PORT OF EVERETT TERMINALS TARIFF NO. 300

ITEM 1 TITLE PAGE

NOTICE

The electronic form of the Terminals Tariff will govern in the event of any conflict with any paper form of the Terminals Tariff. If you have printed an older version of this tariff, you need to print this version in its entirety.

http://www.aapa-ports.org/Programs/PastDetail.cfm?itemnumber=16997.

Naming: Rules, Regulations and Rates for Wharfage, Loading and Unloading, Wharf Demurrage, Handling, Service and Facilities Charge, Dockage and Other Services Furnished at:

PORT OF EVERETT TERMINAL FACILITIES Everett, Washington

ISSUING AGENT:

Paul HagglundTelephone(425)258-8102FAX(425)339-6125e-mailpaulh@portofeverett.com

Authorized By: Everett Port Commission P. O. Box 538 Everett, Washington 98206 p FMC Org Number 001931

Effective April 1, 2022

Go to General Index

ITEM 2 ESCALATOR CLAUSE

All tariff rates, deposits, fees, rentals and charges may be automatically adjusted each year, effective September 1, to reflect inflation increases which have occurred since the previous rate adjustment as measured by the Consumer Price Index for Urban Wage Earners and Clerical Workers, CPI-W for Seattle-Tacoma Bremerton (or successor index or reasonable substitute). Inflation adjustments shall be calculated as the average annual percentage change in the index for all reporting periods during the previous twelve month period ending on July 1 plus 3%, not to exceed 10% in any given year. All inflation adjustments shall be rounded to the nearest \$.25 for ease of administration. The Executive Director may waive implementation of the automatic annual inflationary increase in any year for a specific tariff or tariff item if such increase would result in market imbalance, or would be technologically unfeasible or otherwise detrimental to Port interests.

Severance and Revival Clause: 1) In the event any portion of the tariff is determined to be invalid, the remaining portion of the tariff will remain in effect, and 2) If any tariff increase is ruled invalid, then the last valid tariff price will remain in effect.

Any Terminals Tariff No. 300 labor items reflecting the International Longshore and Warehousemen Union's negotiated contract rates will be adjusted by the actual increase/decrease notice from the Pacific Maritime Association of such adjustment.

If the Executive Director waives any portion of the automatic annual inflationary increase in a given year, the tariff may automatically increase the following year as if the full annual inflationary increase had occurred for the previous year(s).

ITEM 5 TABLE OF CONTENTS

SUBJECT

Title Page and Issuing Agent	<u>ltem 1</u>
Escalator Clause	Item 2
Table of Contents	Item 5
Abbreviations	Item 15
Metric Conversions	Item 20
General Index	Item 25
General Rules and Regulations and Vessel Berth Reservation	Section 1
Definitions and Schedules of Miscellaneous Charges	Section 2
Schedule of Rates	Section 3
Containers – General Definitions and Schedule of Rates	Section 4
Index	Index

ITEM 15 ABBREVIATIONS

\$ % BM Bbl Bdl CFR Cs C/L CPI-W Cu. Cu. Ft. Cu. Ft. Cu. T. CY Diff. FBM FMC Ft. H KD kgs Ib or Ibs LCL Ld Lgth. L M MFBM Min Misc. NOS O.T. Pkg Port	 Dollars Per Centum Board Measure Barrel Bundle Code of Federal Regulations Case Carload Lots Consumer Price Index – West Coast Cubic Cubic Foot Cubic Meter Cubic Ton = 40 Cubic Feet Container Yard Differential Foot Board Measure Federal Maritime Commission Foot or feet Handling Knock Down Kilograms Pounds Less than Car Lot Loading Length Loading Meter Thousand Foot Board Measure Minimum Miscellaneous Number Not Otherwise Specified Overtime Package Port of Everett
Pkg	-
S.T. S/Tons	-Straight Time -Short Tons
Stg. M/T	-Storage -Metric Ton of 1000 Kilograms
Т	-Ton of 2000 lbs.
Undl. US or USA	-Unloading -United States
USD	-United States Dollars
USDA Viz.	-United States Department of Agriculture
W	-Specifically -Wharfage

ITEM 20 METRIC CONVERSIONS

Metric Conversion factors to be employed in determination of charges assessed under this tariff are as follows:

<u>Measure</u>

1 lb. 1 Ton of 2000 lbs. 1 Inch 1 Foot 1 Yard 1 Cubic Foot 40 Cubic Feet

Measure

1 Kilogram 1000 Kilograms 1 Centimeter 1 Meter 1 Cubic Meter

Metric Conversion Table

<u>To Find</u> Metric Tons Short Tons Metric Tons Long Tons Kilos Pounds Cubic Meters

Measurement Tons (40 cubic feet) Cubic Meters

MFBMs (ft. BM in thousands)

