 07" West for purposes of this description; thence South 19° 18' 07" East 298.47 feet to that certain centerline monument shown on Los Angeles City Survey No. 12377 indexed as A-19268 in the office of the City Engineer of said City as Seaside Avenue 100 feet wide; thence South 19° 18' 12" East along said City boundary to a point on the southerly line of Seaside Avenue as shown on said Record of Survey as Seaside Boulevard, 100 feet wide, a distance of 52.92 feet, thence continuing along said City Boundary South 19° 18' 12" East 4,732.12 feet to a point having coordinates of North 4,108,654.298 feet and East 4,214,340.257 feet in the California Coordinate System, Zone 7 based on the North American Datum of 1927 (NAD27) said coordinate point has a latitude of 33° 44' 32.41397" and a longitude of 118° 14' 32.61676", said point is the TRUE POINT OF BEGINNING; THENCE South 70° 41' 38" West 310.00 feet to its point of ending at NAD27 Coordinate North 4,018,551.806 feet and East 4,214,047.686, said point of ending has a latitude of 33° 44' 31.40258" and a longitude of 118° 14' 36.08224".

See Item 10 for explanation of abbreviations and symbols.

Adopted September 9, 1998 Order No. 6627 Correction No. 144 Ordinance No. 172302

Adopted November 4, 1998

EFFECTIVE: December 24, 1998

Adopted December 5, 2007

EFFECTIVE:

January 19, 2008

Correction No. 384

Ordinance No. 179443

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PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page	144	
SECTION SIXTEEN – Continued GENERAL RULES AND REGULATIONS – VESSE	LS – Continue	Item No.	
LINES REQUIRED AT WHARF			
It shall be unlawful for any person to make fast any vessel to any wharf except with such lines and in such manner as to meet the approval of the Executive Director.			
NOT TO MAKE FAST TO OR REMAIN AT WHAR CONSENT OF THE EXECUTIVE DIRECT			
It shall be unlawful for any person to make any vessel fast, or vessel to be made fast, to any wharf, or to cause or permit any vessel to wharf, or to be or remain moored immediately in front thereof, without Executive Director, and it shall be unlawful for any vessel to remain fremain moored immediately in front thereof, after the consent to so rebeen revoked or withdrawn by the Executive Director.	to remain fastened to any at the consent of the Castened to any wharf, or to	[C]+ 1615	
For the purpose of this Item, each day of 24 hours, or portion violation exists or continues, shall be considered a separate offense an penalties provided in Section Two of this Tariff for each such separate	nd shall be subject to the		
Any vessel made fast to or moored in front of any wharf, or remoored in front of any wharf, in violation of this item, shall be subject order of the Executive Director and at the expense of such vessel, and other place as the Executive Director may direct.	t to removal by or at the		
+ Note 1: Does not apply to visiting vessels at a Recreational Co facility no more than four hours in any twenty-four hour period, or as permit.			
TO USE ONLY MOORING FACILITIES PRO	VIDED		
It shall be unlawful for any person to make fast any rope or mlanding, or shed, or to any pile or piles supporting same, or to any doluthe mooring piles or mooring bits or rings provided for that purpose.		1620	
See Item 10 for explanation of abbreviations and symbols.			
Order No. 14-7163 Adopted May 15, 2014 Ordinance No. 183184 Adopted August 19, 2014	EFFECTIVE: September 27	, 2014	

PORT OF LOS AN	IGELES – TARIFF NO	. 4	Original Page	145
GEN		SIXTEEN – Continued EGULATIONS – VESSELS	– Continued	Item No.
	RUNNING MOC	ORING LINES ACROSS SL	IP	
	unlawful for any person on therefor from the Exe	to run any mooring line acro ecutive Director.	ess any slip, without first	1625
VESSELS	EXTENDING BEYON	ID PIER OR OCCUPYING (OUTSIDE BERTH	
end of any pier or v	wharf, and every vessel ll, while occupying such	harf whose stern or bow extending alongside another vessed position, be responsible for	el berthed at a wharf	1630
	MAKIN	G FAST TO BUOYS		
to the Port of Los A Director, and any si	Angeles, except in case of uch vessel shall at all tire at the expense of such v	to make fast or attach any verification of emergency, without the comes be subject to removal by vessel, and its agent or owner	nsent of the Executive or at the order of the	1635
See Item 10	for explanation of abbrevi	ations and symbols. Adopted July 12, 1989	1	
	Ordinance No. 165789	Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	146
SECTION SIXTEEN – Continued GENERAL RULES AND REGULATIONS – VESSELS	– Continued	Item No.
ANCHORAGE; TEMPORARY: RESTRICTIO	NS	
(a) It shall be unlawful at any time for any person to anchor or anchor or by other means, or to cause or permit any vessel to remain so entrance to or within any fairway, channel, slip, basin, or other area of L without the written permission of the Executive Director.	anchored or moored, at the	1640
(b) The Executive Director may designate an area or areas with the purpose of temporary anchoring or mooring of vessels. However, no moor any vessel, or cause or permit any vessel to remain so anchored or area without the written permission of the Executive Director.	person shall anchor or	
(c) All vessels anchored or moored between sunset and sunrise as prescribed by Federal and State laws, rules and regulations regarding inland waters.		
(d) In any prosecution charging a violation of any provision of people of the State of California that the particular vessel described in the or moored in violation of any provision of this Item, together with proof in the complaint was, at the time of said violation, the registered or docuvessel, shall constitute a presumption that the owner of said vessel was to or moored said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and for the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where and the time during which said vessel at the place where the time during the time during the time du	that the defendant named mented owner of said the person who anchored	
For the purpose of this Item, each day twenty-four (24) hours, or which any violation exists or continues, shall be considered a separate of to the penalties provided in Section Two of this Tariff for each such separate.	ffense and shall be subject	
Any vessel anchored or moored in violation of this Item shall be at the order of the Executive Director and at the expense of such vessel, such other place as the Executive Director may direct.		
Con Idean 10 Consense of California (California California Califor		
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989		
Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

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SECTION SIXTEEN – Continued GENERAL RULES AND REGULATIONS – VESSELS – Cont	Item No.
USE OF DOLPHINS OR WHARVES IN TURNING It shall be unlawful for any vessel, or any person in charge of any vess dolphin at the outer end of any wharf to break or warp around, or to turn aroun vessel at any wharf with the stem of such vessel against the wharf.	
Every vessel must at all times have on board at least one person in charto take such action in any emergency as may be demanded, and in the event it in order to facilitate navigation or commerce, or for the protection of other vess any vessel be moved, or the position thereof changed, the Executive Director is and directed to order and enforce the removal of such vessel at its own expense the Executive Director may direct; and it shall be unlawful for the master, own vessel to fail, neglect, or refuse to obey any such order of the Executive Director Upon failure or refusal of the person in charge of such vessel to change thereof, as directed by the Executive Director, it shall be the duty of the Executive hereby authorized, to board such vessel with such assistance as may be necessarily	e with authority comes necessary, s or property, that ereby authorized o such place as to agent of such ne position e Director, and he
the position thereof at the expense of such vessel.	
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990 EFFI	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	148
SECTION SIXTEEN – Continued GENERAL RULES AND REGULATIONS – VESSELS	– Continued	Item No.
LIGHTS AT NIGHT		
Every vessel while anchored or moored in Los Angeles Harbor's sunset and sunrise conform to the Rules and Regulations of the United S lights in inland waters.		1655
Every vessel lying at a wharf, or alongside of a vessel berthed at sunset and sunrise show proper lights and be provided with such applian gangways and manropes as may, in the opinion of the Executive Directo convenience and safety of persons passing to and from such vessel; and the purpose giving the crew and other persons access to such vessel after lighted and a watch kept continually thereon as long as such gangway is the shore.	ces in the way of r, be necessary for the every gangway fixed for dark shall be adequately	
It shall be unlawful between sunset and sunrise to display any ru while lying at a wharf.	nning lights on any vessel	
TOWING		
It shall be unlawful for any person, operating any tow boat or ve vessels, boats, barges, scows, logs, piles, timber, or refuse matter or matt description whatever within the limits of Los Angeles Harbor with a tow said boat longer than is necessary.	ter of any kind or	1660
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989		
Order No. 3837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

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SECTION SIXTEEN – Contin GENERAL RULES AND REGULATIONS – V		Item No.
OBSTRUCTIONS TO NAVIGATION:	REMOVAL	
It shall be unlawful for any person to tie up or anchor a within Los Angeles Harbor in such manner as to prevent or obsother vessels; or to voluntarily or carelessly sink, or permit to be obstruction in the navigable waters of Los Angeles Harbor; or loose timbers, logs or piles in the aforesaid navigable waters in impede, or endanger navigation. Whenever a vessel is wrecked said harbor, accidentally or otherwise, it shall be the duty of the sunken vessel or object to immediately mark it with a buoy or lantern at night, and to maintain such marks until the sunken veabandoned, and the neglect or failure of said owner or person in It shall be the duty of the owner or person in charge of such succommence the immediate removal of the same and prosecute s to do so shall be considered as an abandonment of such vessel same to removal by the City of Los Angeles as provided in Iter	struct the navigation or passage of be sunk, any vessel or any to float; or permit to be floated, such manner as to obstruct, l, or any vessel or object is sunk in the owner or person in charge of such beacon during the day and a lighted essel or object is removed or in charge so to do shall be unlawful. Inken vessel or other object to uch removal diligently, and failure or object, and shall subject the	1665
See Item 10 for explanation of abbreviations and symbols.		
Order No. 5837 Adopted July 12, 19 Ordinance No. 165789 Adopted April 10, 1		

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PORT OF LOS ANGELES – TARIFF NO. 4 Cance Original Page	
Original Fage	130
SECTION SIXTEEN – Continued	Item No.
GENERAL RULES AND REGULATIONS – VESSELS – Continued	
ABANDONED VESSELS	
*(a) Any hulk, derelict, wreck or parts of any ship, vessel or other watercraft sunk, beached or allowed to remain in an unseaworthy or dilapidated condition upon tide and submands in the Harbor District for a period longer than 30 days without a watchman or other per being maintained upon or near and in charge of such property, and without the consent of the Board expressed by resolution, is abandoned property.	rson
(b) Thereafter, the Board may, not less than 10 days after the final adoption of an orgublished in the manner of ordinances of the City, cause such property to be sold, destroyed otherwise disposed of in such manner as it may deem expedient or convenient and which may specified in the order. Any such sale shall vest complete title in the purchaser who shall forth take steps to remove the property. Any proceeds derived from any such sales shall be the proof the City and deposited in the Harbor Revenue Fund.	or [C] y be 1670 with
(c) If the owner securely affixes to such property a notice in plain view setting forth name and address and claim of ownership, and, if he does not reside in the state, the name an address of an agent or representative within the State of California, and files a copy of the no with the secretary of the Board at least five days prior to the introduction of the order, the Bo shall not sell, destroy or otherwise dispose of the property until it has first given the owner or agent at the address specified in the claim of ownership, thirty (30) days notice to remove or the property to be removed. The Board may sell, destroy or otherwise dispose of the propert upon the failure of the owner or his agent to remove or cause the property to be removed with such time or such reasonable extensions of times as the Board may grant by resolution. (d) If a registration number appears on the watercraft, notice shall also be sent to the registered owner at least five (5) days prior to the introduction of the order authorizing removes the property of the owner of the order authorizing removes the property of the owner at least five (5) days prior to the introduction of the order authorizing removes the property of the owner of the owner at least five (5) days prior to the introduction of the order authorizing removes the property of the owner of the own	d tice ard his cause y hin
See Item 10 for explanation of abbreviations and symbols.	l
Order No. 6119 Adopted December 16, 1992 Correction No. 80 Ordinance No. 168596 Adopted February 16, 1993 EFFECTIVE: Marc	h 26 1993

PORT OF LOS AN	IGELES – TARIFF NO.	4	Original Page	151
GEN		SIXTEEN – Continued EGULATIONS – VESSELS -	– Continued	Item No.
	SUNKEN V	WRECKS; REMOVAL		
Whenever the navigation of any of the navigable waters within Los Angeles Harbor shall be obstructed or endangered by any sunken vessel or other obstruction or object, and such obstruction has existed for a longer period than thirty (30) days, or whenever the abandonment of such obstruction can be legally established in a less space of time, the sunken vessel or other obstruction or object shall be subject to be broken up, removed, sold, or otherwise disposed of by the Board, in its discretion, without liability for any damage to the owner of same. Under emergency, in the case of any vessel or other obstruction or object sinking or grounding, or being in danger of sinking or grounding, or being unnecessarily delayed in any of the navigable waters of said harbor, in such manner as to stop, seriously interfere with or specifically endanger navigation, in the opinion of the Executive Director, the Executive Director shall have the right to take immediate possession of such vessel or other obstruction or object, so far as to remove or to destroy it, and to immediately clear the navigable waters aforesaid of the obstruction thereby caused, using his best judgement to prevent any unnecessary injury; and it shall be unlawful for any person to interfere with or prevent such removal or destruction; provided, however, that the Executive Director may, in his discretion, give notice in writing to the owner or person in charge of any such obstruction, requiring such owner or person to remove it; and provided, further, that the expense of removing any such obstruction as aforesaid shall be a charge against such vessel and cargo, or object, and if the owner thereof shall fail or refuse to reimburse the Board for such expense within thirty (30) days after notification, then the Board may sell the vessel or cargo, or object, or any part thereof that may not have been destroyed in removal, and the proceeds of such sale shall be paid into the Harbor Revenue Fund of the City of Los Angeles.				1675
See Item 10	for explanation of abbrevia	ations and symbols.		
	Order No. 5837 Ordinance No. 165789	Adopted July 12, 1989 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

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PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Second Revised Page And Circular No. 15B	152
SECTION SIXTEEN – Continued GENERAL RULES AND REGULATIONS – VES		Item No.
SPEED OF VESSELS		
Notwithstanding any rule or regulation herein contained veshall be unlawful for any person to operate any vessel in a reckles manner so as to endanger any other vessel or mooring facility, or person.	s or negligent manner, or in any	
(a) It shall be unlawful for any person to run or operate as Inner Harbor at a rate of speed greater than 6 nautical miles an hou		
(b) It shall be unlawful for any person to run or operate a Harbor, the West Channel, marinas, and yacht anchorages at a rate nautical (5 Statute) miles per hour, or in such a manner as to creat For purposes of this provision, the term "hazardous" means runnir way as is reasonably likely to cause injury to person or damage to	e of speed greater than 4.4 te or cause a hazardous wake. ng or operating a vessel in such a	[+] 1680
(c) It shall be unlawful for any person to run or operate any vessel, drawing more than 1.5 meters of water, in any portion of the Outer Harbor at a rate of speed greater than 10 nautical miles an hour.		
(d) It shall be unlawful for any person to run or operate any vessel, drawing less than 1.5 meters of water, in the Outer Harbor at a rate of speed greater than 15 nautical miles an hour.		
(e) Notwithstanding the provisions of subsections (c) and unlawful for any person to run or operate any vessel within the archereinbelow as a "No Wake Zone" at a rate of speed greater than No Wake Zone shall include that portion of the Cabrillo Beach reclaunch ramp to an imaginary line extending northwesterly from the fishing pier to the west end of Berth 47, when and while such Normanner approved by the Port Warden. [+]	ea designated and described 5 nautical miles an hour. The creation area extending from the le west end of the municipal	
ENFORCEMENT OF U.S. COAST GUARD-DESIGNA	ATED SAFETY ZONES	
It shall be unlawful for any person to enter into, transit the manipulate any water ski, personal watercraft, aquaplane or simila designated as a safety zone by the U.S. Coast Guard Captain of the Beach.	ar device into any area	1681
The enforcement of this provision shall be consistent with regulations. Any designated safety zone shall remain in effect until the Captain of the Port, Los Angeles-Long Beach, with the concur Harbor Commissioners.	il the safety zone is cancelled by	
See Item 10 for explanation of abbreviations and symbols. Order No. 6699 Adopted August 9, 200	no	
Correction No. 210 Ordinance No. 173527 Adopted September 26		2000

PORT OF LOS AN	IGELES – TARIFF NO.	4	Original Page	152-A
GEN		SIXTEEN – Continued EGULATIONS – VESSELS -	- Continued	Item No.
	SEAPLANES	AND SIMILAR CRAFT		
operating a hydrofo applicable federal, has been first appro- person has consente	oil, seaplane or similar crestate and municipal laws oved and authorized in well to and authorized in well to and agreed to abide	tion Sixteen of this Tariff sha raft, if and so long as such per s, rules and regulations, proviously riting by the Board or the Exe e by and observe each and ever rained in or made a condition	rson shall comply with all ded that such operation ecutive Director, and such erry of the terms,	1685
See Item 10	for explanation of abbrevi			
	Order No. 6699 Ordinance No. 173527	Adopted August 9, 2000 Adopted September 26, 2000	EFFECTIVE: November 3,	2000

ERRATA NOTICE

TO ALL RECEIVERS OF AND USERS OF:

PORT OF LOS ANGELES TARIFF NO. 4

Item 1700 (b) - DANGEROUS CARGO AND EXPLOSIVES ON VESSELS

(b) It shall be unlawful for any person to handle, transport, load, discharge, stow, store, or retain any class of explosives on any vessel, lighter or barge, or any dock or wharf, or in any transit shed, in Los Angeles Harbor, unless such person shall first have applied for and been issued a SPE CIAL EXPLOSIVES PERMIT by the Executive Director, subject to the approval of the Chief Engineer of the Los Angeles Fire Department, and unless such person shall agree to and shall comply with all of the terms and conditions that may be specified in such SPECIAL EXPLOSIVES PERMIT. Subject to the other provisions of this rule and of Item 1705, the Executive Director is authorized and empowered to issue such SPECIAL EXPLOSIVES PERMITS upon proper application therefor, and to provide therein such additional terms and conditions not contrary to or inconsistent with any applicable federal, state, or municipal laws or regulations, relative to the handling, transporting, loading, discharging, stowing, storing, or retnetion of all classes of explosives, as in his discretion may be necessary or desirable in the interest of public safety and security. Applications for SPECIAL EXPLOSIVES PERMITS shall be in writing, shall be made as far as practicable in advance of the time required for use, and shall include a description of and the quantity, stowage, and other pertinent information relative to the explosives desired to be handled, transported, loaded, discharged, stowed, stored, or retained.

EFFECTIVE: JULY 1, 1990

SHOULD BE CHANGED TO READ:

Item 1700 (b) - DANGEROUS CARGO AND EXPLOSIVES ON VESSELS

(b) It shall be unlawful for any person to handle, transport, load, discharge, stow, store, or retain any class of explosives on any vessel, lighter or barge, or any dock or wharf, or in any transit shed, in Los Angeles Harbor, unless such person shall first have applied for and been issued a SPECIAL EXPLOSIVES PERMIT by the Executive Director, subject to the approval of the Chief Engineer of the Los Angeles Fire Department, and unless such person shall agree to and shall comply with all of the terms and conditions that may be specified in such SPECIAL EXPLOSIVES PERMIT. Subject to the other provisions of this rule and of Item 1705, the Executive Director is authorized and empowered to issue such SPECIAL EXPLOSIVES PERMITS upon proper application therefor, and to provide therein such additional terms and conditions not contrary to or inconsistent with any applicable federal, state, or municipal laws or regulations, relative to the handling, transporting, loading, discharging, stowing, storing, or retention of all classes of explosives, as in his discretion may be necessary or desirable in the interest of public safety and security. Applications for SPECIAL EXPLOSIVES PERMITS shall be in writing, shall be made as far as practicable in advance of the time required for use, and shall include a description of and the quantity, stowage, and other pertinent information relative to the explosives desired to be handled, transported, loaded, discharged, stowed, stored, or retained.