<u>Given</u> Short Tons Metric Tons Long Tons Metric Tons Pounds Kilos Measurement Tons (40 cubic feet) Cubic Meters

MFBMs (ft. BM in thousands) Cubic Meters

Metric Equivalent .4536 Kilogram 907.2 Kilogram 2.54 Centimeter .3048 Meters .9144 Meters .02272 Cubic Meters 113.27 Cubic Meters

English Equivalent 2.2046 lbs. 2204.6 lbs. or 1.1023 Short Tons .3937 inches 39.37 inches 35.314 Cubic Feet

<u>Multiply</u>

Short Tons by 0.907 Metric Tons by 1.102 Long Tons by 1.016 Metric Tons by 0.984 Pounds by 0.4536 Kilograms by 2.2046 Measurement Tons by 1.133 Cubic Meters by 0.883

MFBMs by 2.36

Cubic Meters by 0.424

ITEM 25 GENERAL INDEX

SECTION ONE – GENERAL RULES AND REGULATIONS ITEM

APPLICATION OF TARIFF	100
NOTICE TO PUBLIC	100(A)
TARIFF EFFECTIVE	100(B)
USE OF TERMINALS, DEEMED ACCEPTANCE	100(C)
RESERVATION OF AGREEMENT RIGHTS	100(D)
AUTHORITY FOR ADDITIONAL RULES AND REGULATIONS	100(E)
STEVEDORE ACCESS TO, AND OPERATIONS ON, PROPERTY	101
APPLICABILITY	101(A)
CARE IN THE PERFORMANCE OF OPERATIONS	101(B)
COMPLIANCE WITH FIRE AND SAFETY PRECAUTIONS	101(C)
STEVEDORE AND PORT INDEPENDENT CONTRACTORS	101(D)
STEVEDORE SHALL INSURE EFFICIENT AND EXPEDITIOUS	101(E)
PORT SHALL SUPPLY EQUIPMENT, FACILITIES AND SERVICE	101(F)
STEVEDORE WARRANTY	101(G)
INDEMNITY	101(H)
INSURANCE	<u>101(l)</u>
EQUIPMENT RENTED FROM THE PORT	<u>102</u>
APPLICATION OF RATES	<u>103</u>
BERTH ASSIGNMENTS	<u>106</u>
VESSELS REQUIRED TO OBTAIN ASSIGNMENTS	<u>106(A)</u>
VESSELS REQUIRED TO VACATE BERTHS	<u>106(B)</u>
COLLECTION AND GUARANTEE OF CHARGES	<u>109</u>
TERMS	<u>109(A)</u>
PREPAYMENT	<u>109(B)</u>
COLLECTION COSTS	<u>109(C)</u>
TAXES	<u>109(D)</u>
CHARTER PAYMENT AGREEMENTS, SALES CONTRACTS, ETC	<u>109(E)</u>
TERMS AND CONDITIONS OF PAYMENT	<u>109(F)</u>
APPLICATION FOR VESSEL BERTH RESERVATION	<u>110(A)</u>
SUPPLEMENT TO APPLICATION FOR VESSEL BERTH RESERVATION	<u>110(B)</u>
CONDITIONS OF BERTH RESERVATION	<u>110(C)</u>
DEMURRAGE OR DELAYS	<u>112</u>
DEMURRAGE – RAIL CARS OR VESSELS	<u>112(A)</u>
DELAYS – WAIVER OF CHARGES	<u>112(B)</u>
INSURANCE	<u>115</u>
LIMITS OF LIABILITY, WAIVER OF CONSEQUENTIAL DAMAGES	<u>117</u>
LIMITS OF LIBILITY	<u>117(A)</u>
NO CONSEQUENTIAL DAMAGES	<u>117(B)</u>
LIABILITY FOR INJURY	<u>118</u>
LIABILITY FOR LOSS OR DAMAGE – LIMITED	<u>121</u>
<u>CARGO</u>	<u>121(A)</u>
DAMAGE TO WHARVES OR STRUCTURES	<u>121(B)</u>
DAMAGE TO WHARVES OR VESSELS	<u>121(C)</u>
LOSS/DAMAGE TO GOODS (CLAUSE PARAMOUNT)	<u>121(D)</u>
HIMALAYA CLAUSE (IN CONCORDANCE WITH CARRIAGEOF	<u>121(E)</u>
<u>GOODS BY SEA ACT)</u>	
UNCONTROLLABLE CAUSES OF LOSS/DAMAGE	<u>121(F)</u>

	ITEM
MANIFEST REQUIRED OF VESSELS	124
PROHIBITED PRACTICES	127
DUMPING	127(A)
OBSTRUCTIONS PROHIBITED	127(B)
PROHIBITION REGARDING RUBBISH	127(C)
PROTECTION OF BAY FROM FLOATING OR SUNKEN MATERIALS	127(D)
SMOKING PROHIBITED	127(E)
USE OF INTOXICATING LIQUOR OR NARCOTICS	127(F)
USE OF WHARF TO BREAK, WARP, OR TURN PROHIBITED	127(G)
RESTRICTED USAGE	130
OPERATION AND FUELING OF MOTOR VEHICLES ON WHARVES.	130(A)
PROJECTION TO BAY WHEN VESSELS LOAD OR DISCHARGE	130(B)
REMOVAL OF RUBBISH, ETC, FROM WHARVES	130(C)
RIGHTS OF TERMINALS OR OPERATORS	133
RIGHTS RESERVED	133(A)
RIGHT TO REFUSE FREIGHT	133(B)
RIGHT TO REMOVE, TRANSFER OR WAREHOUSE FREIGHT	133(C)
RIGHT TO WITHHOLD DELIVERY OF FREIGHT	133(D)
RIGHT TO SELL FOR UNPAID CHARGES	133(E)
EXPLOSIVES	133(F)
OWNER'S RISK	133(G)
SHIPPERS' REQUEST AND COMPLAINTS	<u>136</u>
SPECIAL WATCHMAN	139
STRAY BOATS OR MATERIAL DISPOSAL	142
SUBCONTRACTING AND EXTENSION OF BENEFITS	143
SUNKEN OR GROUNDED CRAFT	145
U.S. GOVERNMENT CARGOES	<u>148</u>

SECTION TWO – DEFINITIONS AND SCHEDULE OF MISCELLANEOUS CHARGES

ITEM

CHECKING CARGO	<u>200</u>
DEFINITION	200(A)
RESPONSIBILITY LIMITED	200(B)
CHARGES	200(C)
OVERTIME	200(D)
CLASSIFICATION OF TRAFFIC	203
FOREIGN AND NON-CONTIGUOUS TRAFFIC	203(A)
INTERCOASTAL TRAFFIC	203(B)
COASTWISE TRAFFIC	203(C)
INLAND WATERWAYS TRAFFIC	203(D)
DIRECT HANDLING OR DIRECT TRANSFER	209
DOCKAGE	212
DEFINITION	212(A)
BASIS FOR COMPUTING CHARGES	212(B)
DOCKAGE PERIOD – HOW CALCULATED	212(C)
CHARGES FOR SHIFTING VESSELS.	212(D)
LAY STATUS VESSELS AND SEIZED VESSELS	212(E)
DOCKAGE RATES	212(F)
ELECTRIC ENERGY	215
EQUIPMENT RENTAL	218
RENTAL OF EQUIPMENT CONDITIONAL	218(A)
RATES DO NOT INCLUDE OPERATOR	218(B)
EQUIPMENT RENTAL RATES	218(C)
USE OF OTHER THAN PORT EQUIPMENT	218(D)
FREE TIME	221 221
DEFINITION	<u>221(A)</u>
COMPUTING FREE TIME	221(A) 221(B)
EXTENT OF FREE TIME	221(C)
COMMODITIES ALLOWED NO FREE TIME	221(D)
ASSEMBLING TIME	<u>221(D)</u> 221(E)
HANDLING	224
HANDLING DEFINED	<u>224</u> 224(A)
RIGHT TO DELEGATE	224(A) 224(B)
RATES PREDICATED ON STRAIGHT TIME OR OVERTIME LABOR.	224(D) 224(C)
EXCEPTION – APPLICATION OF MAN-HOUR RATES/HANDLING	224(D)
MINIMUM CHARGE FOR HANDLING.	<u>224(D)</u> 224(E)
LOADING AND UNLOADING – RAIL CARS	<u>224(E)</u> 230
LOADING AND UNLOADING DEFINED	230(A)
CAR BLOCKING AND DUNNAGE	
RATES PREDICATED ON STRAIGHT TIME LABOR	<u>230(B)</u>
EXCEPTION – APPLICATION OF MAN-HOUR RATES LDG/UNLDG.	<u>230(C)</u>
MINIMUM CHARGE FOR LOADING AND UNLOADING	<u>230(D)</u>
OUTSIDE CRANES AND HEAVY LIFT EQUIPMENT	<u>230(E)</u>
	<u>230(F)</u>
RIGHT TO LOAD AND/OR UNLOAD FREIGHT, RESERVED	<u>230(G)</u>
DOMESTIC DISTRIBUTION OF VEHICLES	<u>230(H)</u>
LOADING AND UNLOADING - TRUCKS	<u>233</u>
MATERIALS, SUPPLIES AND SERVICES	<u>234</u>
MAN-HOUR RULES COMPUTATION OF WAGE DIFFERENTIALS	<u>236</u> 236(A)
	230(A)