EFFECTIVE: JULY 1, 1990

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GENE		ION SEVENTEEN D REGULATIONS – HAZAI	RDOUS	Item No.
DANG	GEROUS CARGO	AND EXPLOSIVES ON VE	ESSELS	
any dangerous cargo on a complied with the provis DANGEROUS ARTICL of Commerce pursuant to entitled "U.S. COAST G	any vessel in Los A sions of the federal LES ON BOARD V o Sec. 4472, as amo UARD TANK VE f the U.S. Revised	Angeles Harbor unless such por regulations, entitled "EXPLO /ESSELS," as amended, pronended, U.S. Revised Statutes ESSEL REGULATIONS," as Statutes (46 U.S.C. Para. 391 or regulations.	erson shall have fully OSIVES OR OTHER nulgated by the Secretary (46 U.S.C. Para. 170) and amended, promulgated	1700
retain any class of explositransit shed, in Los Ange a SPECIAL EXPLOSIVE Chief Engineer of the Los shall comply with all of the EXPLOSIVES PERMITEX Executive Director is autoper a condition of the conditions not contrary to regulations, relative to the retention of all classes of interest of public safety abe in writing, shall be mainclude a description of a explosive desired to be a second to be a second to be a second to the secon	sives on any vessel eles Harbor, unless ES PERMIT by the Search Angeles Fire Dethe terms and condit. Subject to the other control of the thorized and emporapplication therefore or inconsistent was handling, transport explosives, as in land security. Applicated as far as practical and the quantity, standled, transported	rson to handle, transport, load, lighter or barge, or any dock such person shall first have a e Executive Director, subject partment, and unless such per litions that may be specified in her provisions of this rule and wered to issue such SPECIAL r, and to provide therein such with any applicable federal, stated orting, loading, discharging, shis discretion may be necessary cations for SPECIAL EXPLOCABLE in advance of the time r towage, and other pertinent in ed, loaded, discharged, stowed	c or wharf, or in any pplied for and been issued to the approval of the son shall agree to and a such SPECIAL of Item 1705, the EXPLOSIVES additional terms and te, or municipal laws or towing, storing, or ry or desirable in the DSIVES PERMITS shall equired for use, and shall formation relative to the	
Saa Itam 10 far av	nlanation of abbraria	lations and exembols		
	planation of abbrevier No. 5837	Adopted July 12, 1989		
	nance No. 165789	Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

SECTION SEVENTEEN – Continued GENERAL RULES AND REGULATIONS – HAZARDOUS -- Continued

Item No.

DANGEROUS CARGO AND EXPLOSIVES ON VESSELS - Continued

(c) It shall be unlawful for any vessel to bring into Los Angeles Harbor, exclusive of the explosives anchorage, any Class A explosives, as defined in the specific federal regulations named in paragraph (a) of this rule, except as provided in this rule and Item 1705 and except in such quantities and in such places and manner as, pursuant to this rule and Item 1705, may be designated by the Executive Director subject to the approval of the Chief Engineer of the Los Angeles Fire Department. It shall be unlawful for any person to discharge, unload or handle any Class A explosives, except small caliber fixed ammunition and not exceeding .9 KT of other Class A explosives, directly from any vessel to or upon any wharf in Los Angeles Harbor, or to handle, load or stow the same from any wharf directly upon any vessel. Any vessel, upon entering Los Angeles Harbor, with more than .9 KT of any Class A explosives aboard, other than small caliber fixed ammunition, and which intends to handle, load, discharge or stow other cargo in Los Angeles Harbor, shall first discharge all Class A explosives, except small caliber fixed ammunition, that are not stowed or contained in closed and secured hatches or steel magazines, onto a barge, lighter or other vessel provided for the purpose at such point as may be designated by the Executive Director or proper Federal authority before said vessel shall be allowed to berth at any wharf in Los Angeles Harbor. After such vessel has finished handling, discharging, loading or stowing her other cargo at berth, she shall pick up all of the aforesaid explosives on her way to sea. In case such Class A explosives are for discharge or unloading at Los Angeles Harbor, the same shall be transferred from such barge, lighter or other vessel to shore at such place and in such manner, as the Executive Director, subject to the approval of the Chief Engineer of the Los Angeles Fire Department, may designate. Such Class A explosives for outbound shipment from Los Angeles Harbor shall be handled in the same manner as herein provided for inbound Class A explosives, and the Executive Director may, subject to the approval of the Chief Engineer of the Los Angeles Fire Department, permit such outbound explosives to be delivered direct from shore boat to vessel at the place designated for that purpose by the Executive Director or proper Federal authority. It shall be unlawful for any person to open any closed and secured hatch or steel magazine containing more than .9 KT of any Class A explosives, other than small caliber fixed ammunition, or to cause or permit any such closed and secured hatch or magazine to be opened, aboard any vessel while the same is berthed at any wharf in Los Angeles Harbor, except for purposes of inspection.

1700 (cont.)

See Item 10 for explanation of abbreviations and symbols.

Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990

EFFECTIVE: July 1, 1990

PORT OF LOS AN	NGELES – TARIFF NO	0.4	Original Page	155
GENEI		EVENTEEN – Continued GULATIONS – HAZARDOU	JS – Continued	Item No.
(d) Vessel named in paragraph such other place as Executive Director inspection disclose of the Los Angeles Angeles Harbor, su conditions have bet to the approval of thaving Class A exp discharge any Class such place as may be vessel shall be allow (e) It shall Los Angeles Harbor been applied for an Engineer of the Los permit shall be full advance as practica KT or more. (f) The Exany vessel carrying Harbor whenever in	s carrying Class A explorate (a) of this rule, shall in may be specially design and the Chief Engineer conditions that in the of Fire Department make the chief Engineer of the chief Engineer of the closives on board, is not as A explosives onto a base designated by the Exwed to berth at any dock the unlawful for any vestor, exclusive of the explorate of the chief Engineer of the control of the chief Engineer of the control of the explosives on the explorate of the explorate of the explorate of the explorate of the explorate of the anticipated and executive Director is here a explosives or dangerous explosives explosives or dangerous explosives or dangerous explosives or dangerous explosives or dangerous explosives explosives explosives or dangerous explosives explosi	DEXPLOSIVES ON VESSEL osives, as defined in the specimum diately proceed to the expensed, and there be subject to a of the Los Angeles Fire Department of the Executive Direct any such vessel unsatisfactory at or return to the explosives a ressel has been passed by the Executive Direct permitted by the Executive Direct or or proper Feek or wharf in Los Angeles Hardsel to bring 22.7 KT or more osives anchorage, unless a special to bring 22.7 KT or more osives anchorage, unless a special to director, subject to the ent, and unless the terms and coations for such special permit trival of cargoes of ammonium by authorized and empowered as cargo to berth at any dock of erthing would be dangerous or	fic federal regulations plosives anchorage or to an inspection by the artment. Should such tor or the Chief Engineer or unsafe to enter Los inchorage until such executive Director, subject int. If entry of any vessel, pirector, such vessel shall ovided for the purpose at deral authority before such abor. of ammonium nitrate into exial permit shall have first be approval of the Chief conditions of such special is shall be made as far in an intrate consisting of 22.7	1700 (Cont.)
	Ordinance No. 165789	Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

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SECTION SEVENTEEN – Continued GENERAL RULES AND REGULATIONS – HAZARDOUS – Continued	Item No.	
EXPLOSIVES ON WHARVES		
(a) Except as otherwise provided in this Tariff, it shall be unlawful for any perso permit any Class A explosives, as defined in the specific federal regulations named in pa (a) of Item 1700, to remain on any dock or wharf or in any transit shed, or to be stored in manner while awaiting transit on any street, railroad yard, or on any property under the c jurisdiction of the Board of Harbor Commissioners unless such person shall have first ap and has been issued a SPECIAL EXPLOSIVES PERMIT, as provided for in paragraph (1700, and unless such person shall agree to and shall comply with all the terms and cond including the provisions of adequate guards and specific locations, that may be specified SPECIAL EXPLOSIVES PERMIT.	ragraph any ontrol and plied for b) of Item itions,	
(b) Except as otherwise provided in this Tariff, it shall be unlawful for any person handle, transport, discharge, or load any Class A explosives, or to handle, transport, discharge, or retain any Class B or Class C explosives, all as defined in the specific feder regulations named in paragraph (a) of Item 1700, on any dock or wharf or in any transits or on any property under the control and jurisdiction of the Board of Harbor Commission unless such person shall have first applied for and been issued a SPECIAL EXPLOSIVE PERMIT as provided for in paragraph (b) of Item 1700, and unless such person shall agrishall comply with all of the terms and conditions that may be specified in such SPECIAL EXPLOSIVES PERMIT.	narge, ral shed ners S ee to and	
ACIDS, FLAMMABLES, DANGEROUS CARGO		
Except as otherwise provided in this Tariff, it shall be unlawful for any person to permit or cause to be permitted any flammables, dangerous acids, or other dangerous cargo, as defined in the specific federal regulations named in paragraph (a) of Item 1700, to remain overnight inside any transit shed, or to be stored, except at such places and in such manner as may be designated by the Executive Director, subject to the approval of the Chief Engineer of the Los Angeles Fire Department. The Executive Director may at any time cause any such flammables, dangerous acids, or other dangerous cargo to be removed at the expense of the vessel, cargo, owner, or assignee.		
See Item 10 for explanation of abbreviations and symbols.		
Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990 EFFECTIVE: J	uly 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	
SECTION SEVEN GENERAL RULES AND REGULA		
RADIOACTIVE AND/C	FISSILE MATERIALS	
No person shall store, keep, handle, use, or other property under the jurisdiction and contrective of Los Angeles, any special nuclear materia. Uranium 235, Plutonium 239, Plutonium 241; an uranium and/or thorium; any irradiated fuel elem any radioactive waste material; or any radioactive without at least 48 hours prior written notice to a Director of the Los Angeles Harbor Department required for the movement of medical or industrian the aforementioned, when packages, marked, lemissions in accordance with United States Department regulations relating to the transportation of	including, but not limited, to Uranium 233, source material, including, but not limited to, ats; any new reactor fuel or elements thereof; material moving under special permit or escort direceipt of special permit from the Executive ovided, however, that only advance notice is isotopes other than those specifically included beled and limited as to quantity and radiation ment of Transportation and United States Coast	
The requirements of this Item shall be in regulations promulgated by other government ag and/or fissile materials.	ddition to the requirements of all laws and acies exercising jurisdiction over radioactive	
See Item 10 for explanation of abbreviations		
	ed July 12, 1989 ed April 10, 1990 EFFECTIVE: July 1, 1990	

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SECTION SEVENTEEN – Continued GENERAL RULES AND REGULATIONS – HAZARDOUS – Continue			
HANDLING GASOLINE, ETC., IN CASES	S OR DRUMS – Continued		
(2) Any such commodity may be handled direct from car, truck or trailer to vessel or lighter, or vice versa, in any quantity, at any marine oil loading wharf, or at any wharf especially designated for that purpose by the Executive Director, subject to the approval of the Chief Engineer of said Fire Department.			
(3) That no public wharf, nor any general cargo wharf, shall be designated by the Executive Director for the handling or storage of gasoline or any other flammable liquid which will flash below 38 degrees Celsius, closed cup test, under the provisions of paragraphs (1) and (2) of this rule, unless such wharf is especially protected for that purpose and approved for such use by the Chief Engineer of said Fire Department.			
(4) Any such commodity may be handled direct from car, truck or trailer to vessel, or vice versa, upon securing special permission so to do from the Executive Director, subject to the approval of the Chief Engineer of said Fire Department.			
*(5) Any such commodity may be handled direct from lighter or barge to vessel, or vice versa, at any point in Los Angeles Harbor designated for that purpose by the Executive Director, subject to the approval of the Chief Engineer of said Fire Department.			
HANDLING LIQUIFIED PETR	ROLEUM GAS		
It shall be unlawful for any person to handle or store liquefied petroleum gas on any wharf except under the following conditions:			
Such liquefied petroleum gas shall be contained in packages equivalent to the requirements of the U.S. Department of Transportation, and may be handled or stored on end in any quantity at any time at Berth 120, or in any quantity at any marine oil loading wharf or marine oil service station, excepting upon the wharf at such station, for periods not exceeding twenty-four (24) hours; provided, however, that liquefied petroleum gas in containers as specified herein may be handled direct from car, truck, trailer, or barge to vessel, or vice versa, or stored at any wharf, upon securing a special permit so to do from the Executive Director, subject to the approval of the Chief Engineer of the Fire Department of said City; the Executive Director may revoke any such special permit at any time, and said stored liquefied petroleum gas in containers shall thereupon be immediately removed.			
See Item 10 for explanation of abbreviations and symbols	ols.		
Correction No. 11 Ordinance No. 165789 Adopted July 1 Ordinance No. 165789 Adopted April	12, 1989		

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SECTION SEVENTEEN – Conti GENERAL RULES AND REGULATIONS – HAZ		
HANDLING PETROLEUM PRODUCT	'S IN BULK	
Except as herein provided, it shall be unlawful for any person to handle any gasoline, distillate, or any other liquid petroleum product which will flash below 80 degrees Celsius, closed cup test, in bulk to or from any vessel except at a marine oil loading wharf, marine oil service station wharf, or any other wharf especially designated for that purpose by the Board, subject to the approval of the Chief Engineer of the Fire Department of said City; and any such handling shall be done only from and by means of pipe line and hose suitably equipped and provided with a closed connection and valve between the supply pipe and hose; provided, however, that bulk delivery of petroleum products which flash below 38 degrees Celsius, other than bunker oil, shall not be made unless there be a closed connection between the hose and the ship tanks. No such handling shall be done between sunset and sunrise unless the premises are lighted only by incandescent electric lights protected by approved vapor proof globes, vapor proof switches, or vapor proof remote control switches. Nothing herein contained shall prevent the handling of bunker oil which does not flash below 54.5 degrees Celsius, closed cup test, between barge and vessel direct; and nothing herein contained shall prevent the handling of any liquid petroleum products which flashes below 54.5 degrees Celsius, closed cup test, direct between barge and vessel at any point in the Outer Harbor upon securing a special permit so to do from the Executive Director, subject to the approval of the Chief Engineer of said Fire Department, except that any such handling may be done direct between barge and Naval vessels anchored in the Outer Harbor without securing such permit.		
It shall be unlawful for any person to handle and deliver any wharf to any vessel, or vice versa, unless such vessel is mad side of such wharf.		
VESSELS USED FOR TRANSPORTATI FLASH POINT FLAMMABLE LIG		
No vessel used for the transportation of petroleum products or flammable liquids in bulk which will flash below 38 degrees Celsius, closed cup test, shall be permitted to lie along side of or make fast to any wharf or vessel without first obtaining special permission therefor from the Executive Director; provided, however, that nothing herein shall apply to any such vessel when the same is made fast to or is lying along side of any marine oil loading wharf.		
See Item 10 for explanation of abbreviations and symbols.		
Order No. 5837 Adopted July 12, 198 Ordinance No. 165789 Adopted April 10, 19		

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SECTION SEVENTEEN – Co GENERAL RULES AND REGULATIONS – H.		Item No.
DEFINITION OF FLASH P	OINT	
The determination of the flash point of liquids covered accordance with the American Society for Testing Materials' Designation D 56-36, using the Tag Closed Tester for all volubelow 80 degrees Celsius with the exception of products class Martens Closed Tester for fuel oil, Designation D 93-46.	Standard Method of Tests, atile flammable liquids flashing	1740
EMPTY DRUMS, ETC., MUST NOT REI	MAIN ON WHARF	
Empty drums, tanks, barrels, and other containers, us gasoline, distillate, kerosene, or other flammable products, sh wharf or landing after sunset of the day received without sect from the Executive Director, subject to the approval of the Crof said City.	nall not be allowed to remain on any uring special permission so to do	1745
FILLING FUEL TANK	ζ	
It shall be unlawful for any person to fill the fuel tank or other product of petroleum, or to extract the same there fro wharf or landing.		1750
See Item 10 for explanation of abbreviations and symbols.		
Order No. 5837 Adopted July 12, Ordinance No. 165789 Adopted April 10	1989	

PORT OF LOS ANGELES – 7	ΓARIFF NO. 4		Original Page	161
	SECTION SEVENTEEN S AND REGULATION		S – Continued	Item No.
	rth, wharf, wharf premised luty of said watchman to down the same if it is or a shman shall be liable for a of broken or leaking bunk every such person who pre-	wharf premise or to be in attendance to or other facility, to keep a continuous appears to be leaking and save the Board for fuel lines at successive watch	other facility has been at all times while bunker to insure proper use of surveillance of any such ng. Every such person d harmless from any and th berth, wharf, wharf uman shall be so liable for	1760
It shall be unlawful for equipment propelled or operate petroleum as fuel, to light the pany wharf or landing.		For operating any values or a	ny other product of	1765
It shall be unlawful to manner, as the Executive Direct overnight upon any wharf with	ctor shall prescribe, and	except at such place the same shall not		1770
See Item 10 for explanate Order No. :	ion of abbreviations and sy 5837 Adopted Ju			

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page162
SECTION SEVEENTEEN – Continu GENERAL RULES AND REGULATIONS – HAZAF	
HEATING OF PITCH, ETC., BURNING RUE WELDING AND OPEN FIRES	BBISH, ETC.
(a) It shall be unlawful for any person to use any fire on b tar, or other flammable substances, while such vessel is in any slip moored at any wharf, unless such fire is constantly attended by a p care of said fire, and unless sufficient emergency fire fighting equi the satisfaction of the Executive Director and the Chief Engineer o Department, are present at all times.	basin, channel, or canal, or erson capable of taking proper pment and fire watchmen, to
(b) It shall be unlawful for any person to make or use any burning of rubbish or refuse materials or for any other purpose on jurisdiction of the Board, except at such places as may be designated.	any premises under the
(c) It shall be unlawful for any person to weld or use any any welding or the use of any open fire on any vessel in any slip, c any premises under the jurisdiction of the Board, unless such person permission so to do from the Executive Director and the Chief Eng Department and such person agrees to comply and does comply with may be imposed by the Chief Engineer of the Los Angeles Fire Department, to the satisfaction of the Executive Engineer of the Los Angeles Fire Department, is present at all times	hannel, basin or canal, or on in first obtains special ineer of the Los Angeles Fire th all terms and conditions that partment, and unless sufficient tive Director and the Chief
See Item 10 for explanation of abbreviations and symbols.	
Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990

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PORT OF LOS ANGELES – TARIFF NO. 4	Second Revised Page
SECTION EIGHTEEN GENERAL RULES AND REGULATIONS – MISC	Item No.
OPERATION OF PERSONAL WATERCRAFT, WA AQUAPLANING AND SIMILAR ACTIVITIES, P	
[C] (a) Except as otherwise provided in paragraphs (b) and (d) of unlawful for any person to operate a vessel while towing or otherwise persons on water skis, aquaplane or similar device, or for any person personal watercraft as defined in the California Harbors and Navigati devices, water skiing, aquaplaning or other similar activity, on or in a Harbor.	e assisting a person or to engage in the operation of ion Code §651(s) or similar
(b) The provisions of paragraph (a) of this Item shall not approf waters of the Outer Harbor as may be designated from time to time subject, however, to such restrictions, rules and regulations as may be and set forth in any such resolution, or (2) to a performer engaged in person or persons engaged in any one of the following authorized act or other boat race, a marine parade, a tournament or exhibition, when or activity has been first approved and authorized in writing by the B Director.	oly: (1) to such area or areas the by resolution of the Board, the established by the Board the a professional exhibition or a the civities: a regatta, motorboat the such professional exhibition
(c) The right is reserved to the Board to revoke and rescind, reason, any or all of its designations of water areas made pursuant to change from time to time any or all of the restrictions, rules and reguestablished for any or all such designated water areas.	this Item, and to amend and
[C] (d) The provisions of Item 1680, paragraphs (c) and (d), of shall not apply to any person operating a vessel while towing or othe persons on water skis, or aquaplane or similar device, or to any person a personal watercraft, water skiing, aquaplaning or other similar active designated by resolution of the Board under paragraph (b) of this Item 1680, paragraphs (c) and (d), of Section Sixteen of this Tariff shall repersons engaged in a professional exhibition or any activity approved paragraph (b) of this Item. It shall be unlawful for any person to run towing or otherwise assisting a person or persons on water skis, or action for any person to engage in operation of a personal watercraft, water similar activity in any water area designated by resolution of the Boa Item at a rate of speed greater than 35 nautical miles per hour.	rwise assisting a person or on engaged in the operation of vity, in or on any water area m, and the provisions of Item tot apply to a person or d and authorized under or operate any vessel while quaplane or similar device, or skiing, aquaplaning, or other
See Item 10 for explanation of abbreviations and symbols.	1
Order No. 6793 Adopted March 24, 2004 Correction No. 296 Ordinance No. 176067 Adopted June 16, 2004	EFFECTIVE: August 1, 2004