STANDBY OR WAITING TIME	<u>236(B)</u>
SERVICES REQUIRING LABOR FOR A MINIMUM HOURS	236(C)
WHEN MAN-HOUR RATES APPLY	236(D)
SCHEDULE OF MAN-HOUR RATES	236(E)
MINIMUM CHARGES	239
PHOTOGRAPHY OF CARGO OR CONTAINERS BY PORT	241
PERSONNEL	
POINT OF REST	<u>242</u>
RENTAL – RATES	245
SEGREGATION	248
SECURITY FEE	249
SMALL LOTS FEE	250
SERVICE AND FACILITIES CHARGE	251
DEFINITION	251(A)
CONDITIONS	<u>251(B)</u>
SERVICE AND FACILITIES CHARGE RATES	<u>251(C)</u>
SHIP'S LINES	254
SHUNTING RAIL CARS ALONGSIDE VESSEL	<u>257</u>
STORAGE	<u>260</u>
DEFINITION	<u>260(A)</u>
CONDITIONS GOVERNING ACCEPTANCE OF CARGO	<u>260(B)</u>
STORAGE RATES – OPEN/SHEDDED AREAS	<u>260(C)</u>
FRESH WATER	<u>263</u>
TELEPHONE SERVICE	<u>264</u>
WHARFAGE	<u>266</u>
DEFINITION	<u>266(A)</u>
FREIGHT NOT LOADED TO VESSELS	<u>266(B)</u>
OVERSIDE VESSEL FREIGHT	<u>266(C)</u>
EXCEPTIONS	<u>266(D)</u>
MINIMUM WHARFAGE	<u>266(E)</u>
GENERAL EXCEPTION TO WHARFAGE NOS RATE	<u>266(F)</u>
WHARFAGE RATES	<u>266(G)</u>
WHARF DEMURRAGE	<u>269</u>
WHARF DEMURRAGE DEFINED	<u>269(A)</u>
COMPUTING WHARF DEMURRAGE	<u>269(B)</u>
MINIMUM WHARF DEMURRAGE	<u>269(C)</u>
WHARF DEMURRAGE RATES	<u>269(D)</u>

SECTION THREE – SCHEDULE OF RATES, WHARFAGE, CARLOADING AND CAR UNLOADING AND HANDLING

ITEM

<u>300</u> <u>305</u> 307

COMMODITY – Commodities not listed below will take the respective NOS (Not Otherwise Specified) Rate under Item 300.				
ALL FREIGHT NOS				
ALUMINUM				
BENTONITE CLAY				
BOATS, PLEASURE				
BULK COMMODITIES				

<u>DEITIONTE OE/T</u>	001
BOATS, PLEASURE	<u>309</u>
BULK COMMODITIES	310
CHEMICALS	312
FERTILIZER	317
FRUITS AND EGGS	320
HOUSES OR BUILDING, MODULES	322
IRON OR STEEL	323
LUMBER AND LUMBER PRODUCTS	<u>323</u> <u>325</u>
MACHINERY, FARM AND CONSTRUCTION EQUPMENT	327
MACHINERY, MACHINE TOOLS AND PARTS	328
METALS	330
PAPER OR PAPER PRODUCTS	335
PULP, PAPER OR WOOD	340
TALC	344
TIRES	346
U.S. GOVERNMENT VEHICLES/ROAD CONSTRUCTION EQUIPMENT.	348
VEHICLES	355
WINDMILLS AND PARTS	360

SECTION FOUR – CONTAINERS – GENERAL DEFINITIONS AND ITEM SCHEDULE OF RATES

BLOCKING/BRACING/SECURING	400
CONTAINER DEFINITION AND SIZE	405
CONTAINER YARD (CY)	410
COST PLUS APPLICATION	415
CUSTOMS AND BORDER PROTECTION EXAMINATIONS	420
GATE CHARGES	425
INFORMATION FLOW	430
LOSS OR DAMAGE, CONTAINERS AND CONTAINERIZED CARGO	435
PLACARDS, APPLYING OR REMOVING	440
REFRIGERATED CONTAINERS	445
REHANDLING	450
SEALS, APPLYING	452
SERVICE PERFORMED ON FIRST SHIFT BASIS	455
SERVICES PERFORMED FOR OCEAN CARRIER	460
STORAGE	<u>465</u>
TERMINAL THROUGHPUT RATES	<u>470</u>
VANNING/DEVANNING/TRANSLOADING CARGO IN CONTAINERS	<u>475</u>
SERVICE OF VANNING CONTAINERS INCLUDES	<u>475(A)</u>
SERVICE OF DEVANNING CONTAINERS INCLUDES	<u>475(B)</u>
TRANSLOADING CARGO – NOS	<u>475(C)</u>
WHARFAGE, LOADING/UNLOADING AND HANDLING RATES FOR	
CONTAINERIZED CARGO	<u>480</u>
WHARFAGE RATES FOR CONTAINERS	<u>480(A)</u>
LOADING/UNLOADING RATES FOR CONTAINERS	<u>480(B)</u>
HANDLING RATES FOR CONTAINERS	<u>480(C)</u>

SECTION ONE – GENERAL RULES AND REGULATIONS

ITEM 100 APPLICATION OF TARIFF

(A) NOTICE TO PUBLIC

This tariff is published and filed as required by law and is, therefore, notice to the public, shippers, consignees and carriers, that the rates, rules and charges apply to all traffic without specific notice, quotation to, or arrangement with, the public, shippers, consignees, or carriers.