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Fifth Revised Page	164
SECTION EIGHTEEN – Continued GENERAL RULES AND REGULATIONS – MISCELLANEOUS – Continued	Item No.
GENERAL ROLES AND REGULATIONS - WISCLLLANDOUS - COmmiscu	
DIVING AND RELATED ACTIVITIES	
(a) It shall be unlawful for any person to underwater dive, or to engage or participate in underwater diving or in any other underwater activity in Los Angeles Harbor, except in designated recreational areas, without having in his possession a written permit from the Executive Director authorizing such diving or underwater activity.	
(b) It shall be unlawful for any person to underwater dive, or to participate or engage in underwater diving or in any other underwater activity in Los Angeles Harbor unless there is an assistant present who shall be on the surface of the water close over the person engaging in diving or in any other underwater activity and able to make a conspicuous display of the prescribed signals for diving.	
(c) It shall be unlawful for any person, while underwater diving or participating or engaging in underwater diving or in any other underwater activity, to examine the hull or ground tackle of, or to attach anything to, or molest in any manner whatsoever, any vessel, or to examine or molest any premises or property in Los Angeles Harbor, without first having obtained written permission so to do from the lawful owner or operator of such vessel, premises or property.	[A] 1802
(d) The fees for the permit required by this Item shall be \$35.88 for the first year, payable in advance, and \$14.85 for each yearly renewal thereafter, payable in advance; provided, that the fee for a permit issued to any person who holds a similar written permit issued by any Port or Harbor in the State of California which is under the jurisdiction and control of the State, a municipality or a port district and which has promulgated rules and regulations regulating diving and authorizing the issuance of permits therefore, shall be \$14.85 for the first year, payable in advance; and provided, further, that no fee shall be collected for a permit issued to any authorized employee of the United States, any state, or a municipality or of any political subdivision, department, or agency thereof.	
The permit required by this Item may contain such conditions and restrictions as the Executive Director in his discretion may determine reasonably necessary to preserve or minimize the danger to life, limb or property. Failure to comply with any of the provisions contained herein or in such permit shall ipso facto terminate any of the privileges granted by said permit and said permit shall thereafter be null and void.	
See Item 10 for explanation of abbreviations and symbols.	
Order No. 24-7370 Adopted June 6, 2024	
Correction No. 899 Ordinance No. 188366 Adopted September 10, 2024 EFFECTIVE: November 4,	2024

PORT OF LOS AN	NGELES – TARIFF NO.	. 4	First Revised Page Cancels Original Page And Circular No. 15B	
GENERA		EIGHTEEN – Continued LATIONS – MISCELLANEC		Item No.
	SURFACE D	IVING AND SWIMMING		
(a) It shall the waters of Los A		son to surface dive or jump of	f any moving vessel into	
on or in any waters		rson to swim or engage in othe Inner Harbor, Fish Harbor, or		1803
activity is part of or	r is an emergency act rec authorized activity that	a) and (b) of this item shall no quiring such action, or is performs exempted in paragraph (b) of	ormed in such an area	
	NON-MOTO	ORIZED VESSEL AREA		
within such area(s) Board as a "Non-Nosolely to the use a including, but not lead to the such that t	of the Outer Harbor as a Motorized Vessel Area. and operation of vessels imited to, non-motorized such restrictions, rules a	rson to run or operate any vess may be designated from time to "Such Non-Motorized Vesses propelled manually or solely d boats, dinghies, kayaks, cano and regulations as may be esta	o time by resolution of the el Area shall be restricted by by oars, paddle or sail, ses, sailboards, and similar	[A] 1804
any or all of its des	signations of water area ny or all of the restriction	to revoke and rescind, at any s made pursuant to this Item, ons, rules and regulations that r	and to amend and change	
See Item 10	for explanation of abbrevi	ations and symbols		
Correction No. 212	Order No. 6699 Ordinance No. 173527	Adopted August 9, 2000 Adopted September 26, 2000	EFFECTIVE: November 3,	2000

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	166
SECTION EIGHTEEN – Continued GENERAL RULES AND REGULATIONS – MISCELLA	NEOUS – Continued	Item No.
PAY TOILETS PROHIBITED No person shall make or collect a fee or other charge for the the use of the public and located in a municipal structure or building		1805
FISHING BARGES PROHIBITED WITHOUT It shall be unlawful for any person to anchor any vessel, barg or character, which is used or permitted to be used for the purpose of article or commodity, in Los Angeles Harbor, without first having ob Director a permit to do so.	ge, or watercraft of any kind selling fish, bait, or any other	1810
UNLAWFUL TO FISH FROM OR USE ANY BERTH, WAREA WITHOUT ASSIGNMENT OR OTHER PI It shall be unlawful for any person to fish from or otherwise vessel or any owner, agent or operator thereof to use in any manner, a premise, or other area under the jurisdiction of the Board without first other permission to do so.	ERMISSION use in any manner, or for any any berth, wharf, wharf	1812
It shall be unlawful for any person to trespass by entering or wharf premise or any other area in the Harbor District which is used cargo or where signs are posted displaying the words, "Keep Out, Trwithout having first obtained permission from the Board of Harbor C Director, or the person in lawful possession of any such area.	being in or upon any dock, for the storage or handling of espassing Prohibited,"	1815
See Item 10 for explanation of abbreviations and symbols.		
Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

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SECTION EIGHTEEN – Continued GENREAL RULES AND REGULATIONS – MISCELLANEOUS – Continued	Item No.
PERSONS PROHIBITED FROM CERTAIN PREMISES	
It shall be unlawful for any person under the influence or apparently under the influence of intoxicating liquors to enter or be on any Marine Oil Terminal or other premises where flammable or combustible liquid cargo is present, and it shall be unlawful for any person on any such terminals or premises to conduct himself in a disorderly manner. The Executive Director shall refuse entry to or cause entry to be refused to, and remove from or cause to be removed from any Marine Oil Terminal or other premises where flammable or combustible liquid cargo is present, any person who in his opinion is disorderly or is under or apparently under the influence of intoxicating liquors.	1820
PEDDLING PROHIBITED	
It shall be unlawful for any person to peddle or sell any goods, wares or merchandise upon the wharves, roadways or other lands under the jurisdiction of the Board without having a permit to do so from the Executive Director.	1822
FIRE FIGHTING APPARATUS	
It shall be unlawful for any person to obstruct or interfere with the free and easy access to, or to use, remove or in any manner disturb, any fire extinguisher, fire hose, fire hydrant, or any part of any fire sprinkler system, or any other fire fighting appliance or apparatus installed in or upon any wharf, warehouse or other building, structure or premises under the jurisdiction of the Board, except for the prevention of fire; provided, however, that nothing herein contained shall prevent the making of necessary repairs or tests by any person duly authorized to do so.	1825
See Item 10 for explanation of abbreviations and symbols.	
Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990 EFFECTIVE: July 1, 1990	

PORT OF LOS AN	NGELES – TARIFF NO	4	Original Page	168
GENERA		EIGHTEEN – Continued LATIONS – MISCELLAN	NEOUS – Continued	Item No.
	SPARK PRO	OTECTOR NECESSARY		
when working on of catcher that will effort vessel. In operating the owner or operating	or alongside any wharf, refectually prevent sparks g any donkey or hoisting tor a bent or curved pipe or operators of such engine	nust have upon its smokes from falling upon such wh	arf or upon the deck of any ed there must be provided by ading to the outside of the	1827
		SMOKING		
pipe, or to light any or contrivance for p lantern, or for any p or pipe, of the light other apparatus or open flame or light in such areas thereo	y match, cigarette lighter producing a spark, flame person to permit any sme ting of any match, cigare contrivance for producing ted lantern, upon any whon or therein as may be a	c, cigar lighter, or to use or or fire, or to use or carry obtaing or the possession of the lighter, cigar lighter, or ag a spark, flame or fire, or	any burning cigarette, cigar r the use or operation of any the use or carrying of any n Los Angeles Harbor, except moking areas by the	1828
or pipe, or to light apparatus or contri- smoking or the pos- cigarette lighter, ci producing a spark, board any vessel w while Class A expl times and in such p or other person in co	any match, cigarette, light vance for producing a spacession of any burning congar lighter, or the use or flame or fire, or the use thile anchored, moored consives are being loaded places, exclusive of cargo	hter, cigar lighter, or to use bark, flame or fire, or for a ligarette, cigar or pipe, or to operation of any other app or carrying of an open flam or berthed at any dock or we or discharged; or at any other	he lighting of any match, baratus or contrivance for me or lighted lantern, on wharf in Los Angeles Harbor her time, except at such y be permitted by the master	
See Item 10	for explanation of abbrevi			
	Order No. 5837 Ordinance No. 165789	Adopted July 12, 1989 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4 Original Page	169
SECTION EIGHTEEN – Continued GENERAL RULES AND REGULATIONS – MISCELLANEOUS – Continued	Item No.
FIRE SIGNAL	
In the event of fire occurring on board any vessel in Los Angeles Harbor, except vessels under way, such vessel must sound five prolonged blasts of the whistle or siren as an alarm indicating fire on board or at the dock to which the vessel is moored. Such signal may be repeated at intervals to attract attention, and is not a substitute for but may be used in addition to other means of reporting a fire. The words "prolonged blast" used in this rule shall mean a blast of from four to six seconds' duration.	
MOTOR VEHICLES ON WHARVES	
It shall be unlawful for any person to drive, operate, stand or park, or to cause or permit to be driven, operated, stood, or parked, any motor or other vehicle onto or upon any wharf or landing at Los Angeles Harbor except for the purpose of loading or discharging freight and passengers, or while actually engaged in the performance of necessary duties which require the presence of such vehicle on said wharf or landing. It shall be the duty of such operator to immediately remove such vehicle from such wharf or landing upon the completion of the transaction of his necessary business there on. The Executive Director may take charge of and remove any vehicle left upon any wharf or landing in violation of this rule, and to care for the same wholly at the expense of the owner thereof. Any person violating this Item shall, in addition to the penalties prescribed by this Tariff, be refused further access to any wharf or landing without first obtaining special permission therefor from the Executive Director. The Executive Director may grant special permission for any person to drive, operate, stand, or park any motor vehicle onto or upon any wharf or landing in Los Angeles Harbor for other purposes.	
DRIPPING OIL	
It shall be unlawful for any person to knowingly permit any vehicle from which gasoline or oil is dripping, or cause any such vehicle to be permitted, to be driven, stood, or operated, or to remain on any wharf or landing in Los Angeles Harbor.	1835
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990 EFFECTIVE: July 1, 199	0

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	170
SECTION EIGHTEEN – Continued GENERAL RULES AND REGULATIONS – MISCELLA		Item No.
SAND FOR ABSORBING WASTE O	DIL	
Suitable sand shall be kept in buckets and used for absorbin upon the floors of wharves, and such sand, when saturated, shall be outside the wharf and premises. It shall be the duty of persons holdi comply with and enforce this rule on wharves assigned to them.	removed to a safe place	1838
MOTOR VEHICLES STORED ON WHA	RVES	
It shall be unlawful for any motor vehicle to be stored on ar shall first have been drained of all gasoline or other liquid petroleur places as the Board may designate therefor.		1840
CHUTES REQUIRED IN HANDLING FIS	Н, ЕТС.	
It shall be unlawful for any person to handle or transfer any bricks, ashes, cinders, sand, rubbish, or other loose matter or materi wharf to any vessel, or vice versa, or from one vessel to another ves chute or contrivance is used in such manner as will effectually prevention falling into the water.	al that will sink, from any ssel, unless a canvas or other	1845
LIFE PRESERVERS		
It shall be the duty of every owner, agent, lessee or operator. Harbor to furnish and keep in place on such wharf suitable ring life attached thereto at least 61 meters in length. Such life preservers shaproperly labeled, in such places on said wharf as the Executive Dire all times during the day and night be conveniently accessible for the from drowning. It shall be unlawful for any person to molest, interfedestroy any such box or life preserver contained therein, except for	preservers with ropes or lines all be kept in suitable boxes, ector shall direct, and shall at e purpose of rescuing persons ere with, break, take away, or	1850
See Item 10 for explanation of abbreviations and symbols.		
Order No. 5837 Adopted July 12, 1989 Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

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	Cancels Original Pageand Circular No. 14	171
SECTION EIGHTEEN – Continued GENERAL RULES AND REGULATIONS – MISCELLA		Item No.
SPEED LIMIT ON WHARVES		
Any person operating or driving a motor vehicle or other vewharf, or within any transit shed, warehouse, or enclosed marine ter area where cargo is actually being handled, shall operate or drive the speed not greater than is reasonable and proper, having due regard to the wharf, transit shed, warehouse, enclosed marine terminal area or shall be unlawful for any person to operate or drive a motor vehicle wharf, transit shed, warehouse, enclosed marine terminal area, or carate of speed or in any manner so as to endanger the life, limb or properate or drive any motor vehicle or any other vehicle on any such warehouse, enclosed marine terminal area or cargo-handling area at (10) miles per hour, unless otherwise posted.	rminal area, or in any other e same at a careful and prudent o the traffic, surface and use of r cargo-handling area, and it or any other vehicle upon such argo-handling areas at such a operty of any person, or to wharf, transit shed,	[C] 1855
MOTOR VEHICLES FOR HIRE		
It shall be unlawful for any person to operate any passenger hire upon any of the wharves, lands or roadways under the jurisdicti having obtained a permit so to do from the Executive Director. Pass operated over Harbor Department roadways between fixed termini a shall not be included under this rule.	ion of the Board without first senger carrying vehicles	1860
WEIGHT ON WHARVES		
No loading exceeding 800 pounds per square foot, or the eq permitted on any wharf. No motor vehicular loading shall exceed th (the H20 indicating a maximum of 20 tons per truck and the S16 inc pounds per axle of semi-trailer) as defined in the Standard Specifica the American Association of State Highway Officials. No railway loper axle. Loadings exceeding those specified above may be admitted permission of the Executive Director upon compliance with such contract the second	dicating a maximum of 32,000 ations for Highway Bridges of bading shall exceed 32.5 tons d to or taken over a wharf with	1865
See Item 10 for explanation of abbreviations and symbols.		
Correction No. 146 Order No. 6649 Adopted May 12, 1999 Adopted July 13, 1999	EFFECTIVE: August 26, 19	99

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	173
SECTION EIGHTEEN – Continued GENERAL RULES AND REGULATIONS – MISCELLANEO	DUS – Continued	Item No.
RUBBISH AND WASTE MATERIAL		
It shall be unlawful to throw, discharge, or deposit, or cause, suf thrown, discharged, or deposited upon any wharf, landing, thoroughfare, the jurisdiction of the Board, any decayed or decaying fruits, fish or vego any dead animal or putrefying matter, or any rubbish or refuse matter of neglect, failure or refusal of any person so throwing or depositing any su above to immediately remove the same, it shall be the duty of the Execut the same at the expense of such person responsible therefor.	or other premise under etables, or the carcass of any kind. Upon the ch material mentioned	1871
UNLOADING GARBAGE FROM VESSELS PROH	IBITED	
It shall be unlawful to unload, remove or discharge, or cause, sur unloaded, removed or discharged, from any vessel in Los Angeles Harbo matter of any kind; provided, however, that any garbage or any refuse m removed, or discharged from any vessel into such other vessel or vessels vehicles as may be designated by the Executive Director for the collectic or refuse matter.	or any garbage or refuse atter may be unloaded, or such other vehicle or	1872
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989		
Ordinance No. 165789 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4 Original Page	174
SECTION EIGHTEEN – Continued GENERAL RULES AND REGULATIONS – MISCELLANEOUS – Continued	Item No.
GENERAL RULES AND REGULATIONS – MISCELLANEOUS – Continued DISCHARGING OIL INTO WATER PROHIBITED (a) It shall be unlawful for any person to pump, discharge or deposit, or to cause or permit to be pumped, discharged or deposited, or to pass or to allow to pass or to escape in or into the waters of Los Angeles Harbor any of the following materials or substances: oil, spirits, combustible liquids, coal tar, refuse, residuary products of coal, petroleum, asphalt, bitumen, or other carbonaceous materials or substances, or any products or compound of, or any bilge water containing any of said materials or substances; and it shall be unlawful for owners, masters, officers and agents of vessels, terminal operators and others on shore, or any person participating in the transfer of such materials or substances, or products or compounds thereof, or any bilge water containing any of said materials or substances, having knowledge of the pumping, discharging, depositing, passage or escapement of such materials or substances, to fail to report the same immediately to the Harbor Department; and upon discovering such pumping, discharging, depositing, passage or escapement, such owners, masters, officers and agents of vessels, terminal operators and others on shore, or any person participating in the transfer of such materials or substances, shall forthwith confine any such materials or substances and clean up and remove the same from the waters of Los Angeles Harbor. (b) It shall be unlawful for any person in charge of a marine oil terminal to cause, suffer or permit such terminal to load, discharge, handle or store any petroleum or petroleum products unless not less than 305 lineal meters of workable oil spill booms are available on the premises assigned to the operator of such marine oil terminal pursuant to the provisions of Item No. 1000 of Section Ten hereof; provided, however, that the City reserves the right to grant permission to the person in charge of a marine oil terminal to install an air barrier system of contro	1873
Order No. 5837 Adopted July 12, 1989	

Adopted July 12, 1989 Adopted April 10, 1990

Ordinance No. 165789

EFFECTIVE: July 1, 1990

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	175
SECTION EIGHTEEN – Cont GENERAL RULES AND REGULATIONS – MISC		Item No.
CLOSING VALVES AND SCUPPER PIP	ES ON VESSELS	
It shall be unlawful for any person in charge of any verses to load or discharge any petroleum or petroleum product discharge valves and sea suction valves are closed and lashed leading from the decks of any such vessel are closed up and play prevent any such petroleum or petroleum products which may any such vessel from running through the scuppers into the way	or sealed and unless all scuppers lugged and made oil tight so as to be spilled in or upon the decks of	1874
REGULATION OF BALLAST, DISCI	HARGE, ETC.	
It shall be unlawful for any person to pump, discharged be pumped, discharged or deposited, or to pass or to allow to post Los Angeles Harbor any foul bilge water, ballast, slops or rewritten permission so to do from the Executive Director, and to such permission subject to such terms and conditions as in his the prevention of water pollution, such as, but not limited to, post water line so that a visible outfall may be constantly inspected	pass or escape in or into the waters refuse without having first obtained the Executive Director may grant sole discretion may be necessary for bumping or discharging above the	1880
FUMIGATION PROHIBIT	ED	
Fumigation of cargo in Harbor Department transit she requested by the Terminal Operator on behalf of the cargo and or when required by law.		1885
See Item 10 for explanation of abbreviations and symbols.		
Order No. 5837 Adopted July 12, 1 Ordinance No. 165789 Adopted April 10,		

			Fifth Revised Page	177
PORT OF LOS ANO	GELES – TARIFF NO.	4	Cancels	177
			Fourth Revised Page	177
		NINETEEN – Continued ISHING VESSEL – Continu	ed	Item No.
FI	REE DOCKAGE TO C	OMMERCIAL FISHING VI	ESSELS	
industry no dockage vessel is actually dis	shall be assessed again	or the accommodation and pro- lest any commercial fishing ve- on stores or supplies at any ve- ed for such purposes.	essel during the time such	1905
commercial fishing vibeen docked for taki	vessels ready to be load ing on supplies, or has baway and vacate the be	dy to be unloaded shall have led, and whenever a commerce on unloaded and is ready to rth in favor of a commercial	cial fishing vessel has be loaded, such vessel	
Department occupying 72, and it shall be un	ng stalls in the Municip nlawful to make any ves	the exclusive joint use of the bal Fish Market located on or ssel fast to or to unload any v actually unload fish for delive	contiguous to said Berth essel at said Berth 72	
		CIAL FISHING VESSELS TO HILE UNLOADING OR LO		
designated by the Ex		at Berth 72 or to be unloaded ant to Item 1905 (a), must be	<u> </u>	[A] 1910
away from the whart as the case may be, s rates elsewhere prov	f and vacate such berth shall thereupon be subjected in this Tariff, and	ivileges of Item 1905, which after having finished discharged to and shall be assessed do in addition thereto \$65.58 for such wharf in violation of this	ging or loading, or both, ockage at quadruple the r each and every day, or	
Executive Director a		ct to removal and impound by at the sole risk of such vessel Director may direct.		
		th moving and impounding von thirty (30) days after billing		
	For explanation of abbreviation of Order No. 24-7370		1	
	Order No. 24-7370 Ordinance No. 188366	Adopted June 6, 2024 Adopted September 10, 2024	EFFECTIVE: November 4, 2	2024

PORT OF LOS AN	IGELES – TARIFF NO.	. 4	Original Page	178
		NINETEEN – Continued ISHING VESSEL – Continue	ed	Item No.
	VESSELS LIABLE	IF IDLE AT FISH WHARV	ES	
or loaded shall ipso		d fast to a designated fish whatel and persons in charge there er evidence or proof.		1915
A	ACCESS TO FISH WHA	ARVES NOT TO BE OBSTR	UCTED	
		or vessel to obstruct or cause esignated fish wharf at any tir		1920
See Item 10	for explanation of abbrevi			
	Order No. 5837	Adopted July 12, 1989		
	Ordinance No. 165789	Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page	180
TORT OF LOS / INCLEES TAIRING NO. 1	Original Page	180
SECTION NINETEEN – Continued COMMERCIAL FISHING VESSEL – Con	tinued	Item No.
COMMERCIAL FISH VESSEL PERMITS 0	Continued	
An annual Commercial Fish Vessel Permit may be issued for months from and after the first day of the next succeeding month aft therefor. Dockage, at the rate provided in Item 1930, shall be due an quarterly, semi-annually or annually, as may be provided in such per permits shall be entitled to a preference of an allotment of a space for vessels whose owners or operators are issued temporary permits.	er application is made d payable in advance either rmit. Holders of annual	[+] 1925 (Cont.)
A temporary Commercial Fish Vessel Permit may be issued (12) months, provided that the specific period of time for which each issued shall be determined in advance. Dockage shall be due and payand at rates as provided in Item 1930.	h such temporary permit is	
The commercial fish vessel permit shall be valid only at what Executive Director. The docking of vessels at Berths 267A and 268 more than 23 meters in length. When all space at these wharves has permits will be issued. Renewal of permits shall be entitled to a prefinew permits.	shall be limited to vessels not been allotted, no additional	
[+] Fishboat Dockage Permits may be suspended, revoked, of Director of the Port of Los Angeles for California Department of Fis California Code of Regulations, violations, and such violations with application shall be sufficient grounds for refusing to issue a Common control of the Port of Los Angeles for California Department of Fisher California Code of Regulations, violations, and such violations with application shall be sufficient grounds for refusing to issue a Common California Code of Regulations.	sh and Game Code or Title 14, in the year preceding an	
See Item 10 for explanation of abbreviations and symbols.		
Correction No. 290 Order No. 6787 Adopted August 27, 2003 Ordinance No. 175979 Adopted May 11, 2004	EFFECTIVE: June 26, 2004	

PORT OF LOS ANGELES – TARIFF NO. 4	Sixth Revised Page Cancels Fifth Revised Page	
SECTION NINETEEN – Continued COMMERCIAL FISHING VESSEL – Continued		Item No.
DOCKAGE RATES AND CHARGES FOR COMMER FISHING VESSELS HOLDING A VALID PERM		
Dockage shall be assessed against all commercial fishing vessels valid annual or temporary Commercial Fishing Vessel Permit issued by the following rates:		[A] 1930
Annual Permit Length of vessel per meter or fraction thereof, per month or fraction to	thereof\$4.99	
Temporary Permit (See Notes 1 and 2) Length of vessel per meter or fraction thereof, per day or fraction the Length of vessel per meter or fraction thereof, per month or fraction to		
Note 1: Length of vessel to be determined from documents issued by Guard or the State of California.	the United States Coast	
Note 2: Charges will be assessed at the daily dockage rate for the first dockage under each permit. Effective on the commencement day, the owner or operator holding a permit will have the opt payment of dockage at the daily rate or to elect assessment at fraction thereof for the duration of the permit. Dockage at the and payable totally in advance. Dockage at the monthly rate in advance monthly.	of the eleventh (11) ion to continue the the rate per month or e daily rate shall be due	
See Item 10 for explanation of abbreviations and symbols.		