(B) TARIFF EFFECTIVE

The rates, charges, rules and regulations named in this tariff, revision or supplements thereto, will apply on all freight received at terminals on and after effective date of this tariff, or effective dates of additions, revisions or supplements thereto, provided, however, that when terminal charges have been prepaid at point of origin, at the terminal tariff rates in effect on date of shipping, such rates will prevail even though the shipment is received at destination after effective date of the new tariff, revisions or supplements. Unless otherwise specified, all transit freight received at terminals and undelivered prior to effective dates of tariff, revision or supplement thereto, will be charged the rates in effect on the date such freight was received, until entire lot or shipment has been withdrawn.

(C) USE OF TERMINALS, DEEMED ACCEPTANCE

Use of wharves or facilities will be deemed as acceptance of this tariff, revisions or supplements, and the terms and conditions named herein.

(D) RESERVATION OF AGREEMENT RIGHTS

Right is reserved by Port of Everett to enter into agreements with common carriers, shippers, and/or their agents, concerning rates and services, provided such agreements are consistent with existing local, state and national laws governing the civil and business relations of all parties concerned.

(E) AUTHORITY FOR ADDITIONAL RULES AND REGULATIONS

The Port of Everett by resolution or ordinance may from time to time adopt additional rules and regulations supplementary to the general rules and regulations contained herein and when so adopted they shall have the same force and effect as though expressly set forth in this tariff.

ITEM 101

STEVEDORE AND OTHER FACILITY USER ACCESS TO, AND OPERATIONS ON, PROPERTY AT THE PORT

(A) APPLICABILITY

The provisions of this Item 101 are applicable to all persons, corporations, associations, companies and the like who in any manner come upon, use, or provide services at the Port facilities including stevedores, except for agents or employees of the Port and other Port Parties ("Facilities Users"). As used herein, the term person includes individuals, firms, partnerships, associations, companies, corporations, joint stock associations, trustees, receivers, agents, assignees and personal representatives ("Person").

(B) CARE IN THE PERFORMANCE OF OPERATIONS

In order to insure efficient and safe operations and maximize utilization of Port facilities, all Facilities Users shall exercise care in the performance of operations in order to prevent injury to or death of any person and damage to or destruction or loss of property, whether of the Port, of the Facilities User, of the vessel being stevedored, or of any other party.

(C) COMPLIANCE WITH FIRE AND SAFETY PRECAUTIONS

Facilities Users shall take all necessary safety and fire precautions, and comply with recognized commercial and marine safety practices, procedures, laws and regulations.

(D) STEVEDORE, FACILITY USERS AND PORT INDEPENDENT CONTRACTORS

In any service relationship the Port and the stevedore and all Facilities Users shall be independent contractors, each to the other, and shall not be agents or employees, one for the other, for any purposes.

(E) STEVEDORE AND ANY OTHER FACILITIES USER SHALL INSURE EFFICIENT AND EXPEDITIOUS VESSEL WORK

In order to insure efficient and expeditious loading and discharge of the vessels, and the maximum utilization of the full capacity of the Port, the stevedore and all other Facilities Users shall:

- 1. Make use of the appropriate facilities and equipment furnished by the Port.
- 2. Have at least one qualified supervisor present at all times while a vessel is loading or unloading.
- 3. Have at least one responsible officer or representative, with full power to make all operating decisions concerning the stevedoring of vessels at the Port, available for contact by the Port at all times and keep the Port informed at all times of how and where such officer or representative may be contacted by the Port.
- 4. Cooperate fully with the Port in all respects by (i) advising as far in advance as possible the type of vessels, Master's estimate of the quantity of cargo to be

loaded or discharged, and any special problems that may exist or arise; (ii) determining the equipment needed for the operations; and (iii) coordinating sequence and timing of operations for the convenience and efficiency of the Port.

5. Promptly restore terminal working areas to a clean, safe and orderly condition on completion of stevedoring operations.

(F) PORT SHALL SUPPLY EQUIPMENT, FACILITIES AND SERVICE

- 1. The Port shall furnish, subject to conditions and charges stipulated elsewhere in this tariff, the following:
 - i. Access, for Facilities Users' employees, to Port property at places and in the manner as may be approved by the Port;
 - ii. Emergency office and telephone usage; and
 - iii. Port equipment to the extent it is available, required, and dedicated to Facility User's use.
- 2. All Port equipment utilized by the Facilities User in performing its work is expressly understood to be under the direction and control of the Facilities User and the Facilities User is responsible for the operation thereof and assumes all risk for injuries or damages which may arise or grow out of the use or operation of such equipment. The Facilities User shall make a thorough inspection and become satisfied as to the physical condition and capacity of the equipment, as well as the competency of the operator, there being no representation or warranty by the Port with respect to such matters.
- 3. All such equipment will be properly used by the Facilities User and not subjected to abuse or more than normal wear and tear. If there is any such abuse or more than normal wear and tear, the Facilities User shall pay for the damage to such equipment.
- 4. Upon termination of the period of use, all such equipment shall be returned to the Port in the same condition as received, normal wear and tear excepted.
- 5. It shall be incumbent on the Facilities User to make a reasonable inspection of all accesses permitted to and from a work area and the work areas themselves to be satisfied that these are safe places for the access and the work to be performed. There is no representation or warranty by the Port with respect to such matters.

(G) FACILITY USER WARRANTY

As a condition to the right to conduct business or operate on Port property the Facilities User shall warrant that all its operations shall be conducted at all times with all necessary labor and equipment under competent supervision, with all proper dispatch and in good and workmanlike manner, and the conduct of such business or operations on Port property shall be deemed to be an offer of such warranty by the Facilities User and its acceptance by the Port.

If any breach of these warranties causes or subjects the Port to any losses, suits, claims, damages or liabilities, the Facilities User shall defend, indemnify and hold the Port harmless, and reimburse the Port in respect thereto.

(H) INDEMNITY

Every Person using the Port facilities shall indemnify and hold harmless the Port, its employees and agents from and against any claims, damages, losses and expenses (including attorney's fees) for injury to or death of any person, or for damage to or destruction of any property. Each Person using Port facilities (including roadways) shall also indemnify and hold harmless the Port, its employees, agents and invitees from and against any claims, damages, losses and expenses (including attorney's fees) for injury to or death of any persons (including employees of the Port), and for damages to or destruction of property (including property of the Port) in whole or in part, by any negligent act or omission or breach of these rules by the Facilities User, its employees, agents or anyone else for whose acts the Facilities User, is or may be liable.

Each Person using Port Facilities and/or premises owned by the Port (including roadways) specifically assumes liability for actions brought by its own employees against the Port and for that purpose specifically waives, as respects the Port only, any immunity under the Workers' Compensation Act, RCW Title 51, and any comparable or equivalent federal statute(s). In the event the Port incurs attorney's fees, costs or other legal expenses to enforce the provisions of this Item against any other Person, all such fees, costs and expenses shall be recoverable by the Port, which shall extend to and include any attorneys' fees and the cost of establishing the right of indemnification hereunder in favor of the Port.

(I) INSURANCE

- 1. The Facilities User, or any other Person using Port terminal facilities, shall obtain, and shall maintain, at a minimum, the following insurance coverages:
 - i. Workers' Compensation Insurance (including Longshore and Harbor Workers' Act and/or Jones Act coverage, if applicable). The coverage is required under all applicable federal and state statutes and municipal ordinances for all of user's employees performing its work on behalf of the user, and Employer's Liability/Stop Gap Insurance in the amount of not less than \$1,000,000.
 - ii. Comprehensive General Liability or Marine General Liability Insurance must be secured, with coverage of at least \$5,000,000 for each occurrence and in the aggregate. This coverage shall include coverage for bodily injury, personal injury, products and completed operations, broad form contractual liability and broad form property damage covering property in the insured's care, custody and control. The insurance shall cover claims against the insured for bodily injury, death or property damage occurring on, in or about the vessels being loaded by a party on the premises of the Port, and the adjoining areas, with limits as to bodily injury or death and property damage of not less than \$5,000,000 per occurrence and in the aggregate.
 - iii. Automobile Liability covering all owned, non-owned or hired automobiles with limits of liability not less than \$1,000,000 per claim.
 - iv. Protection and Indemnity Insurance (Jones Act Liability) and Vessel Pollution Liability for all vessels using terminal facilities in an amount not less than \$5,000,000 per claim. Such insurance shall provide insurance for bodily injury,

property damage and/or pollution clean-up/contamination to port employees or port property as well as damage of injury to third parties.

2. Every Facilities User shall submit to the Port certificates of insurance evidencing the required coverage upon request. Such insurance shall name the Port as an additional insured with respect to the use of Port facilities and shall provide that the Port is to be given 15 days prior written notice of any alteration or cancellation.

ITEM 102 EQUIPMENT RENTED FROM THE PORT

Equipment specifically listed in <u>Item 218</u>, when available, will be rented at the convenience of the Port.