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	182
SECTION NINETEE COMMERCIAL FISHING		Item No.
PENALTY FOR V	IOLATION	
Any person or vessel violating any of the pro- any of the rules of this Section, or who shall refuse o imposed hereunder, shall thereupon and thereafter, u- been paid and satisfied, be denied all the privileges a and, in addition thereto, be subject to the other penal- and to the general penalties prescribed in Section For	r fail to pay any charge or penalty accruing or ntil all such charges and penalties shall have nd facilities under the control of the Board, ties prescribed in Section Four of this Tariff	1935
APPLICABILITY OF RATES, RU	ILES AND REGULATIONS	
Except as otherwise specifically provided in and regulations, provided in this Tariff, including the shall apply to commercial fishing vessels.		1940
See Item 10 for explanation of abbreviations and Order No. 5837 Adopted		
	July 12, 1989 April 10, 1990 EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4 Cancels Twelfth Revised Page	
SECTION TWENTY - CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULATIONS	Item No.
Section Twenty is organized as follows: Items 2000-2041 – Clean Truck Program Items 2045-2060 – Ocean Going Vessels Items 2061-2089 – RESERVED Items 2090-2099 – General Provisions	-
DEFINITIONS CLEAN TRUCK PROGRAM For purposes of Section 20 the following definitions shall apply:	
"2014 Drayage Truck" means a Drayage Truck that is Model Year 2014 or newer.	
"ARB" or "CARB" means the California Air Resources Board.	
+"Agent" means an entity acting on cargo owner's behalf under contract for arrangement of all or part of the movement of cargo between a Terminal and points of origin and destination. An "Agent" can be a shipping line, a rail carrier, a Licensed Motor Carrier or other agents and intermediaries, but in no event shall include or result in any Drayage Truck Operator being responsible for payment of the Clean Truck Rate.	[C] + 2000
"Authorized Emergency Vehicle" is as defined in California Vehicle Code Section 165.	
"CARB Diesel Fuel" is Diesel Fuel certified by ARB as meeting the fuel specification standards set forth at Title 13, California Code of Regulations (CCR) Section 2280 et seq.	1
"CARB Drayage Truck Rule" is the regulation published by ARB for In-Use On-Road Diesel-Fueled Heavy-Duty Drayage Trucks at Ports and Intermodal Rail Yard Facilities in California Code of Regulations (CCR) Section 2027. https://www.arb.ca.gov/msprog/onroad/porttruck/2027regfinal.pdf	
*"CARB Truck and Bus Rule" is the regulation published by ARB entitled "Regulation to Reduce Emissions of Diesel Particulate Matter, Oxides of Nitrogen and Other Criteria Pollutants from In-Use Heavy-Duty Diesel-Fueled Vehicles" in California Code of Regulations (CCR) Section 2025. https://ww2.arb.ca.gov/our-work/programs/truck-bus-regulation/truck-and-bus-regulation-regulation-advisories	
See Item 10 for explanation of abbreviations and symbols.	
Order No. 21-7316 Adopted November 4, 2021 Correction No. 787 Ordinance No. 187486 Adopted May 4, 2022 EFFECTIVE: June 17, 20	22

PORT OF LOS ANGELES – TARIFF NO. 4	Fourteenth Revised Page Cancels Thirteenth Revised Page	
SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REC	GULATIONS Continued	Item No.
DEFINITIONS CLEAN TRUCK PROGRAM	-Continued	
"Dedicated Use Vehicles" are uni-body On-Road Vehicles separate tractors and trailers, including but not limited to dedicated dedicated fuel delivery vehicles, concrete mixers, mobile cranes equipment.	ated auto transports,	
"Diesel Fuel" means any fuel that is commonly or common represented by the supplier as diesel fuel, including any mixture hydrocarbons — organic compounds consisting exclusively of the hydrogen — that is sold or represented by the supplier as suitable combustion, compression — ignition engine.	e of primarily liquid he elements carbon and	
"Diesel-Fueled" means a compression-ignition engine for CARB Diesel Fuel, or alternative diesel fuel, in whole or part.	fueled by Diesel Fuel,	
"Diesel Particulate Matter" or "DPM" means the part exhaust of Diesel- Fueled compression - ignition engines.	ticles emitted in the	[C] 2000 (Cont.)
* "Drayage Truck" means any in-use On-Road Vehicle weight Rating greater than 14,000 pounds that pulls a trailer or transporting cargo (such as containerized, bulk, or break-bulk g transiting through Port Property for the purpose of loading, unle cargo, empty containers or chassis that originated from or is des Drayage Truck does not include Dedicated Use Vehicles, Author Vehicles, Military Tactical Support Vehicles, or Yard Trucks.	chassis used for goods), operating on or bading or transporting stined for Port Property.	(Com.)
"Drayage Truck Owner" means the person registered as Truck as shown by the Department of Motor Vehicles, or its equ province, country, or the International Registration Plan, or the indicated on the truck's registration pursuant to California Vehi	uivalent in another state, lessee of a Drayage Truck	
"Drayage Truck Operator" means the driver of the vehi entity that controls the operation of a Drayage Truck.	icle or any person, party, or	
"Gross Vehicle Weight Rating" is defined in California	Vehicle Code Section 350.	
"Heavy-Duty" is a manufacturer's Gross Vehicle Weight 14,000 pounds.	t Rating of greater than	
"International Registration Plan" is a registration recipistates of the United States and provinces of Canada providing for on the basis of total distance operated in all jurisdictions.		
See Item 10 for explanation of abbreviations and symbols. Order No. 21-7316 Adopted November 4, 20:	21	

Adopted May 4, 2022

EFFECTIVE: June 17, 2022

Correction No. 788

Ordinance No. 187486

PORT OF LOS ANGELES – TARIFF NO. 4	Twelfth Revised Page. 1 Cancels Eleventh Revised Page 1	
SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REGU	JLATIONS Continued	Item No.
DEFINITIONS CLEAN TRUCK PROGRAM-	Continued	
"Lessee" has the same meaning as in California Vehicle Coo	de Section 371.	
"Licensed Motor Carrier" means a licensed motor carrier is compliance with the requirements of a valid license/permit under a Motor Carrier Permit issued by the California Department of Motor California Vehicle Code, or (2) a state motor carrier permit issued (3) a Federal Motor Carrier License (USDOT Number) and Opera MX Number) that contracts for and dispatches for pick-up and del for or originated from Port Property.	either (1) a California or Vehicles under the by any U.S. State, or ting Authority (MC or	
+ "Low NOx Truck" means a truck that that meets or exceed standard of Low NOx trucks under the Low NOx Omnibus Regula https://ww2.arb.ca.gov/rulemaking/2020/hdomnibuslownox	•	[C]+ 2000 (Cont.)
"Marine Cargo Support Yard" means a facility used for secargo containers, chassis storage, or other marine cargo activities streminals.		
"Military Tactical Support Vehicles" is as defined in Title	13, CCR, Section 1905.	
"On-Road" means a vehicle that is designed to be driven on roadways and that is registered or is capable of being registered by Department of Motor Vehicles (DMV) under Vehicle Code section DMV's equivalent in another state, province, or country, or the Intelligence Plan. A vehicle covered under ARB's In-Use Off-Road Regulation 2449 is not an on-road vehicle.	the California ns 4000 et seq., or ternational Registration	
"Oxides of nitrogen" or "NOx" means compounds of nitriculating nitric oxide and nitrogen dioxide.	rogen and oxygen,	
See Item 10 for explanation of abbreviations and symbols		

Adopted November 4, 2021

Adopted May 4, 2022

EFFECTIVE: June 17, 2022

Order No. 21-7316

Ordinance No. 187486

Correction No. 789

PORT OF LOS ANGELES – TARIFF NO. 4 Eighth Revised Page Cancels Seventh Revised Page.	
SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULATIONS Continued	Item No.
DEFINITIONS CLEAN TRUCK PROGRAM-Continued	
+ PDTR Compliance Label " is a tag issued by the Port of Los Angeles for Drayage Trucks calling those Port of Los Angeles Terminals that use them as an alternative to RFID readers to confirm compliance with the Tariff.	
* "Port Drayage Truck Registry" or "PDTR" is a database that contains information on trucks that conduct business on Port Property at the Ports of Los Angeles and Long Beach, including:	[C]
 Drayage Truck Owner's name, address, phone numbers, email address, and fax number; Drayage Truck and engine make, model, model year and fuel source; Dispatching Licensed Motor Carrier(s) and Concession Number(s) Drayage Truck Vehicle identification number (VIN), license number and state of issuance; VDECS equipment or CARB certification. 	2000 (Cont.)
* "Ports" means collectively, the Port of Los Angeles and the Port of Long Beach, also known as the San Pedro Bay Ports.	
"Port Property" means all property owned by the Port of Los Angeles within the Harbor District of Los Angeles.	
See Item 10 for explanation of abbreviations and symbols.	
Order No. 18-7240 Adopted June 21, 2018 Correction No. 731 Ordinance No. 185706 Adopted August 8, 2018 EFFECTIVE: September 1	7, 2018

PORT OF LOS ANGELES – TARIFF NO. 4	Third Revised Page Cancels Second Revised Page 1	
SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REG	ULATIONS Continued	Item No.
DEFINITIONS CLEAN TRUCK PROGRAM –	Continued	
"State Drayage Truck Registry" or "State DTR" is a CARI information on trucks that conduct business at California ports ar as required under the CARB Drayage Truck Rule.		
"Temporary Access Permit" means a temporary right of acc Angeles to a Licensed Motor Carrier to allow Drayage Truck acc Angeles Terminal for drayage services under the terms and condi-	ess to a Port of Los	
"Terminal" is any facility on Port Property used for the move cargo, including container terminals, break bulk terminals, dry but Cargo Support Yards.		+ 2000 (Cont.)
"Terminal Operator" is the entity with contractual authority Los Angeles to operate a Terminal.	y from the Port of	
"Radio Frequency Identification Device" or "RFID" is an ounique identification number, installed on a Drayage Truck which Terminal Operator to access the Drayage Truck's records in the I	h will enable the	
"Vehicle" is as defined in Vehicle Code Section 670.		
"Yard Truck" means an off-road mobile utility vehicle used with or without chassis; also known as utility tractor rig (UTR), y yard hostler, or prime mover.		
+"Zero Emission Truck" means a Drayage Truck that meets the definition of "Zero Emission Vehicle" in the CARB Advanced Clean Truck Regulation: "an on-road vehicle with a drivetrain that produces zero exhaust emission of any criteria pollutant (or precursor pollutant) or greenhouse gas under any possible operational modes or conditions." https://ww3.arb.ca.gov/regact/2019/act2019/fro2.pdf		
See Item 10 for explanation of abbreviations and symbols.		
Order No. 21-7316 Adopted November 4, 2022 Correction No. 790 Ordinance No. 187486 Adopted May 4, 2022	EFFECTIVE: June 17, 2022	2

PORT OF LOS ANGELES – TARIFF NO. 4 Fourteenth Revised Pag Cancels Thirteenth Revised Pag	
SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULATIONS	Item No.
GATE ACCESS CONTROLS All Terminal Operators shall have installed appropriate means, approved by the Port, of accessing the Port's Drayage Truck Registry for the purposes of obtaining relevant information to confirm Drayage Trucks' compliance with Terminal access requirements under this Tariff. Acceptable means include RFID readers at all truck processing gates; alternative plan using PDTR Compliance Labels may be used with Executive Director approval.	2005
* No Terminal Operator shall permit access into any Terminal in the Port of Los Angeles to: (1) Any Drayage Truck that does not comply with State emissions law requirements for Drayage Trucks under the CARB Drayage Truck Rule and/or the CARB Truck and Bus Rule, as applicable (https://ww2.arb.ca.gov/our-work/programs/drayage-trucks-seaports-railyards/drayage-truck-regulatory-documents) and/or the CARB Advanced Clean Fleet Regulation following adoption (https://ww2.arb.ca.gov/our-work/programs/advanced-clean-fleets). (2) Any Drayage Truck that cannot be verified as compliant with Items 2010, 2025 and 2040 by reference to the Drayage Truck's records in the PDTR.	[C] 2010
This item has expired.	[D] 2015
See Item 10 for explanation of abbreviations and symbols. Order No. 21-7316 Adopted November 4, 2021 Correction No. 791 Ordinance No. 187486 Adopted May 4, 2022 EFFECTIVE: June 17, 202	2

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SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULATIONS	Item No.
This item has expired.	[D] 2020
* 1. Drayage Trucks seeking entry upon Port Property shall be registered in the PDTR and State DTR prior to the time of entry. Registration in the PDTR shall be in electronic format and/or on forms and with supporting documentation as may be required by the Port of Los Angeles. Drayage Trucks shall be equipped with RFID tags or Compliance Labels to confirm their compliance with this Section 20 of the Tariff. Marine Terminal Operators shall provide to the Port on a monthly basis, information reasonably requested by the Port regarding Drayage Truck access to their Terminals to confirm compliance with the access requirements of this Tariff. 2. In the event of a change in the information provided for registration on the Port DTR database with respect to a Drayage Truck, the registration shall be amended within ten (10) calendar days of the change in electronic format or on forms and with supporting documentation as may be required by the Port of Los Angeles. + 3. Commencing on October 1, 2018, no Drayage Truck shall be entered into the PDTR unless it is a 2014 Drayage Truck. Drayage Trucks registered and current in the PDTR prior to October 1, 2018 and that are compliant with State emissions law applicable to Drayage Trucks per Item 2010 may continue to operate at the Port of Los Angeles.	[C] 2025
Correction No. 734 Ordinance No. 185706 Adopted August 8, 2018 EFFECTIVE: September 17	7, 2018

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SECTION TWENT CLEAN AIR ACTION PLAN – GENERAL RU	
CLEAN TRUCK F	
(CTF) Rates shall be assessed in a. \$10.00 on containers with an	a.m., the following Clean Truck Fund accordance with this Item 2030: outside length of 20 feet or less; outside length of more than 20 feet.
merchandise at the first point of entry to or de Drayage Truck, with the exception of merchand forth in this Item 2030, paragraph 2.	ise qualifying for the fee exemptions set
± *	cargo owner, or its authorized Agent, [N]
which shall not include Drayage Truck Operator The CTF Rate shall sunset on Dec	2020
The CTI Rate shan sunset on Dec	ember 31, 2034.
December 31, 2034; b. Exemption until December 31 Low NOx Truck servicing the December 31, 2022; c. prototype or advanced technology.	rs or leaves the Ports by Zero e Ports and registered in the PDTR by , 2027: enters or leaves the Ports by e Ports and registered in the PDTR by ology demonstration Drayage Trucks
under a Port contract, permit d. enters or leaves the Ports by use of a Drayage Truck;	or license use of port on-dock rail facilities without
e. moves between two Termina f. is shipped under contract to t	Is within the Ports; the United States Transportation tary or Department of Defense
Operators that operate a Drayage Truck that recent this Item 2030 shall not transfer, switch or cause to be moved to a Drayage Truck that is non-exer Port Property or on public streets immediately accontainerized merchandise (i) is not assessed a Cobecause it is moved by a fee-exempt Drayage Tror Low NOx Truck), and (ii) such containerized to a Drayage Truck that is non-exempt from the public streets within or immediately adjacent to be notified and the Clean Truck Rate shall be assessed.	cargo from a fee-exempt Drayage Truck apt from the Clean Truck Rate while on ljacent to Port Property. In the event that lean Truck Rate at the Port Terminal ack (such as a qualifying Zero Emissions merchandise is subsequently transferred Clean Truck Fee on Port Property or on Port Property, then the cargo owner shall essed.
See Item 10 for explanation of abbreviations and Order No. 21-7316 Adopted	November 4, 2021
	May 4, 2022 EFFECTIVE: June 17, 2022

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SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULATIONS Continued	Item No.
CLEAN TRUCK FUND The first Terminal Operator to handle any containerized merchandise subject to the Clean Truck Fee shall collect and remit the Clean Truck Fee to the Port of Los Angeles, which may be administered by a third-party administrator. The monies shall be used as set forth in a Resolution by the Board of Harbor Commissioners exclusively for programs for the replacement of Drayage Trucks with Zero-Emission and Low-NOx Drayage Trucks serving the Ports of Los Angeles and Long Beach, including fueling infrastructure.	[N] 2035
*CONCESSIONS AND TEMPORARY ACCESS PERMITS 1. Beginning October 1, 2008, at 8:00 a.m., no Terminal Operator shall permit access into any Terminal in the Port of Los Angeles to any Drayage Truck unless such Drayage Truck is registered under a Concession or a Temporary Access Permit from the Port of Los Angeles in the PDTR. * 2. The terms and conditions (including all remedies) for the Concession are set forth in the Port of Los Angeles Concession Agreement between the Port of Los Angeles and the Licensed Motor Carrier. Copies of the Port of Los Angeles Concession Agreement, Concession Application and Temporary Access Permit Terms and Conditions are posted on the www.portoflosangeles.org website. Licensed Motor Carriers seeking to apply for a Concession or Temporary Access Permit may also obtain information and an application for Concession or Temporary Access Permit from the Port of Los Angeles, Attention: Concession Administrator, 425 South Palos Verdes Street, San Pedro, CA 90731.	[C]+ 2040
* 3. The Concession Fee shall be \$2,500 and the annual fee shall be \$100 per Drayage Truck operating under the Concession (collectively the "Concession Fees"). The Temporary Access Permit Fee shall be \$30 per Temporary Access Permit trip, plus the cost of the RFID or other required alternative identification. Concession Fees and Temporary Access Permit Fees shall be paid by the Licensed Motor Carrier applying for or holding the Concession or Temporary Access Permit.	
*DRAYAGE TRUCK COMPLIANCE 1. While on any Port Property or public streets in the Harbor District, Licensed Motor Carriers, Drayage Truck Owners and Drayage Truck Operators shall (i) operate only Drayage Trucks that comply with Terminal access requirements of Item 2010 and (ii) shall not transfer, switch or cause cargo originating from or destined for Port Property to be moved to Drayage Trucks that do not comply with Terminal access requirements of Item 2010. * 2. Terminal Operators, Licensed Motor Carriers, Drayage Trucks, Drayage Truck Owners and Drayage Truck Operators shall comply with the State law requirements of the CARB Drayage Truck Rule and/or the CARB Truck and Bus Rule, and/or the CARB Advanced Clean Fleet Regulation following adoption (https://ww2.arb.ca.gov/our-work/programs/advanced-clean-fleets), as appropriate, including without limitation, registry, dispatch, and operation of compliant Drayage Trucks and timely reporting of information to ARB or to the Port of Los Angeles as the reporting port authority in accordance with the CARB Drayage Truck Rule. See	

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SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULATIONS -- Continued

Item No.

VOLUNTARY VESSEL SPEED REDUCTION PROGRAM

The objective of the Vessel Speed Reduction (VSR) Program is to reduce NOx emissions from Ocean Going Vessels by slowing their speeds as they approach or depart the Port.

a. For purposes of this Item, the following definitions shall apply:

OCEAN GOING VESSEL means any merchant vessel meeting either or both of the following criteria:

- 1. Length overall (LOA) of 400 feet or more, as defined in 50 CFR § 679.2; or
- 2. Gross tonnage (GT ITC) of 10,000 tons or more pursuant to the convention measurement (international system), as defined in 46 CFR §§ 69.51 through 69.61.

[C] + 2045

VESSEL OPERATOR shall be determined by the Port by reference to Lloyd's Register. Any operator disagreeing with this determination shall have 30 days from notice of this determination to submit documentation that a vessel is in fact operated by an operator other than the one listed in Lloyd's Register. Upon review of this information, the Port may amend its initial determination at the exclusive discretion of the Executive Director.

* VESSEL TRIP is any one-way voyage into or out of the Port of Los Angeles or the Port of Long Beach measured from the seaward edge of the —Precautionary Areal shown on the harbor area navigation charts to: (a) the El Segundo Marine Terminal (for vessel trips between the ports and the El Segundo Marine Terminal); or (b) the arc of a circle having its center at Point Fermin Light with a radius of 20 nautical miles (nm) or 40nm (for all other vessel trips).

VESSEL VISIT is the Operator's vessel's first call at the first berth at the Port and excludes subsequent calls at other berths within the Port during the same vessel visit at the Port.

b. The objective of the Voluntary Vessel Speed Reduction (VSR) Program is to reduce NOx emissions from Ocean Going Vessels by slowing their speeds as they approach or depart the Port. The Voluntary VSR Program has been in effect since May 2001, the date of the Memorandum of Understanding (MOU) between the U.S. Environmental Protection Agency (EPA), the California Air Resources Board (CARB), the South Coast Air Quality Management District (SCAQMD), the Ports of Los Angeles and Long Beach, the Steamship Association of Southern California (SASC) and the Pacific Merchant Shipping Association (PMSA). The parties to the MOU have agreed to cooperate to implement and monitor emission reductions resulting from voluntary Ocean Going Vessel speed/power reduction for vessels transiting to and from the ports.

See Item 10	for explanation of abbrevi	ations and symbols.	
	Order No. 09-7012	Adopted September 29, 2009	
Correction No. 535	Ordinance No. 181011	Adopted December 2, 2009	EFFECTIVE: January 14, 2010

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SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REGU	LATIONS Continued	Item No.
	AM Continued voluntary 12-knot speed limit RPM) reduction on the Ocean Ox emissions. Vessel Speed fornia, the weighted average orted on a percent compliance mit documentation proving s initial determination at the y agree in writing that for a d while traveling at a speed ine compliance by the Vessel and Disbursement Ing that 90% or more of all of tone that extends 20 nm from that 2008, is eligible to receive Executive Director or his/her s grant. The annual grant will lished in Tariff No. 4, Section rt during a calendar year. Ing that 90% or more of all of tone that extends 40 nm from that 2010, is eligible to receive Executive Director or his/her s grant. The annual grant will lished in Tariff No. 4, Section The annual grant will lished in Tariff No. 4, Section	[C] + 2045 (Cont.)
See Item 10 for explanation of abbreviations and symbols.		

See Item 10 1	See Item 10 for explanation of abbreviations and symbols.				
	Order No. 09-7012	Adopted September 29, 2009			
Correction No. 536	Ordinance No. 181011	Adopted December 2, 2009	EFFECTIVE: January 14, 2010		

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SECTION TWENTY - Continued CLEAN AIR ACTION PLAN – GENERAL RULES AND REG	GULATIONS Continued	Item No.
VOLUNTARY VESSEL SPEED REDUCTION PROGI	RAM Continued	
e. Voluntary VSR Dockage Grant Application Criteria and + (3) The Port shall also provide Tier 2 incentive grants for all q between September 29, 2009 and December 31, 2009. During this demonstrating that 90% or more of all of its Vessel Trips at a Weight or less in a zone that extends 40 nm from Point Fermin, is eligible Program Dockage Grant upon written notice from the Executive Dire Port that the Vessel Operator has qualified to receive this grant. The g of the first day of dockage per Vessel Visit as published in Tariff No of the Vessel Operator's vessels that berth at the Port between Septe 31, 2009. During this period, a Vessel Operator shall be eligible for ei grant, but not both. * (4) The Vessel Operator may request by way of an invoice the	qualifying vessel calls to 40 nm period, any Vessel Operator ted Average Speed of 12 knots e to receive a Voluntary VSR ector or his/her designee of the grant will be equivalent to 30% o. 4, Section 4, Dockage, for all ember 29, 2009 and December ther a Tier 1 or Tier 2 incentive	
from the Voluntary VSR Program Grant in an amount equivalent to dockage per Vessel Visit as published in Tariff No. 4, Section 4, I Operator's Ocean Going Vessels that made Vessel Trips into or out of (5) Vessel Operators shall submit invoices to the Port for the Voluntary VSR Program Grant on or before June 30 of the following (6) The annual grant will be paid out upon receipt of an invite the substantial program Grant or or other paid out upon receipt of an invite the substantial program Grant will be paid out upon receipt of an invite the substantial program Grant will be paid out upon receipt of an invite the substantial program Grant will be paid out upon receipt of an invite the substantial program Grant will be paid out upon receipt of an invite the substantial program Grant or or other program Grant or other program Grant or or ot	Dockage, for all of the Vessel of the Port. the prior calendar year g calendar year.	[C] + 2045 (Cont.)
+ (7) Beginning January 1, 2010 Vessel Operators may participal or the Tier 2 incentive, but not a combination thereof. + (8) The Port shall provide Vessel Operators with calendar years of the Possels that made Vessel Trips into or out of the Possels achievable. Note: The Board reserves the right to discontinue this Volum upon thirty (30) days notice. If this occurs, the Port will use year-to-data to calculate the amount of the Voluntary VSR Grant due to qual	ear VSR performance data for ort as quickly as is practically atary VSR Program Grant date vessel VSR compliance	

Adopted September 29, 2009 Adopted December 2, 2009

EFFECTIVE: January 14, 2010

See Item 10 for explanation of abbreviations and symbols.

Order No. 09-7012

Ordinance No. 181011

PORT OF LOS ANGELES – TARIFF NO.		Secon And (Revised Page				
SECTION ' CLEAN AIR ACTION PLAN – GENE	TWENTY - Contin RAL RULES AND		NS Continued	Item No.			
VOLUNTARY VESSEL SPEE	D REDUCTION P.	ROGRAM Co	ontinued				
f. Vessel Speed Reduction Ca	lculation Method						
WEIGHTED AVERAGE SPEED by the following formula:	for the Tier 1 Ince	ntive (20 nm) sh	all be determined				
Segment A Average + Distance A	+ Segment B Avera + Distance B + Dis	ge + Segment C stance C	Average				
WHERE:							
Segment A Average = [Distance A]	x [Speed at 20 nm 2	+ Speed at 15nr	<u>n]</u>				
Segment B Average = $[\underline{\text{Distance B}}]$	x [Speed at 15 nm 2	+ Speed at 10 m	<u>m]</u>				
Segment C Average = [Distance C]	x the lesser of:						
Speed at 10 nm or [Speed at 10 nm + 12 knots] 2							
* All speeds shall be measured by (20nm, 15nm, and 10nm from Point (AIS) data.		•		2045 (Cont.)			
Distances A, B and C (in nautical m	niles) shall be as fol	lows:					
Northern Traffic Lanes Inbound Outbound	Distance A 21.75 21.50	Distance B 15.75 16.00	<u>Distance C</u> 9.75 11.00				
Southern Traffic Lanes Inbound Outbound	11.00 11.50	5.50 7.25	0.75 2.25				
Western Traffic Lanes Inbound Outbound	16.50 17.00	12.00 12.50	7.00 8.00				
El Segundo Traffic Lanes Inbound Outbound	Distance A 23.50 21.50	Distance B 18.50 16.50	Distance C 13.50 11.50				
See Item 10 for explanation of abbrevia	ations and symbols. Adopted Septembe	r 29, 2009					

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SECTION TWENTY – Contin CLEAN AIR ACTION PLAN – GENERAL RULES AN	
VOLUNTARY VESSEL SPEED REDUCTION F	PROGRAM – Continued
+ WEIGHTED AVERAGE SPEED for the Tier 2 ince by the following formula:	entive (40 nm) shall be determined
Segment A Average + Segment B Average	e ++ Segment G Average
Distance A + Distance B +	.+ Distance G
Where:	
Segment A Average = [Distance A] x [Speed at 40nm 2	
Segment B Average = $\underline{\text{[Distance B]} \times \text{[Speed at 35nm}}$	+ Speed at 30nm] [C] + 2045
Segment C Average = $\underline{\text{[Distance C]}}$ x $\underline{\text{[Speed at 30nm]}}$	+ Speed at 25nm]
Segment D Average = [Distance D] x [Speed at 25nm $\frac{1}{2}$	+ Speed at 20nm]
Segment E Average = [Distance E x [Speed at 20nm + 2]	- Speed at 15nm]
Segment F Average = [Distance F] x [Speed at 15nm - 2	+ Speed at 10nm]
Segment G Average = [Distance G] x the lesser of:	
Speed at 10nm or [Speed at 10nm	$\frac{m + 12 \text{ knots}}{2}$
All speeds are measured by the Marine Exchange a 15nm, 20nm, 25nm, 30nm, 35nm, and 40nm from Police Identification System (AIS) data.	
Society 10 for synlagetical of althoughting and a little	
See Item 10 for explanation of abbreviations and symbols. Order No. 09-7012 Adopted September	
Correction No. 539 Ordinance No. 181011 Adopted December	2,2009 EFFECTIVE: January 14, 2010

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CLEAN	AIR ACTI			ENTY – Co L RULES A		JLATIONS	- Continued	Item No.
		A, B, C, D, E					nued Distance	
	A	B	C	Distance	E	F	G	
	1			affic Lanes		1 *		
Inbound	42.40	37.37	32.24	27.07	21.75	15.75	9.75	
Outbound	41.76	36.75	31.69	26.63	21.50	16.00	11.00	
	11170			affic Lanes				
Inbound	31.19	26.19	21.15	16.09	11.00	5.50	0.75	
Outbound	31.51	26.53	21.53	16.52	11.50	7.25	2.25	[C] +
	•	W	estern Tra	affic Lanes				2045
Inbound	36.49	31.57	26.53	21.52	16.50	12.00	7.00	
Outbound	36.99	32.07	27.03	22.02	17.00	12.50	8.00	
See I	tem 10 for e	xplanation of	abbreviation	s and symbo	ls.			

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This item has expired.		[D] 2050
This item has expired.		[D] 2055
See Item 10 for explanation of abbreviations and symbols. Order No. 18-7240 Adopted June 21, 2018		
Correction No. 737 Ordinance No. 185706 Adopted August 8, 2018	EFFECTIVE: September 17	, 2018

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CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULATIONS Continued I	tem No.
This item has expired	
This item has expired.	
	[D]
	[D] 2055
	(Cont.)
	(Cont.)
See Item 10 for explanation of abbreviations and symbols.	
Order No. 18-7240 Adopted June 21, 2018	

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page Cancels Original Page And Circular No. 71	
SECTION TWENTY CLEAN AIR ACTION PLAN – GENERAL RULES AND RE	GULATIONS - Continued	Item No.
* The objective of the Voluntary Environmental Ship Index is to accelerate the reduction of emissions from Ocean Going of the Port by providing incentives to Vessel Operators for (1) the ESI ratings under the international ESI standards administered Association of Ports and Harbors (IAPH) World Ports Climated deployment of IMO Tier II (during the first three years of the post (throughout the program), and (3) participation in a nitrogen of technology demonstration project under the Clean Air Action Advancement Program. + The Voluntary Environmental Ship Index Incentive Program and was modified effective October 1, 2016, to compost the Port shall award incentive grants to enrolled Vessel Operative Port that have met the qualifying requirements of the Port under the terms and conditions of this Tariff item 2060 and the Program rules issued by the Port.	ex (ESI) Incentive Program Vessels (OGVs) calling at e achievement of specific by the International e Initiative (WPCI); (2) program) and Tier III OGVs xides (NOx) reduction Plan Technology ogram commenced on July ort with new regulations. ators whose OGVs calling at s ESI Incentive Program,	[C]+ 2060
DEFINITIONS		
For purposes of the ESI Incentive Program under this I definitions shall apply: -Environmental Ship Index or -ESI means a volume established by the IAPH/WPCI and administered by the ESI A ratings based upon the extent to which ships' emissions perforemissions standards, ranging from 0 for a ship that meets IMC that has zero air emissions. -ESI Administrator means the ESI Bureau of the IAI -ESI Score means the ESI rating issued by the ESA A con the ESI website at http://www.wpci-esi.org . -IAPH means the International Association of Ports a -IMO means the International Maritime Organization -IMO Tier II or Tier III means the IMO's adopted a standards under Revised MARPOL Annex VI, an international main air pollutants contained in ship emissions. The Tier II enfor marine diesel engines installed on or after 1 January 2011, standard is required for marine diesel engines installed on or a used on ships operating in IMO Emission Control Areas (ECA NOX emissions, which includes the North American ECA coverified to the control of the IMO and the control of the IMO and the	tary rating system Administrator that issues m better than IMO standards to 100 for a ship PH/WPCI. Administrator and published and Harbors marine diesel engine I ship regulation limiting the mission standard is required and Tier III emission fter 1 January 2016 that are a) designated for controlling	

Adopted September 15, 2016

EFFECTIVE: January 20, 2017

Ordinance No. 184672 Adopted December 12, 2016

Order 16-7210

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SECTION TWENTY CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULATIONS - Continued	Item No.
VOLUNTARY ENVIRONMENTAL SHIP INDEX (ESI) INCENTIVE PROGRAM	
+ -Incentive Period means the incentive period (i) for ESI Scores of 25 to 40+ points commencing on July 1, 2012, and ending on September 30, 2016; (ii) for ESI Scores of 40+ commencing on October 1, 2016, until suspended by the Port; (iii) for the OGV5 Tier III Incentive commencing on July 1, 2012, and ending on September 30, 2016; (iv) for the OGV5 Tier III Incentive commencing on July 1, 2012, until suspended by the Port; and (v) for the OGV6 Technology Advancement Program (TAP) Demonstration Incentive commencing on July 1, 2012, until suspended by the Port.	
-Main Engine means any internal combustion, compression-ignition engine that is configured to supply propulsion power for an Ocean Going Vessel, regardless of whether the propulsion system is direct-drive, geared drive or diesel electric.	
-Marine Exchange means Marine Exchange of Southern California, which publishes records of ocean going vessel arrivals and departures.	
-Ocean Going Vessel or -OGV has the same meaning as Ocean Going Vessel in Item 2045 (Voluntary Vessel Speed Reduction Program).	
-Vessel Operator has the same meaning as Vessel Operator in Item 2045 (Voluntary Vessel Speed Reduction Program).	
-Vessel Visit has the same meaning as Vessel Visit in Item 2045 (Voluntary Vessel Speed Reduction Program).	[C]+ 2060
"WPCI" means the World Ports Climate Initiative.	(Cont.)
INCENTIVE PROGRAM RULES	
(1) Vessel Operators interested in participating in any of the three incentives under this ESI Incentive Program must be a registered participant in the IAPH/WPCI ESI program, and should request an ESI Score for their Ocean Going Vessels by registering on the IAPH/WPCI ESI website, at www.wpci-esi.org . Under the auspices of the IAPH/WPCI, the ESI Administrator will calculate the ESI score of Ocean Going Vessels on the basis of input provided by the Vessel Operator, with certain verification processes built into the ESI system.	
* (2) To be eligible to receive ESI Incentive Program grants, Vessel Operators must enroll with the Port by submitting an enrollment application to the Executive Director. The enrollment application is available at www.portoflosangeles.org/environment/ogv.asp . After initial program enrollment, Vessel Operators may update their OGVs on the IAPH/WPCI ESI website (http://www.wpci-esi.org). The Port will pay incentives to Vessel Operators for Vessel Visits only from and after the date they have both registered for ESI with IAPH/WPCI and enrolled with the Port.	
See Item 10 for explanation of abbreviations and symbols. Correction No. 704 Order No. 16-7210 Adopted September 15, 2016	
Ordinance No. 184672 Adopted December 12, 2016 EFFECTIVE: January	y 20, 2017

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CLEAN A	SECTION TWENTY IR ACTION PLAN – GENERAL RULES AND REGUL	ATIONS - Continued	Item No.
VOLUNTA	ARY ENVIRONMENTAL SHIP INDEX (ESI) INCI PROGRAM RULES – continued	ENTIVE PROGRAM	
	Vessel Operator may apply for three different types of incons a, b, and c immediately below) for enrolled OGVs mageles:		
a.	ESI Score. Each OGV that has the following ESI Scores incentive grant per Vessel Visit as follows:	is eligible for an	
	Initial Program, effective July 1, 2012, through Septemb	oer 30, 2016, only:	
	1. ESI Score of 25-29 points is eligible for \$250 per Vo July 1, 2012 – December 31, 2012; or	essel Visit made between	
	2. ESI Score of 30-34 points is eligible for \$750 per Vo	essel Visit; or	
	3. ESI Score of 35-39 points is eligible for \$1,000 per	Vessel Visit; or	[6]
	4. ESI Score of 40 points or more is eligible for \$1,250	per Vessel Visit.	[C]+ 2060
+	Program commencing effective October 1, 2016:		(Cont.)
	1. ESI Score of 40-49 points is eligible for \$750 per Ve	essel Visit; or	
	2. ESI Score of 50 points or more is eligible for \$2,500	per Vessel Visit.	
	Vessel Operators shall be eligible for only one ESI incer on a Vessel Trip.	ntive for any single OGV	
b.	OGV5 - IMO Tier II or Tier III Standards. Each OGV th Tier II or Tier III Main Engine is eligible for an incentive		
	1. For the incentive period July 1, 2012, through Septe OGV with a Main Engine that meets IMO Tier II stafor an incentive grant of \$750 per Vessel Visit; or		
	2. For the incentive period commencing July 1, 2012, to 2016, only, each OGV with a Main Engine that mee for NOx is eligible for an incentive grant of \$3,250 p	ts IMO Tier III standard	
	3. For the incentive period commencing October 1, 20 Main Engine that meets IMO Tier III standard for N incentive grant of \$5,000 per Vessel Visit.		
	Vessel Operators shall be eligible for only one OGV5 in the Tier II standard or Tier III standard, but not both, for Vessel Trip.		
See Ite	em 10 for explanation of abbreviations and symbols.		
Correction No. 7			20, 2017

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VOLUNTARY ENVIRONMENTAL SHIP INDEX (ESI) INC PROGRAM RULES – continued	CENTIVE PROGRAM	
c. <u>OGV6 – TAP Demonstration</u> . The ESI Incentive princentive grant of \$750 per vessel visit for OGVs that are demonstechnology reducing NOx and/or Diesel Particulate Matter under TAP (CAAP OGV6 Measure), under the terms and conditions of demonstration agreement approved by the Los Angeles Board of	strating an emission the San Pedro Bay Ports a TAP technology Harbor Commissioners.	
(4) Vessel Operators may participate in any or all of the t grants in combination, set forth in section (3) above, for any Vess no minimum level of OGV fleet participation required.		
(5) The grant amounts for all Vessel Operators will be de Executive Director after enrollment, subject to verification of (i) data from the Marine Exchange of Southern California, (ii) OGV by the ESI Administrator and (iii) IMO Tier II or Tier III main en the OGV based upon build date from Lloyd's registry and/or Tier IAPH/WPCI ESI registry, and (iv) valid OGV6 TAP Demonstrat standing, as applicable. Ocean Going Vessels may be subject to it verification of eligibility criteria by the Port.	OGV's Vessel Visit ''s ESI Scores published ngine classification of r status from tion Agreement in good	[C]+ 2060 (Cont.)
6) IMO Tier II and Tier III main engine classifications are build date. Further information is available at the IMO website a		
(7) On a quarterly basis, the Executive Director or his/her Vessel Operators written notice of incentive grants qualified for a including an itemized calculation of incentive grants based upon qualifying OGVs, their ESI Scores, IMO Tier II/Tier III status and Demonstration Agreement participation.	during the prior quarter, verified Vessel Visits of	
(8) Vessel Operators shall confirm their agreement with t submitting written Invoices quarterly to the Port requesting paym attaching the Port's verified incentive grant calculations. Incentive to Vessel Operators quarterly by the Port upon receipt of the Invo	nent of incentive grants, ve payments shall be paid	
(9) Vessel Operators may add, substitute or delete Ocean list of participating vessels in the program on the IAPH/WPCI ES (http://www.wpci-esi.org).		
See Item 10 for explanation of abbreviations and symbols Order No. 16-7210 Adopted September 15, 2		
Correction No. 706 Ordinance No. 184672 Adopted December 12, 2		20, 2017