All equipment supplied under this provision is expressly understood to be under the direction and control of the Port's customer and the Port's customer is responsible for the operation thereof and assumes all risk for injuries or damages which may arise or grow out of the use or operation of such equipment. It is incumbent upon the Port's customer to make a through inspection and satisfy himself as to the physical condition and capacity of the equipment, as well as the competency of the operator, there being no representation or warranty by the Port with respect to such matter.

All equipment supplied under these provisions shall be properly used by the Port's customer and not subjected to abuse or more than normal wear and tear. If there is any such abuse or more than normal wear and tear, the Port's customer shall pay for the damage to such equipment.

Upon termination of the period of use, all such equipment shall be returned to the Port in the same condition as when received, normal wear and tear expected.

ITEM 103 APPLICATION OF RATES

- (A) Unless otherwise provided, all rates, including Commodity Rates, are in dollars per 1000 kilograms gross weight, or per cubic meter (whichever produces the greater revenue), or per 1,000 FBM. Cargo for which no specific commodity rates are shown in tariff, and which is billed on ship's manifest on a per package basis, will take the NOS rate of 1000 kilograms or per cubic meter.
- (B) When reference is made in this tariff to carload lot, and no weight is specifically provided, the carload minimum weight shown in the Uniform Freight Classification shall govern.
- (C) Specific commodity rates will take precedence over any general or NOS rates.
- (D) Rates Subject to Change

The rates named in this tariff are based upon ordinary traffic and labor conditions. If and when these conditions change because of demand of labor for increased wages, strikes, congestion, or other causes not reasonably within the control of the Port of Everett resulting in an increased cost of service, the rates are subject to change without notice or the charge for service may be assessed on the Man Hour basis as provided for in <u>Item 236</u>.

(E) Barge movements, Coastwise, including Alaska and Hawaii; Dockage and Service and Facilities Charges will be assessed at 80% of rates indicated.

ITEM 106 BERTH ASSIGNMENTS

(A) VESSELS REQUIRED TO OBTAIN ASSIGNMENTS

No vessel will be permitted to berth at a facility of the Port of Everett without having first made application for a berth assignment and without such an assignment having been granted. (See <u>Item 110</u>)

(B) VESSELS REQUIRED TO VACATE BERTHS

Regardless of berth assignments or their classifications, the Port of Everett reserves the right to order a vessel to shift its position at wharf, to change berths or to vacate berth when not actually engaged in loading or discharging cargo or when occupying a berth beyond the time limitation named in the assignment granted. Any vessel refusing or failing to shift, change berth or vacate berth at request, may be shifted or moved by the Port of Everett by means of a tug or otherwise, with all expense incurred and all risk of damage for the account of such vessel.

ITEM 109 COLLECTION AND GUARANTEE OF CHARGES

(A) TERMS

Terms are cash. All fixed charges named herein, and charges made for services not specified herein, will become due and payable as they accrue. Any pending or alleged claims against the Port of Everett are not allowed as an offset against outstanding invoices or accrued charges until such claims have been allowed or legally established. Regular and usual procedure must be followed in respect to such claims against the Port of Everett and, prior to their allowance, they shall constitute no valid reason for non-payment of charges nor for modification of the provisions of this item. Amounts remaining unpaid thirty (30) days from date of invoice will bear interest at one and a half percent (1.5%) per month from the date originally invoiced until paid. Minimum interest charge is one dollar (\$1.00).

(B) PREPAYMENT

Right is reserved by the Port of Everett to demand prepayment of all charges.

(C) COLLECTION COSTS

Delinquent accounts on which collection efforts require use of legal counsel and/or litigation including trial or any appeal thereafter shall be assessed all costs including accrued interest and any extra expense, including legal expense and attorney fees, even if no litigation is brought. If any arbitration or litigation is instituted to collect sums due under this, including but not limited to any proceeding brought under the

Port of Everett Terminals Tariff No. 300 – Effective 4/1/2022

United States Bankruptcy Code, the prevailing party on a claim will be entitled to recover with respect to the claim, in addition to any other relief awarded, the prevailing party's reasonable attorney's fees and other fees, costs, and expenses of every kind in connection with the arbitration, the litigation, any appeal or petition for review, the collection of any award, or the enforcement of any order, as determined by the arbitrator or court.

(D) TAXES

Any federal, state, or local taxes applicable will be assessed in addition to the charges as set forth in this Tariff.

(E) CHARTER PAYMENT AGREEMENTS, SALES CONTRACTS, ETC.

All charges are due from the vessel, its owner or operator or shipper or consignee unless otherwise specified on the berth application (absorbed by the ocean or inland carriers). In transit cargo in connection with ocean carriers, however, these charges (unless absorbed by inland carriers) and any wharf demurrage or miscellaneous charges accrued against said cargo and of which the vessel, its owners or operators have been apprised, will be collected from and payment of same must be guaranteed by the vessel, its owners or operators. The use of a wharf by vessel, its owners or operators, shall be deemed an acceptance and acknowledgment of this guaranty.