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page Cancels Original Page And Circular No. 71	
SECTION TWENTY CLEAN AIR ACTION PLAN – GENERAL RULES AND REGULAT		Item No.
VOLUNTARY ENVIRONMENTAL SHIP INDEX (ESI) INCEN' PROGRAM RULES – continued	TIVE PROGRAM	
(10) The Port will rely on the ESI Scores issued by the ESI A may adjust the incentives in the event of any adjustment to ESI Score responsible for any modifications, delays or errors in the ESI Scores of provided by the ESI Administrator.	s. The Port is not	
(11) To be paid an incentive grant, all Vessel Operators must the Port a Los Angeles Business Tax Registration Certificate and fede or form W-8BEN.		
(12) The Port reserves the right in its sole discretion at any tir Incentive Program to new applicants. The ESI Incentive Program and be modified, suspended or terminated by the Port in its sole discretion days' notice in writing to program participants.	this Item 2060 may	[C]+ 2060 (Cont.)
(13) Additional information on the ESI Incentive Program is a www.portoflosangeles.org/environment/ogv.asp or the Los Angeles Henvironmental Management Division, Attention: ESI Incentive Program San Pedro, California 90733-191.	Iarbor Department—	
See Item 10 for explanation of abbreviations and symbols.		
Order No. 16-7210 Adopted September 15, 2016 Correction No. 707 Ordinance No. 184672 Adopted December 12, 2016	EFFECTIVE: Januar	y 20, 2017

PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page Cancels Original Page	195
SECTION TWENTY - Continu CLEAN AIR ACTION PLAN – GENERAL RULES AND		Item No.
REMEDIES FOR VIOLATION OF CLEAN AIR ACTION of the rules and regulations prescribed by Section 20 Drayage Truck Owner or Drayage Truck Operator that is non-composed Property shall have any non-compliant Drayage Trucks den Remedies against Terminal Operators failing to comply with Secpermits, leases or contractual agreements with the City. Remedic Carriers failing to comply with Section 20 are set forth in their Contractual agreements with the City. In no event shall criminal Section 20 of this Tariff.	oct to comply with any of the of this Tariff. A Drayage Truck, ompliant with Section 20 while on nied access to Port Terminals. ction 20 are set forth in their es against Licensed Motor Concession Agreements or	+ 2090
SEVERABILITY If any provision of Port of Los Angeles Tariff No. 4 sha agency of competent jurisdiction to be unenforceable, unlawful or permanent injunction from enforcement, such determination sprovision and the remainder of the provisions of this Tariff No. 4 effect.	or subject to an order of temporary shall only apply to the specific	2095
See Item 10 for explanation of abbreviations and symbols. Order No. 13-7143 Adopted July 25, 201	3	

PORT OF LOS AN	NGELES – TARIFF NO. 4	Sixth Revised Page Cancels Fifth Revised Page	
	SECTION TWENTY- ONE INFRASTRUCTURE FEE		Item No.
	INFRASTRUCTURE FEE		
	SECTION TWENTY-ONE INFRASTRUCTURE RDER NO. 13-7146 EFFECTIVE MARCH 6, 201		[D] 2100 [D] 2105 [D] 2110
C T 47	0.6		
See Item 10	0 for explanation of abbreviations and symbols. Order No. 13-7146 Adopted September 19, 201	3	
Correction No. 645	Ordinance No. 182874 Adopted January 22, 2014	EFFECTIVE: March 6, 201	14

PORT OF LOS AN	IGELES – TARIFF NO). 4		Sixth Revised Page Cancels Fifth Revised Page	
	SECTION T	WENTY-ONE Co	ntinued		Item No.
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See Item 10	for explanation of abbrev			T	
Correction No. 646	Order No. 11-7086 Ordinance No. 181922	Adopted August 4, 20 Adopted October 26,	011 2011	EFFECTIVE: March 6, 20	14

PORT OF LOS AN	IGELES – TARIFF NO	0. 4		First Revised Page Cancels Original Page	
	SECTION T	WENTY-	ONE Continued		
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See Helli 10	for explanation of abbrev	auons and	a syllioois.		
Correction No. 647	Order No. 13-7146 Ordinance No. 182874	Adopted Adopted	September 19, 2013 January 22, 2014	EFFECTIVE: March 6, 201	4

SECTION TWENTY-TWO – GENERAL RULES AND VESSELS BERTHED IN RECREATIONAL M APPLICATION AND SCOPE The following regulations shall apply to the berthing and other activities and operations in the recreational vessel marinas Harbor District of the Port of Los Angeles. These areas will include all areas under control of the magreements with the Port of Los Angeles.	d mooring of vessels and s and yacht clubs in the	tem No. + 2200
The following regulations shall apply to the berthing and other activities and operations in the recreational vessel marinas Harbor District of the Port of Los Angeles. These areas will include all areas under control of the marinastic statement of the	s and yacht clubs in the	
Any recreational vessels moored or berthed in the Harbotos Angeles must provide proof of ownership of the vessel upo documents, including but not limited to the following, will be re of ownership: a. Current Certificate of Title, showing the proper indivious of the vessel of record.	or District of the Port of on demand. Original equired to establish proof vidual(s) as owner(s)	+ 2205
 b. Current State registration certificate, showing the prowner(s). c. Current U.S. Coast Guard documentation papers, should individual(s) as owner(s). d. Financing papers showing the proper individual(s) a 	owing the proper	

PORT OF LOS ANG	ELES – TARIFF NO.	4	Original Page	200
SECTION TWENTY-TWO Continued GENERAL RULES AND REGULATIONS VESSELS BERTHED IN RECREATIONAL MARINAS Continued			Item No.	
maintain insurance i comprehensive liabi (\$300,000.00) per od user shall have docu	who berth a vessel in n force and good sta lity coverage with li ccurrence. As a cond mentation available ce is in force. The Po	In the Marina, even on a tem anding for the vessel. The in mits of at least Three Hund dition of using Port of Los to Port Staff, upon request, ort Staff shall have the righ	hsurance shall provide dred Thousand Dollars Angeles facilities, the , which documents that	+ 2210
Vessels berthed in recreational marinas must be Seaworthy. A Seaworthy vessel's hull, keel, decking, cabin and mast shall be structurally sound and generally free from dryrot or other similar defect or deficiency. A Seaworthy vessel shall also be weatherproof, such that adverse wind and weather does not pose an unreasonable risk of flooding or damage. A Seaworthy vessel shall also be watertight, such that frequent or constant pumping is not required to keep the vessel afloat. A Seaworthy vessel shall have an operable electrical system, when the vessel is so equipped, such that the electrical system does not present an unreasonable risk of injury or fire and such that any installed electric pumps can be employed to prevent flooding. A Seaworthy vessel must be able to be safely towed from its berth in an emergency without risk of sinking or damage or capsize.			+ 2215	
	explanation of abbrevia	ations and symbols. Adopted April 3, 2008		
	ordinance No. 180249	Adopted April 3, 2008 Adopted October 8, 2008	EFFECTIVE: November 24	, 2008

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PORT OF LOS ANGELES – TARIFF NO. 4	Original Page201
SECTION TWENTY-TWO Con GENERAL RULES AND REGULATIONS VES RECREATIONAL MARINAS Co	SELS BERTHED IN
SEAWORTHY VESSELS - Con The requirements of this item are intended to reduce persons, whether an occupant or a rescuer, and property the have become derelict and pose an unreasonable risk of fire an unnecessary burden on public resources. Any disputes over the seaworthiness of a vessel shathearing before the Executive Director. The opinion of a quisurveyor, obtained at the owner's expense, may be used to If a vessel is deemed unseaworthy by the Executive cured within ninety (90) days. If after ninety (90) days the cured or the charges resolved, the owner shall be subject to be subject to impound. An extension of up to an additional repairs may be granted if the vessel owner has made substate completion of repairs.	the likelihood of injury to tare created by vessels that or flooding and therefore place all be resolved by an informal elified independent marine rebut any charges. Director, defects must be vessel's condition has not been citation and/or the vessel shall ninety (90) days to complete
COMMERCIAL USE OF SL. No slip or dock structure in marinas in the Harbor I commercial purposes unless the slip has been designated b designee as a commercial slip. "Commercial purposes" sh to, any activity involving the use of a vessel by the owner of entity for which use the owner, or other person or entity, reform of valuable consideration.	Pistrict shall be used for the Executive Director or all include, but not be limited any other person, firm, or
See Item 10 for explanation of abbreviations and symbols. Order No. 6958 Adopted April 3, 200	
Correction No. 444 Ordinance No. 180249 Adopted April 3, 200 Adopted October 8, 2	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page202
SECTION TWENTY-TWO Cor GENERAL RULES AND REGULATIONS VES RECREATIONAL MARINAS C	ELS BERTHED IN
Owners may undertake boat projects as needed to maintain their vessels' safety, appearance, and utility, provided they are conducted in a debris and pollution free method. Major repair or reconstruction work is defined as new or substantial exterior work encompassing more than twenty-five percent (25%) of the hull or superstructure's surface and must be reviewed by marina manager prior to the start of work. Except for emergency repairs to keep a vessel afloat, maintenance and repair work is not allowed between sunset and 8 a.m. Boat owners shall not place or permit others performing repairs or other work on a vessel to place tools or equipment in a manner so as to obstruct access to fingers or docks. Boat owners may use portions of the docks or fingers for minor rigging and maintenance for short periods of time; provided, however, such space must be kept in a neat, clean, and orderly condition and a drop cloth and boat bath are used during maintenance periods. No material of any type resulting from maintenance work shall be allowed to become airborne, or enter the waters of the Harbor District marinas.	
LIVEABOARDS To be approved as a liveaboard tenant, the vessel m 2205, 2210, and 2215, be the legal owner of the vessel, ha the marina operator and vessel must be inspected annually applicable USCG, State, Federal regulations. Inspections of Los Angeles authorized inspectors. Liveaboard status is Inspections with non conformities must be rectified liveaboard permission will be revoked.	written authorization from or compliance with all y only be performed by Port ot transferable. + 2230 to transferable.
See Item 10 for explanation of abbreviations and symbols. Order No. 6958 Adopted April 3, 20 Correction No. 445 Ordinance No. 180249 Adopted October 8,	08 EFFECTIVE: November 24, 2008

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SECTION TWENTY-THREE * INCENTIVES – GENERAL RULES AND REGU	JLATIONS	Item No.
"Actual IPI Rate Reduction" is the amount of the monetary rea affirmatively claimed IPI Containers derived by discounting by ten per rate that results from dividing (a) the total amount, in U.S. dollars, of to owed by a Terminal Tenant to the Port of Los Angeles on account of it each and every loaded or empty cargo container onto or from ocean-go assigned to them for use and occupancy pursuant to contracts issued by during the calendar year in which the IPI Program commenced, by (b) handled at such Terminal Tenant's premises during the calendar year commenced. "Effective IPI Rate Reduction" means the amount of the mone against affirmatively claimed IPI Containers derived by discounting by monetary rate that results from dividing (a) the total amount, in U.S. dobligation owed by a Terminal Tenant to the Port of Los Angeles on a unloading of each and every loaded or empty cargo container onto or for premises assigned to them for use and occupancy pursuant to contracts Angeles during the calendar year preceding the calendar year in which commenced, by (b) the total number of TEUs handled at such Termina the calendar year preceding the calendar year in which the IPI Program "Gross Actual IPI Rate Reduction" is the monetary sum result each and every Actual IPI Rate Reduction in the calendar year on IPI Calaimed by a Terminal Tenant in writing and approved by the Port of I "Gross Effective IPI Rate Reduction" is the monetary sum result each and every Effective IPI Rate Reduction in the calendar year on affirmatively claimed by a Terminal Tenant in writing and approved by "IPI Container" means an intact loaded or empty cargo contain unloaded from an ocean-going vessel and that originates from, by rail survival carriage, a location outside of California. "IPI Program" means the "Intermodal Container Discount Program" means the "Intermodal Container Discount Program"	duction assessed against reent (10%) the monetary he compensation obligation its loading or unloading of bing vessels at premises by the Port of Los Angeles the total number of TEUs in which the IPI Program etary reduction assessed by the percent (10%) the dollars, of the compensation occount of its loading or from ocean-going vessels at a sissued by the Port of Los in the IPI Program and Tenant's premises during in commenced. In from the aggregation of Containers affirmatively Los Angeles. The Port of Los Angeles. Inter that is loaded onto or carriage, or is destined to,	[C] 2300
See Item 10 for explanation of abbreviations and symbols.		

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DODT OF LOCANO	ELEC TABLEENO	4	First Revised Page Cancels	204
PORT OF LOS ANG	ELES – TARIFF NO.	. 4	Original Page	204
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	CECTIO	NI TWENTY THEE		It NI .
± n.		N TWENTY-THREE		Item No.
* IN	NCENTIVES – GENE	RAL RULES AND I	REGULATIONS	
DEFINITIONS	INTERMODAL CO	NTAINER DISCOUN	NT PROGRAM Continued	
				[C]
			and is in good standing under a	2300
			and occupancy of property and	(Cont.)
			r empty cargo containers onto or	
from ocean-going ves	ssels to and from such	premises.		
"TEU" means	s the unit of measurer	nent that is derived by	y converting the actual length of a	
cargo container into ty				
	, ,			
Π	NTERMODAL CON	TAINER DISCOUNT	T PROGRAM	
			ber 31, 2009, Tenants may	
			h shall allow implementation of	
			enant affirmatively claims in	
		ne due pursuant to Ite	m 505 between January 1, 2009,	
and December 31, 200	09.			
				[C]
			Effective IPI Rate Reduction on	[C] 2305
			claimed in writing and whose	2303
			nuary 1, 2009, and December 31,	
			e Terminal Tenant against any	
sums due or owing to	City pursuant to com	pensation obligations	s set forth in contracts or otherwise	
that are required to be	discharged between	January 1, 2009, and	December 31, 2009.	
			which an Effective IPI Rate	
			rough reconciliation the actual	
			(a) determining the Gross Actual	
			e Reduction. Should the Gross	
			Reduction, the Port of Los Angeles	
			on, credit the Terminal Tenant the	
l			Reduction exceed the Gross Actua	1
	_	- ·	(30) days of its completion of the	
-		• ` `) days following such written	
notice, the Terminal T	I'enant shall pay the P	ort of Los Angeles th	e amount of any difference.	
Can It 10 C	n avalanction of -1-1-	ations and arms 1-1-		
	r explanation of abbrevi Order No. 13-7148	Adopted November	7 2013	
	Ordinance No. 182943	Adopted March 18, 2		014
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PORT OF LOS ANGELES – TARIFF NO. 4	First Revised Page Cancels Original Page	
SECTION TWENTY-THREE * INCENTIVES – GENERAL RULES AND REG	ULATIONS	Item No.
A Terminal Tenant's request for application of the Effective constitute its irrevocable agreement to submit, upon written request of within fifteen (15) days of such written request, information, written reasonably required by the Port of Los Angeles to administer the IPI includes, but is not limited to, information regarding all IPI Containe to which the Terminal Tenants assert this IPI Program applies. The Executive Director shall resolve any disputes regarding IPI Rate Reduction, the Actual IPI Rate Reduction, the Gross Effective the Gross Actual IPI Rate Reduction. Except for the adjustments to compensation set forth in this I Item No. 2300 shall amend, vary or otherwise alter the terms and combetween the Port of Los Angeles or the City, on one hand, and Termi hand.	IPI Rate Reduction shall of the Executive Director, and or otherwise, that may be Program, which information rs (and their serial numbers) the amount of the Effective ve IPI Rate Reduction, and tem No. 2300, nothing in this additions of any contracts	[C] 2305 (Cont.)
See Item 10 for explanation of abbreviations and symbols. Order No. 13-7148 Adopted November 7, 20 Correction No. 652 Ordinance No. 182943 Adopted March 18, 2014	13 EFFECTIVE: April 25, 201	4

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SECTION TWENTY-THREE * INCENTIVES – GENERAL RULES AND RE	GULATIONS	Item No
DEFINITIONS INTERMODAL CONTAINER INCEN	NTIVE PROGRAM	
For purposes of Items 2310 and 2315 the following definiti	ions shall apply:	
"Alameda Corridor Transportation Authority" means the jo the cities and Ports of Los Angeles and Long Beach.	oint powers authority formed by	
"Baseline Period" means the 12 month period commencing April 30, 2009 during which time IPI Container Volume was hand Ports.		
"Incentive Period" means the 12 month period commence on April 30, 2010 during which time IPI Container Volume was Bay Ports.		
"Ocean Common Carrier" means a vessel-operating com Shipping Act of 1984, whose vessels call at Port of Los Angel premises. Any person or entity disagreeing with the Port of Lo have thirty (30) days from notice of the determination to submit d in fact operated by a different person or entity. Upon review of the Angeles may amend its determination at the exclusive discretion of	les Container Terminal Tenant is Angeles' determination shall documentation that the vessel is his information, the Port of Los	[C] 2310
"IPI Container" means an intact loaded or empty cargo conby rail from a point outside California directly to the Port of Los Ar Tenant's premises (or to a rail facility in Los Angeles County for suthe Port of Los Angeles Container Terminal Tenant's premises) for vessel; or (b) is transported by rail to a point outside California directly Container Terminal Tenant's premises (or from a rail facility transport directly from the Port of Los Angeles Container Terminal unloading from an ocean-going vessel.	ngeles Container Terminal absequent delivery directly to loading onto an ocean-going actly from the Port of Los aty in Los Angeles County after	
"IPI Incentive Program" means the Intermodal Container In	ncentive Program.	
"San Pedro Bay Ports" means property under the control ar Los Angeles or the Port of Long Beach.	nd jurisdiction of the Port of	
See Item 10 for explanation of abbreviations and symbols.		

Adopted November 7, 2013

EFFECTIVE: April 25, 2014

Adopted March 18, 2014

Order No. 13-7148

Ordinance No. 182943

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SECTION TWENTY-THREE * INCENTIVES – GENERAL RULES AND REGULA	ATIONS	Item No.
"Container Terminal Tenant" means an entity that has entered in under a current permit or contract with the City of Los Angeles for use a and facilities at the Port of Los Angeles that loads or unloads loaded onto or from ocean-going vessels to and from such premises. "TEU" means the unit of measurement that is derived by convercargo container into twenty-foot equivalent units.	nto and is in good standing and occupancy of property or empty cargo containers	[C] 2310 (Cont.)
"TEU" means the unit of measurement that is derived by converting the actual length of a cargo container into twenty-foot equivalent units. INTERMODAL CONTAINER INCENTIVE PROGRAM The Intermodal Container Incentive program offers Ocean Common Carriers a financial incentive in the amount of twenty dollars (\$20.00) per loaded TEU on the incremental increase of IPI Containers whose wharfage charges become due pursuant to Tariff Item 505 during the Incentive Period. The incremental increase in IPI Container volume shall represent an increase in the San Pedro Bay Ports' total IPI Container volumes over the Baseline Period. By July 1, 2010 each participating Ocean Common Carrier shall separately submit electronically data for loaded containers handled by the Ocean Common Carrier for both the Baseline Period and the Incentive Period, including but not limited to the following: (a) IPI container serial numbers; (b) Container size in length; (c) Container quantity in TEUs; (d) North American IPI point of cargo origin or final destination; (e) Berth; and (f) Name and date of vessel arrival/departure. IPI Incentive Program data shall be reported separately for IPI Containers loaded or discharged at the Port of Los Angeles, and for those at the Port of Long Beach.		
See Item 10 for explanation of abbreviations and symbols. Order No. 13-7148 Adopted November 7, 2013 Correction No. 654 Ordinance No. 182943 Adopted March 18, 2014	EFFECTIVE: April 25, 2014	ŀ

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*]	SECTIOI INCENTIVES – GENE	N TWENTY-THREE RAL RULES AND RE		Item No.
INTER	RMODAL CONTAINE	R INCENTIVE PROG	RAM Continued	
volume data from	each participating Oce icipating Ocean Comn	ean Common Carrier,	of receipt of the IPI Container determine the actual monetary to receive by reconciling the	
 (a) The IPI container volumes whose wharfage charges become due pursuant to Tariff Item 505 during the Baseline Period; (b) Confirming, by serial numbers, all IPI Containers against which each participating Ocean Common Carrier is claiming an IPI Incentive Program amount shipped during such period; (c) Confirming all IPI container volumes with the Container Terminal Tenants; and (d) Reconciling the IPI container volumes with IPI container volumes provided to the Port of Long Beach, to determine if such participating Ocean Common Carrier increased IPI volumes through the San Pedro Bay Ports during the Incentive Period. 			[C] 2315	
Each participating Ocean Common Carrier IPI container volume data will be further reconciled using data provided to the Harbor Department by the Alameda Corridor Transportation Authority.				
In the event that IPI container volume handled by a participating Ocean Common Carrier through the San Pedro Bay Ports increased during the Incentive Period when compared with the Baseline Period, the Port of Los Angeles shall, upon completion of the reconciliation process, pay the Ocean Common Carrier twenty dollars (\$20.00) per loaded TEU on the incremental increase of IPI containers brought to the Port of Los Angeles.				
In the event that the IPI container volume handled by a participating Ocean Common Carrier through the San Pedro Bay Ports decreased during the Incentive Period when compared with the Baseline Period, no monetary payment shall be made.				
	Common Carrier as a		ncentive amounts owed to each yment within thirty (30) days of	
See Item 10 f	for explanation of abbrevi	ations and symbols.		1
	Order No. 13-7148	Adopted November 7, 2		
Correction No. 655	Ordinance No. 182943	Adopted March 18, 201	14 EFFECTIVE: April 25, 20	14

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SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATIONS

Item No.

DEFINITIONS OCEAN COMMON CARRIER INCENTIVE PROGRAM

For purposes of Items 2320 and 2325 the following definitions shall apply:

"BASELINE TEU VOLUME" means TEU Volume delivered by an Ocean Common Carrier through the Port of Los Angeles during the Fiscal Year that immediately precedes the current Fiscal Year.

"CONTAINER REPORT" means a report produced by the Terminal Operator upon completion of the loading and discharge operations of a vessel showing the total number of containers loaded and or discharged of such vessel.

"FISCAL YEAR" or "FY" means a 12 month period commencing on July 1 and ending the subsequent year on June 30.

"INCENTIVE PERIOD" shall be the Fiscal Year period that immediately follows the Fiscal Year period during which the Baseline TEU Volume was established.

2320

"INCENTIVE PERIOD TEU VOLUME PERCENTAGE GROWTH" means the percentage growth in TEU Volume delivered by the individual Ocean Common Carrier through the Port of Los Angeles during the relevant Incentive Period over the Baseline TEU Volume, after reducing this percentage growth by the Transpacific Market Percentage Growth. The TEU Volume increase, if any, reflected by this comparison to the Baseline TEU Volume shall be the "ADJUSTED INCENTIVE PERIOD TEU **VOLUME**"

"OCEAN COMMON CARRIER" means an individual vessel-operating common carrier as defined in the Shipping Act of 1984, whose vessels call at Port of Los Angeles.

"QUALIFYING YEAR" means the Fiscal Year immediately prior to the Baseline TEU Volume period.

"TERMINAL OPERATOR" means the entity with contractual authority from the Port of Los Angeles to operate a Terminal, to include an operating entity authorized by the premises permit holder to operate a Terminal on its behalf.

"TEU" means the unit of measurement that is derived by converting the actual length of a cargo container into twenty-foot equivalent units.

See Item 10 for explanation of abbreviations and symbols. Order No. 18-7245

Adopted August 23, 2018 Ordinance No. 185815 Adopted October 31, 2018 Correction No. 720 EFFECTIVE: December 2, 2018

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SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND R		Item No.
DEFINITIONS OCEAN COMMON CARRIER INCENTIVE PROGRAM Continued "TEU VOLUME" means loaded and empty container volume combined, delivered to the Port of Los Angeles by an Ocean Common Carrier. "TRANSPACIFIC MARKET PERCENTAGE GROWTH" means the reported import percentage growth figure recorded during the Incentive Period using Trans Pacific market United States West, Gulf and East Coast data obtained through the Port Import Export Reporting System (PIERS) or similar publicly verifiable source to be determined by the Executive Director.		
OCEAN COMMON CARRIER INCENTIVE PROGRAM AND ELIGIBILITY REQUIREMENTS (a) An individual Ocean Common Carrier is eligible to receive \$10 per TEU payment on the Adjusted Incentive Period TEU Volume, effective September 1, 2018. In the event the Transpacific Market Percentage Growth during the Incentive Period declines below zero percent (0%), an Individual Ocean Common Carrier will still qualify to receive payment under this Ocean Common Carrier Incentive Program, but only for the TEU Volume above the Baseline TEU Volume. (b) The maximum payment an individual Ocean Common Carrier can earn from this incentive program is Two Million Dollars (\$2,000,000.00) per Incentive Period. Any shortfall amount below the Two Million Dollars (\$2,000,000.00) maximum payment per Incentive Period will not be carried over. TEU Volumes of individual Ocean Common Carriers that merged their container shipping operations into a newly formed or existing Ocean Common Carrier shall be combined for the purposes of determining eligibility under this program. Each TEU shall only be counted and claimed once by one individual Ocean Common Carrier and exclude TEU Volume carried aboard its vessels for other individual Ocean Common Carriers. The determination as to which individual Ocean Common Carrier is responsible for delivering each TEU under this program shall be resolved by the Executive Director at his or her sole discretion.		
See Item 10 for explanation of abbreviations and symbol Order No. 18-7245 Adopted August 23, 20 Ordinance No. 185815 Adopted October 31, 20	018	2018

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SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATIONS

Item No.

OCEAN COMMON CARRIER INCENTIVE PROGRAM AND ELIGIBILITY REQUIREMENTS -- Continued

During the Qualifying Year, an individual Ocean Common Carrier shall have delivered TEU Volumes equal to or lower than the Baseline TEU Volumes before qualifying for a financial incentive under this Ocean Common Carrier Incentive Program. This Qualifying Year TEU Volume requirement shall not apply to the first Incentive Period (ending June 30, 2019) of this program. Effective April 1, 2021 the Qualifying Year TEU Volume requirement shall no longer apply to TEU Volume on or after April 1, 2021 but will be applied to TEU volume delivered prior to that date.

(c) In order for an individual Ocean Common Carrier to be entitled to receive payments under this program, the Ocean Common Carrier or their agent shall be required to transmit electronically to the Harbor Department the manifest and container information in accordance with the schedule provided in this Item by September 30, 2018. Reasonable technical delays in providing this electronic information by this date shall be excused upon written request and a showing of good cause, in a manner and for a period of time determined in the sole and absolute discretion of the Executive Director. This electronic transmission shall be through preapproved contractual EDI procedures or through other procedures and formats approved by the Executive Director.

2325 (Cont.)

- (d) The Port of Los Angeles shall, within (30) days of receipt of the Incentive Period TEU Volumes delivered by an individual Ocean Common Carrier to the Port of Los Angeles, determine, in the sole and absolute discretion of the Executive Director, the actual monetary payment each participating Ocean Common Carrier is entitled to receive by reconciling the following:
 - 1. Ocean Common Carrier data according to Item No. 255
 - 2. The Terminal Operator supplied Container Report

Individual Ocean Common Carriers potentially entitled to payment under this incentive program shall submit a written request for payment, directed to the Executive Director no later than August 31st immediately following the Incentive Period. Payments made under this program, if any, shall be paid in one-time, lump-sum payments.

To be paid an incentive, all Ocean Common Carriers must have filed with the Port of Los Angeles a Los Angeles Business Tax Registration Certificate and federal tax form W-9 or form W-8BEN.

See Item 10 for explanation of abbreviations and symbols.

	Order No. 21-7303	Adopted May 6, 2021	
Correction No. 784	Ordinance No. 187364	Adopted January 25, 2022	EFFECTIVE: March 5, 2022

Potential Sources

Information

SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATIONS

Item No.

OCEAN COMMON CARRIER INCENTIVE PROGRAM AND ELIGIBILITY REQUIREMENTS -- Continued

(e) The Ocean Common Carrier Incentive Program under Item No. 2325 shall remain valid for a minimum 303-day period commencing on September 1, 2018, and continue until terminated at the discretion of the City of Los Angeles Board of Harbor Commissioners by order of the Board.

If this Ocean Common Carrier Incentive Program becomes effective or is terminated during a Fiscal Year, each eligible Ocean Common Carrier shall be entitled to an incentive payment on a pro-rata basis on that Adjusted Incentive Period TEU Volume. In determining pro-rata incentive payment eligibility, the Incentive Period TEU Volume Percentage Growth and the Baseline TEU Volume will be adjusted in proportion to the same number of calendar days during the Incentive Period in which the Ocean Common Carrier Incentive Program was effective.

2325 (Cont.)

Digital Data Portal Electronic Transmission Schedule

<u>Frequency</u>

(Imports)		Sources include but are not limited to the following:
Import Manifest Documentation (not including commodity or financial information)	Within 24 hours of origin departure; with all amendments or updates as generated	EDI 309 – Customs Manifest EDI 310 – Freight Receipt and Invoice
Container stowage on incoming vessel	Within 24 hours of origin departure; with all amendments or updates as generated	BAPLIE (Origin and Final) EDI 324 – Vessel Stow Plan
Marine terminal destination information	Within 24 hours of origin departure; with all amendments or updates as generated	IFTSAI

See Item 10 for explanation of abbreviations and symbols.

Order No. 18-7245 Adopted August 23, 2018

Correction No. 723 Ordinance No. 185815 Adopted October 31, 2018 EFFECTIVE: December 2, 2018

PORT OF LOS ANGELES – TARIFF NO. 4 Original Page					
SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATIONS			Item No.		
OCEAN COMMON CARRIER INCENTIVE PROGRAM AND ELIGIBILITY REQUIREMENTS Continued Digital Data Portal Electronic Transmission Schedule – (Continued)					
<u>Information</u>	<u>Frequency</u>	Potential Sources			
Container modality information (Truck or specific Railroad SCAC)	Within 24 hours of origin departure; with all amendments or updates as generated	EDI 404 – Rail Carrier Shipment Information			
Container final destination information	Within 24 hours of origin departure; with all amendments or updates as generated	Bill of Lading			
Container movement status updates	Within 30 minutes of movement event	EDI 315 – Status Details	+ 2325		
(Exports)			(Cont.)		
Export booking information (not including commodity or financial information)	Within 24 hours after booking accepted; with all amendments or updates as generated	EDI 301 – Confirmation EDI 303 – Booking Cancellation			
Export marine terminal information	Within 24 hours of origin departure; with all amendments or updates as generated	IFTSAI			
(Other)					
Empty containers returned by marine terminal or container yard	Daily; with all amendments or updates as generated	Shipping Line Equipment Management System			
Order No. 1	ation of abbreviations and syr 8-7245 Adopted August 23 No. 185815 Adopted October 3	3, 2018			

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page210 Cancels Circular No. 76	O-AD
SECTION TWENTY-THRE INCENTIVES – GENERAL RULES AND		Item No.
DEFINITIONS OCEAN COMMON CARD CONTAINER VESSEL INCENTI		
"ALTERNATIVE MARITIME POWER (AMP)" technology that allows ships to be powered by shore suberth rather than running their auxiliary diesel engines.		
"BOARD" means the Board of Harbor Commission	oners of the City of Los Angeles.	
"CONTAINER REPORT" means a report produpon completion of the loading and discharge operation number of containers loaded and or discharged of such variables.	ons of a vessel showing the total	
"MINIMUM TEU VOLUME" means a minimum and empty container volume combined, delivered to Ocean Common Carriers having loaded and empty Container Vessel for which one of the Ocean Common	the Port of Los Angeles by all containers on one Ultra Large	+ 2326
"OCEAN COMMON CARRIER" means a vess defined in the Shipping Act of 1984, whose vessels call		
"PORT OF LOS ANGELES" All the navigable Angeles included within, or northerly of, the Los Angeasterly prolongation thereof in a straight line to its boundary line of the City of Los Angeles are herein de "Port of Los Angeles" or "Los Angeles Harbor."	eles Harbor Breakwater and the s intersection with the easterly	
"TEU" means the unit of measurement that is d length of a cargo container into twenty-foot equivalent u		
"TEU VOLUME" means loaded and empty contain to the Port of Los Angeles by an Ocean Common Carrie		
"ULTRA LARGE CONTAINER VESSEL" me vessel with a registered Length Overall of minimum minimum 54 meters according to Lloyd's Register.		
See Item 10 for explanation of abbreviations and symbols.	010	
Order No. 19-7265 Adopted March 7, 2 Correction No. 745 Ordinance No. 186136 Adopted May 17, 20		

PORT OF LOS ANGELES – TARIFF NO. 4 Cancels Circular No. 76	10-AE
SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATIONS	Item No.
"VESSEL OPERATOR" shall be determined by the Port by reference to Lloyd's Register. Any operator disagreeing with this determination shall have 30 days from notice of this determination to submit documentation that a vessel is in fact operated by an operator other than the one listed in Lloyd's Register. Upon review of this information, the Port may amend its initial determination at the sole discretion of the Executive Director.	+ 2326 (Cont.)
OCEAN COMMON CARRIER – ULTRA LARGE CONTAINER VESSEL INCENTIVE PROGRAM AND ELIGIBILITY REQUIREMENTS (a) An Ocean Common Carrier is eligible to receive a \$10 per loaded TEU that the Ocean Common Carrier delivered on its behalf to the Port of Los Angeles. Payment to the eligible Ocean Common Carrier shall be limited to the TEU Volume of one Ultra Large Container Vessel for which the Ocean Common Carrier is the Vessel Operator, and where the Minimum TEU Volume requirement was met. The maximum payment an Ocean Common Carrier can receive under this item shall not exceed \$150,000, and is limited to one of the Ocean Common Carrier's Ultra Large Container Vessels this Ocean Common Carrier operates on behalf of itself, and limited to one vessel visit of that Ultra Large Container Vessel at the Port of Los Angeles. (b) An Ocean Common Carrier that previously received a financial incentive from the Harbor Department, directly, or indirectly through a previously Board approved permit amendment providing a cost reduction to that Ocean Common Carrier to handle an Ultra Large Container Vessel shall not be eligible to receive an Ultra Large Container Vessel Incentive under this Tariff item. Ocean Common Carriers that merged their container shipping operations into a newly formed or existing Ocean Common Carrier shall be eligible for this incentive program, unless one or more of the now merged Ocean Common Carriers previously received a financial incentive from the Harbor Department directly, or indirectly through a previous Board approved permit amendment providing a cost reduction to that Ocean Common Carrier to handle one of its Ultra Large Container Vessel operated at the Port of Los Angeles.	+ 2327
See Item 10 for explanation of abbreviations and symbols. Order No. 19-7265 Adopted March 7, 2019 Correction No. 746 Ordinance No. 186136 Adopted May 17, 2019 EFFECTIVE: June 22, 2019)

			Original Page21	l0-AF
PORT OF LOS AN	GELES – TARIFF NO.	4	Cancels	
			Circular No. 76	
		N TWENTY-THREE		Item No.
I	NCENTIVES – GENER	RAL RULES AND REGULA	ΓIONS	
OCEAN (COMMON CARRIER	– ULTRA LARGE CONT	AINER VESSEL	
INCENTIV	E PROGRAM AND E	LIGIBILITY REQUIREM	ENTS Continued	
() I	1 6 4 0 0	0 : 1 ::1	1	
		ommon Carrier to be entitle		
under this progr	am, the Ocean Commo	on Carrier or their agent sha	in be required to:	
1 Tra	nsmit electronically to	o the Harbor Department th	e manifest and	
	•	nce with the schedule provi		
		ll be through preapproved c		
		edures and formats approve		
Director.				
2 Me	et the requirements of	the Vessel Speed Reduction	on Program provided in	
		during this Ultra Large Con	C I	
	Los Angeles.	auring unis cruu Large con	samer vessers earrai	
	C			
	-	emissions reduction technol	ogy during this Ultra	+
Large Container Vessel's call at the Port of Los Angeles.				2327 (Cont.)
(d) The Port of Los Angeles shall, within (30) days of receipt of the TEU				(Cont.)
Volumes delivered by an individual Ocean Common Carrier of one of its Ultra Large				
		Port of Los Angeles, detern		
	_	n Common Carrier is entitle	ed to receive by	
reconciling the	e following:			
1. Oc	ean Common Carrier o	data according to Item No.	255	
2. The	e Terminal Operator s	upplied Container Report		
An Ocean	Common Carrier note	ntially entitled to payment	under this incentive	
		t for payment, directed to the		
		ontainer Vessel arrival at the		
		any, shall be paid in one-ti		
		nether an Ocean Common C		
receive an incentive payment under this program and the amount of such payment shall				
be resolved by the Executive Director at his or her sole discretion. To be paid an				
incentive, the Ocean Common Carrier must have filed a Los Angeles Business Tax				
Registration Certificate and federal tax form W-9 or form W-8BEN with the Port of Los Angeles.				
migeres.				
See Item 10	for explanation of abbrevia	ations and symbols.		
	Order No. 19-7265	Adopted March 7, 2019		
Correction No. 747	Ordinance No. 186136	Adopted May 17, 2019	EFFECTIVE: June 22, 2019	

PORT OF LOG AN	CELEG TABLEENO	4	Original Page21	0-AG
PORT OF LOS AN	GELES – TARIFF NO.	4	Cancels Original Page And Circular No. 76	210A
П		N TWENTY-THREE RAL RULES AND REGU	JLATIONS	Item No.
INCENTIVE (e) Program under legeriod commender	E PROGRAM AND Ε The Ocean Common Item No. 2327 shall r	Carrier – Ultra Large emain valid for minimo, and continue until ter	ONTAINER VESSEL EEMENTS Continued Container Vessel Incentive um period of one 12 month rminated at the discretion of	+ 2327 (Cont.)
DEFINITIONS CRUISE VESSEL INCENTIVE PROGRAM For purposes of Item 2330, Item 2335, and Item 2340 the following definitions shall apply: "Cruise Year" is defined as the twelve month period beginning September 1st through August 31st of the following calendar year. "Cruise Vessel Operator" shall be determined by the Port in reference to the operator listed in the Lloyds Register of Ships or the parent of a wholly owned subsidiary which is listed as the operator in the Lloyds Register of Ships. Any Cruise Vessel Operator disagreeing with this determination shall have 30 days from notice of this determination to submit documents that a vessel is in fact operated by an operator other than the one listed in Lloyd's Register of Ships. Upon review of this information, the Port may amend its initial determination at the exclusive discretion of the Executive Director. "Summer Season" is defined as the four month period beginning May 15th through September 15th during the same calendar year.				
See Item 10 :	for explanation of abbrevi Order No. 19-7265 Ordinance No. 186136	ations and symbols. Adopted March 7, 2019 Adopted May 17, 2019	EFFECTIVE: June 22, 2019	

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page210B Cancels Circular No. 70
SECTION TWENTY-THRE INCENTIVES – GENERAL RULES AND	
CRUISE VESSEL INCENTIVE	PROGRAM
Commencing on September 20, 2016, the Cruise Vess upon the number of revenue generating cruise passengers hand Cruise Year at the Port of Los Angeles.	
per cruise year 25,000 - 49,999 \$ 50,000 - 99,999 \$ 100,000 - 149,999 \$ 150,000 - 199,999 \$ 200,000 - 249,999 \$ 250,000 - 299,999 \$ 300,000 - 349,000 \$	Volumes will be calculated to Vessel Operator as being eligible. It for the prior Cruise Year for the The following Cruise Year. The In the Cruise Vessel Operator and Angeles. The Port of Los Angeles Ider this program, if any, with It under this program, if any, shall It line, buys a cruise brand or cruise The cruise brand or cruise line The line ased on the closing date of the
SUMMER SEASON INCENT Any Cruise Vessel Operator that has more than 10 ves will receive \$5000 per vessel call. If the Cruise Vessel Operator Incentive Program, the Summer Season Incentive would be in Incentive.	el calls during the summer season qualifies for the Cruise Vessel + 2340
See Item 10 for explanation of abbreviations and symbols. Order No. 16-7208 Adopted September Correction No. 701 Ordinance No. 184562 Adopted November	

See Item 10 for explanation of abbreviations and symbols.					
Correction No. 757	Order No. 21-7288 Ordinance No. 186953	Adopted January 14, 2021 Adopted April 7, 2021	EFFECTIVE: May 26, 2021		

of each year.

PORT OF LOS ANGELES – TARIFF NO. 4 Original Page	210D
SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATIONS	Item No.
CONTAINER TERMINAL TENANT TRUCK TURN TIME INCENTIVE PROGRAM ANI ELIGIBILITY REQUIREMENTS	
The Container Terminal Tenant Truck Turn Time Incentive Program (Program) shall commence on February 1, 2021 and shall remain in effect at least through January 31, 2022, and continue thereafter until terminated at the discretion of the City of Los Angeles Board of Harbor Commissioners (Board) by Order of the Board. During the Incentive Period, the Harbor Department shall provide Port of Los Angeles' Container Terminal Tenants a Financial Incentive for maintaining or decreasing Truck Turn Time at their respective facilities as set forth herein.	
a) A Container Terminal Tenant is eligible to receive a Financial Incentive for maintaining Truck Turn Time Average of thirty-five (35) minutes or less during any calendar month within the Incentive Period as set forth hereunder.	
b) A Container Terminal Tenant is eligible to receive a Financial Incentive for improving i Truck Turn Time Average over its corresponding quarterly Truck Turn Time Baseline related to the number of Twenty-foot Equivalent Units (TEU) moved by drayage truck (truck) through its In Gate and/or Out Gate during any calendar month within the Incentive Period as set forth hereunder.	ts + 2346
c) The Financial incentive shall be calculated in connection to the number of TEUs moved by truck through a participating Container Terminal Tenant's In Gate and/or Out Gate o a calendar month basis.	
d) Financial Incentive under the Program:	
I. Financial Incentive Amount.	
 a. A Container Terminal Tenant that achieves a Truck Turn Time Average of thirt five (35) minutes or less shall be eligible to receive a Financial Incentive of \$3.0 per TEU moved by truck through its In Gate and/or Out Gate. 	
b. A Container Terminal Tenant that improves its Truck Turn Time Average in terms of its percentage improvement from its Container Terminal Tenant's Truc Turn Time Baseline shall be eligible to receive a Financial Incentive in accordance with the below schedule:	sk
See Item 10 for explanation of abbreviations and symbols.	
Order No. 21-7288 Adopted January 14, 2021 Correction No. 758 Ordinance No. 186953 Adopted April 7, 2021 EFFECTIVE: May 26, 2	2021

SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATIONS

Item No.

CONTAINER TERMINAL TENANT TRUCK TURN TIME INCENTIVE PROGRAM AND ELIGIBILITY REQUIREMENTS – Continued

Truck Turn Time Improvement Payout Schedule

Truck Turn Time Percentage Improvement	Incentive Amount per TEU
5%	\$0.50
6%	\$0.65
7%	\$0.80
8%	\$0.95
9%	\$1.10
10%	\$1.25
11%	\$1.40
12%	\$1.55
13%	\$1.70
14%	\$1.85
15%	\$2.00
16%	\$2.15
17%	\$2.30
18%	\$2.45
19%	\$2.60
20%	\$2.75

2346 (Cont.)

- II. Calculating Truck Turn Time Improvement. The Harbor Department at the end of each calendar month of the Incentive Period shall compare each Container Terminal Tenant's monthly Truck Turn Time Average against its relevant quarterly Truck Turn Time Baseline to determine the percentage improvement (i.e., reduction of Truck Turn Time Average) each Terminal Tenant has achieved, if any. Should a Container Terminal Tenant make an improvement making it eligible for a Financial Incentive, that Container Terminal Tenant shall receive payment which shall be made no sooner than thirty (30) days after end of the month for which a Container Terminal Tenant has achieved the qualifying improvement subject to the conditions below:
 - a. The Financial Incentive under this Program is contingent upon and subject to the following:
 - 1) A Container Terminal Tenant must be a Tenant in Good Standing for any calendar month the Container Terminal Tenant achieves qualifying Truck Turn Times under the Program, to receive a Financial Incentive.

See Item 10 for explanation of abbreviations and symbols.

| Order No. 21-7288 | Adopted January 14, 2021 | Correction No. 759 | Ordinance No. 186953 | Adopted April 7, 2021 | EFFECTIVE: May 26, 2021

RT OF LOS ANGEL	ES – TARIFF NO. 4		Original Page	. 210F
INCE		TWENTY-THREE AL RULES AND REGULA	TIONS	Item No
CONTAINER TERM		UCK TURN TIME INCENTI QUIREMENTS – Continued	VE PROGRAM AND	
Har		ant shall be required to transm lowing information within thin		
	iii. All known conta appointment. In Gate and Out Gate i i. Date and time ev ii. Truck radio freq iii. Container inform 1. Container 2. Container 3. Container Gate and 0	f appointment; cancellation verification, and ainer identification numbers co information: very truck enters In Gate and e quency identification number, a mation: present at In Gate; present at Out Gate; identification number of conta Out Gate, and as (empty or loaded) of contain	exits Out Gate; and ainer, when present, at In	+ 2346 (Cont.)
writ dete payr any Dep cont and	ten request and a show rmined in the sole and ment shall be made unt month a Financial Ince artment. This electronic ractual electronic data formats approved by the		er and for a period of time ecutive Director. No ch Tariff Item 2346 for eived by the Harbor th preapproved ough other procedures	
disputes and	or issues regarding the	ole and absolute discretion, shate Program including but not licent amount of Financial Incent	mited to: eligibility,	
incorporated vary or othe other legal a hand, and Ca any paymen and obligation	I by reference in such or rwise alter the terms ar greement between the ontainer Terminal Tenats ts provided under this	tive program via inclusion in the contracts, nothing in this Item and conditions of any contract, Port of Los Angeles or the Citants, on the other hand. For the Item No. 2346 shall be independent Terminal Tenants' permits and	No. 2346 shall amend, lease, permit, or any ty of Los Angeles, on one ne avoidance of doubt, indent of payment duties	
	xplanation of abbreviation Order No. 21-7288	ns and symbols. Adopted January 14, 2021		

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page210G
SECTION TWENTY-THI INCENTIVES – GENERAL RULES ANI	
CONTAINER TERMINAL TENANT DUAL TRANSAC DEFINITIONS	TION INCENTIVE PROGRAM
"CONTAINER TERMINAL TENANT" An entity that has enter Standing under a current permit or lease with the City of Los Amproperty and facilities at the Port of Los Angeles that load and unocean-going vessels. They are the legal entity holding the follow Permit No. 999, Permit No. 787, Permit No. 881, Permit No. 692, 733, and Permit No. 827.	geles for use and occupancy of nload cargo containers onto or from ving Harbor Department Permits:
"DUAL TRANSACTION REPORT" A report showing the pero- Container Terminal Tenant processed at its facility during any g through Port Optimizer TM for the purposes of this Program.	
"DUAL TRANSACTIONS" When a trucker arrives and delive Terminal Tenant's facility and without leaving the facility obtain before departure for delivery to a destination.	ns a different shipping container
"FINANCIAL INCENTIVE" The amount of money due a Cont of this Program.	niner Terminal Tenant under the terms + 2350
"INCENTIVE PERIOD" The period of time a Container Termin Financial Incentive under this Program shall begin February 1, January 31, 2022, and continue thereafter until terminated at the Board of Harbor Commissioners by Order of the Board.	2021 and shall continue through
"IN GATE AND OUT GATE" The beginning and end mark of Container Terminal Tenant's facility.	a truck's transit through each
"PORT OF LOS ANGELES" has the meaning in Item 100(g) or	this Tariff.
"PORT OPTIMIZER TM " A privately developed digital supply c channeled access visibility to supply chain stakeholders for the p (see <a <a="" adopted="" as="" aug="" board="" by="" commissioners="" defined="" good="" harbor="" href="https://www.portoflosangeles.org/business/leasing-property" iii="" in="" of="" on="" policy,="" section="" standing="" tenant="" the="">https://www.portoflosangeles.org/business/leasing-property or u	sst 8, 2013 and available at
See Item 10 for explanation of abbreviations and symbols.	
Order No. 21-7288 Adopted January Correction No. 761 Ordinance No. 186953 Adopted April 7	

SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATIONS

Item No.

CONTAINER TERMINAL TENANT DUAL TRANSACTION INCENTIVE PROGRAM AND ELIGIBILITY REQUIREMENTS

The Container Terminal Tenant Dual Transaction Incentive Program (Program) shall commence on February 1, 2021 and shall remain in effect at least through January 31, 2022, and continue thereafter until terminated at the discretion of the Board by Order of the Board. During the Incentive Period, the Harbor Department shall provide Port of Los Angeles' Container Terminal Tenants a Financial Incentive, when they achieve a set percentage of Dual Transactions as set forth herein.

- a) A Container Terminal Tenant is eligible to receive a Financial Incentive when a minimum of fifty percent (50%) of its gate transactions are Dual Transactions within a calendar month.
- b) The Twenty-foot Equivalent Unit (TEU) incentive shall be applied to all loaded TEUs moved by truck through a Container Terminal Tenant's In Gate and Out Gate at the Port of Los Angeles in accordance with the respective Container Terminal Tenants' Permit with the Harbor Department.
- c) Financial Incentive under the Program:

The Financial Incentive shall be based on the percentage of Dual Transactions a Container Terminal Tenant achieved at its facility during any given calendar month, per the schedule below:

+ 2351

Dual Transaction Percentage	pe	Incentive er dual nsaction	<u>Dual</u> <u>Transaction</u> <u>Percentage</u>	<u>p</u> e	Incentive er dual asaction	Dual Transaction Percentage	pe	Incentive er dual nsaction
50	\$	0.40	67	\$	0.74	84	\$	1.08
51	\$	0.42	68	\$	0.76	85	\$	1.10
52	\$	0.44	69	\$	0.78	86	\$	1.12
53	\$	0.46	70	\$	0.80	87	\$	1.14
54	\$	0.48	71	\$	0.82	88	\$	1.16
55	\$	0.50	72	\$	0.84	89	\$	1.18
56	\$	0.52	73	\$	0.86	90	\$	1.20
57	\$	0.54	74	\$	0.88	91	\$	1.22
58	\$	0.56	75	\$	0.90	92	\$	1.24
59	\$	0.58	76	\$	0.92	93	\$	1.26
60	\$	0.60	77	\$	0.94	94	\$	1.28
61	\$	0.62	78	\$	0.96	95	\$	1.30
62	\$	0.64	79	\$	0.98	96	\$	1.32
63	\$	0.66	80	\$	1.00	97	\$	1.34
64	\$	0.68	81	\$	1.02	98	\$	1.36
65	\$	0.70	82	\$	1.04	99	\$	1.38
66	\$	0.72	83	\$	1.06	100	\$	1.40

See Item 10 for explanation of abbreviations and symbols.

Order No. 21-7288 Adopted January 14, 2021
Correction No. 762 Ordinance No. 186953 Adopted April 7, 2021 EFFECTIVE: May 26, 2021

PORT OF LOS ANGE	LES – TARIFF NO. 4		Original Page	. 210I
INCI		ΓWENTY-THREE L RULES AND REGULA'	TIONS	Item No.
I. Calculating Dumonth of the Ir Dual Transaction optimizer Stransactions be Financial Incerthe above table shall be made at Terminal Tenarra. a. Payme 1) A calculating Dumonth of the Ir Dual Transaction optimizer A calculation of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dumonth of the Ir Dual Transaction of the Ir Dumonth of the Ir Dual Transaction of the Ir Dumonth of the Ir Dual Transaction of the Ir Dumonth of the Ir Dumonth of the Ir Dual Transaction of the Ir Dumonth of the Ir Dual Transaction of the Ir Dumonth of the Ir Dual Transaction of the Ir Dumonth of the Ir Dumont	MINAL TENANT DUAL ELIGIBILITY REQUESTION Percentage and Transaction Percentage and Transaction Percentage using the Educative Period shall detect on percentage using the Education percentage using the Education percentage using the Education Transactions, that active according to the accor	L RULES AND REGULA' L TRANSACTION INCENT UIREMENTS Continued ge. The Harbor Department at termine each Container Termin Dual Transaction Report prod y percent (50%) of a Container Container Terminal Tenant w ual Dual Transaction Percenta al Tenant shall receive a Finan days after end of the month of fying improvement subject to contingent upon and subject to ant must be a Tenant in Good ner Terminal Tenant achieves e Program to receive a Finance ant shall be required to transm owing information within thir	the end of each calendar all Tenant's monthly uced by Port er Terminal Tenant's gate ould be eligible for a age achieved according to incial Incentive which for which a Container the conditions below: Of the following: Standing for any qualifying percentages of cial Incentive; it electronically to the entry (30) minutes of its	tem No. + 2351 (Cont.)
See Item 10 for o	appointme			
	Order No. 21-7288	Adopted January 14, 2021		
Correction No. 763	Ordinance No. 186953	Adopted April 7, 2021	EFFECTIVE: May 26, 2021	

PORT OF LOS ANGELES – TARIFF NO. 4 O	riginal Page210J
SECTION TWENTY-THREE INCENTIVES – GENERAL RULES AND REGULATION	Item No.
CONTAINER TERMINAL TENANT DUAL TRANSACTION INCENTIVE ELIGIBILITY REQUIREMENTS Continued	E PROGRAM AND
b. In Gate and Out Gate information:	
i. Date and time every truck enters In Gate arii. Truck radio frequency identification numberiii. Container information:	
 Container present at In Gate; Container present at Out Gate; Container identification number of present, at In Gate and Out Gate, at Load status (empty or loaded) of coat In Gate and Out Gate. 	nd
3) Reasonable delays in providing this electronic information may be excused upon written request and a showing of good cause, in a manner and for a period of time determined in the sole and absolute discretion of the Executive Director. No payment shall be made until the data in conformance with Tariff Item 2351 for any month a Financial Incentive is claimed has been received by the Harbor Department. This electronic transmission shall be through preapproved contractual electronic data interchange procedures or through other procedures and formats approved by the Executive Director.	
II. Executive Director, in his or her absolute discretion, shall resolve any are issues regarding the Program including but not limited to: eligibility, Fir qualification, and amount of Financial Incentive due.	
III. Other than implementing an incentive program via inclusion in the Tarif incorporated by reference in such contracts, nothing in this Item No. 235 or otherwise alter the terms and conditions of any contract, lease, permit agreement between the Port of Los Angeles or the City of Los Angeles, Container Terminal Tenants, on the other hand. For the avoidance of deprovided under this Item No. 2351 shall be independent of payment duti under the Container Terminal Tenants' permits and shall not operate as a thereunder.	51 shall amend, vary t, or any other legal on one hand, and bubt, any payments es and obligations
See Item 10 for explanation of abbreviations and symbols.	
Order No. 21-7288 Adopted January 14, 2021 Correction No. 764 Ordinance No. 186953 Adopted April 7, 2021	FFECTIVE: May 26, 2021

	PORT OF LOS ANGELES – TARIFF NO. 4 Original Page		211	
		ON TWENTY-FOUR NAL COURTESY DOCK	S	Item No.
		ESY DOCKS HOURS OF Courtesy Docks shall be fr	OPERATION rom 6 a.m. to 10 p.m. daily.	+ 2400
NO UNLOADING OR COMMERCIAL ACTIVITIES It shall be unlawful to conduct any commercial activities or otherwise to land, handle, ship, or receive, at any Recreational Courtesy Docks, supplies, merchandise, or personal effects, without first having obtained a permit to do so from the Executive Director, or other duly authorized person in charge.		+ 2401		
NO MERCHANDISE OR MATTER OF ANY OBJECTIONABLE NATURE PERMITTED ON RECREATIONAL COURTESY DOCKS No fresh fish for commercial purposes or recreational purposes, oil or other liquids, decayed or decaying fish, meats, fruits, or vegetables, or any merchandise or matter of an offensive or objectionable character whatsoever, shall be permitted on any Recreational Courtesy Docks. See Item 10 for explanation of abbreviations and symbols.		+ 2405		
Correction No. 665	Order No. 14-7163	Adopted May 15, 2014	EFFECTIVE: September 27	. 2014

PORT OF LOS ANGELES – TARIFF NO. 4	Original Page	212
SECTION TWENTY-FOUR – C RECREATIONAL COURTESY DOCK		Item No.
VEHICLES TO REMAIN UPON RECREATION It shall be unlawful for any automobile or other vehic Courtesy Dock without first having obtained a permit to do so	ele to enter upon a Recreational	+ 2410
NO PERSON PERMITTED TO MONOPOLIZE RECRE It shall be unlawful for any person to occupy or mono space at a Recreational Courtesy Dock to the exclusion of any the Board in extending the privileges herein set forth to accon degree possible with the facilities available.	opolize an unreasonable amount of y other person. It is the purpose of	+ 2415
FREE DOCKAGE AT RECREATIONAL COURTESY DOCKS LIMITED For the further accommodation of the public under these rules, dockage upon vessels of no more than 100 feet length overall and 100 tons gross register is hereby suspended by the Board while such vessels are berthing at any Recreational Courtesy Dock. Use of Recreational Courtesy Docks is limited to no more than four hours in any twenty-four hour period, unless first having obtained a permit to do so from the Executive Director.		+ 2420
See Item 10 for explanation of abbreviations and symbols. Order No. 14-7163 Adopted May 15, Correction No. 666 Ordinance No. 183184 Adopted August 19	2014	2014

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SECTION TWENTY-FOUR – Continued RECREATIONAL COURTESY DOCKS Cont	inued	Item No.
UNLAWFUL FOR VESSELS TO REMAIN AT RECREATIONAL COURTESY DOCKS Any vessel availing itself of the privileges in Item 2420, which shall refuse or fail to haul away from such Recreational Courtesy Docks after berthing for over four hours in any twenty-four hour period, shall be subject to removal pursuant to this Tariff and thereupon be assessed dockage at quadruple the rates elsewhere provided in this Tariff, and in addition thereto \$55.65 for each and every day, or fraction thereof, such vessel may remain at such landing in violation of this Item.		+ 2425
VESSELS OVER 100 FEET OVERALL AND 100 GROSS TONS RECREATIONAL COURTESY DOCKS WITHOUT PERMIT; PENALTY FOR VIOLATI It shall be unlawful for any vessel of over 100 feet overall and 1 dock at or make fast to any Recreational Courtesy Dock without first ha to do from the Executive Director. In the case of any violation of this rule by any vessel, such vesse penalties provided in this Tariff or by law, shall thereupon be subject to dockage at quadruple the rates elsewhere provided in this Tariff, and in for each and every day, or fraction thereof, it may remain at such landing	ONS 00 gross register tons to ving obtained a permit so el, in addition to the other and shall be assessed addition thereto \$110.25	+ 2430
PASSENGER CARRYING VESSELS FOR HIRE NOT T RECREATIONAL COURTESY DOCKS WITHOUT It shall be unlawful for any person operating any passenger carr dock at any Recreational Courtesy Dock and take on or discharge passes having obtained a permit to do so from the Executive Director.	PERMIT ying vessel for hire to	+ 2435
See Item 10 for explanation of abbreviations and symbols. Order No. 14-7163 Adopted May 15, 2014		
Correction No. 667 Ordinance No. 183184 Adopted August 19, 2014	EFFECTIVE: September 27	, 2014

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SECTION TWENTY-FOUR – Continued RECREATIONAL COURTESY DOCKS Continued		Item No.
VESSEL LIABLE IF EXCEEDING TIME ALLOTMENT AT RECREATIONAL COURTESY DOCKS Any vessel that is found fast to or immediately in front of a Recreational Courtesy Dock over four hours in any twenty-four hour period or outside of the operating hours of the Recreational Courtesy Docks without a permit as the case may be, shall ipso facto subject such vessel, and persons in charge thereof, to the charges and penalties provided herein, without further evidence or proof.		+ 2440
ACCESS TO RECREATIONAL COURTESY DOCKS NOT TO BE OBSTRUCTED It shall be unlawful for any person or vessel to obstruct the free and easy access to or departure from any such Recreational Courtesy Docks at any time.		+ 2445
VESSEL REPAIR AND MAINTENANCE No vessel repairs or maintenance of any kind shall be allowed at any Recreational Courtesy Dock. Vessel repair and maintenance activities include, but are not limited to, structural repairs, painting and varnishing, and sanding. No discharge of any kind from vessel shall be allowed, including discharge from rinsing or washing of boat hulls or decks, and discharge of treated or untreated sewage, or graywater. All disposal of garbage must be in shore-side receptacles.		+ 2450
PENALTY FOR VIOLATION Any person or vessel violating any of the provisions, or inter any of the rules contained in this section, or who shall refuse or fail to accruing or imposed thereunder, shall thereupon and thereafter, until shall have been paid and satisfied, be denied all the privileges and fact the Board, and shall, in addition thereto, be subject to the general pen Tariff. See Item 10 for explanation of abbreviations and symbols.	o pay any charge or penalty all such charges and penalties cilities under the control of	+ 2455
Order No. 14-7163 Adopted May 15, 2014		
Correction No. 668 Ordinance No. 183184 Adopted August 19, 2014	EFFECTIVE: September 27	2014