Service and Facility Charge: (see note) The full amount of such charges shall be billed to and paid by the vessel, its owners or operators, to the Port.

NOTE: Compliance with Decision on FMC Docket No. 744

(F) TERMS AND CONDITIONS OF PAYMENT

Use of Port facilities or service is conditioned upon satisfactory assurance of the Port that applicable charges will be paid when due. All charges are due and payable as they accrue or on completion of service or use.

The Port may require a payment of charges in advance, as follows:

- 1. By the vessel, its owners or agents before vessel is assigned a berth and commences its loading or unloading operations.
- 2. By the cargo owner, shipper or consignee before cargo leaves the custody and control of the terminal for inbound shipments, and before outbound cargo is released from the custody and control of the terminal.
- 3. For all charges on perishable cargo or cargo of doubtful value and on household goods or goods, the charges upon which are due from parties whose credit has not been established or is impaired.

Payment terms are cash unless the Port customer, prior to the use of Port facilities or services, has established credit worthiness or has posted adequate security acceptable to the Port and has thereby been relieved of cash payment requirements by the Port, as set forth in the Supplement to Application for Vessel Berth Reservation as published by the Port, Item 110(B).

ITEM 110(A)

PORT OF EVERETT					
APPLICATION FOR VESS	EL BERTH RE	SERVATION	N (See Notes a	and Conditions)	
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Reservation of a Berth is	Requested at i	Ine Port of t	Everett	Date	
Vessel	Voyage No.	LOA	ETA	ETD	
	vojugo no.				
Vessel Owner/Line	Berth Desired	t			
Vessel Charterer					
To Load (Commodity Type and Amount)		To Discharge (Con	nmodity Type and A	mount)	
Terms of Affreightment		Terms of Affreightment			
Agency Firm		Authorized Individu	I		
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Application Received By:		Time/Date:			
Application Approved By:		Time/Date:			
Berth Assigned:		Vessel ETA:			
Special Crane or Cargo Handling Equipr	nent Required:				

Port of Everett Terminals Tariff No. 300 – Effective 4/1/2022

						Date
Vess	el	Voyage No.	L	OA	ETA	ETD
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	Category of Port Changes		esponsible ayment	Estimat Dollar Am		For Port/Use
۱.	Dockage					
2.	Wharfage			Ţ		
	Service and Facility Charge Overtime Differential for Dock Personnel					
	Standby and/or No Work Provided					
).).	Crane Rental					
,.	Cargo Board/Blocking Material Rental			-		
3.	Other Equipment Rental					
).	Handling					
10.	Security Fee			+		
1.	Misc. (water, phone, elec., etc.)			+		
2.					$ \rightarrow $	
13.				1		
	Total Estimate				1	
ber	ant to the instructions set forth in Condit thing facilities on behalf of the above-na t set forth in Paragraph C. (Berth Agent)	tions of Berth med vessels	n Reservation, and attest	ts to the acc	(As Agent	f the information provided to Only)
nder s de eser		Berth Reservent its own beha nose designa ceed 125 per ent (125%) of	ations date alf, for payr ited in the a cent (125% f such other	ed ment of the p above Suppl 6) of the agg r sum as the	port cha ement te regate e Port, a	, 20, the rges listed under the line iter o Application for Vessel Bert estimated dollar amount shor fter review and revision of su writing is physically attached
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ITEM 110(C)

PORT OF EVERETT CONDITIONS OF VESSEL BERTH RESERVATION

In accordance with Federal Maritime Commission Docket 83-48, Alaska Maritime Agencies, Inc., et al v. Port of Anacortes, et al, and Tariff Rule 110 in the Port of Everett Terminals Tariff No. 300, all applications for vessel berth reservation shall be made in the form specified by the Port, and will require the timely filing of the financial responsibility information shown on the Supplement To Application for Vessel Berth Reservation, completed in accordance with and otherwise governed by, the terms and conditions set forth below:

- A. Except where and to the extent waived pursuant to paragraph B below, terms of payment for all acceptable Port charges shall be cash in advance. A cash deposit or acceptable security in an amount equal to 125% of the estimated applicable charges will be required to be posted with the Port, six days prior to the vessel's scheduled arrival, or at such other time as may be authorized or directed by the Port, but in all cases in advance of actual services rendered. In any case in which a cash deposit has been posted, any excess thereof, after satisfaction of all applicable port charges, shall be promptly refunded by the Port to the party posting same.
- B. The Port may waive the requirement of cash in advance as to all or any category or categories of its anticipated port charges when the party responsible for such charges has been identified by the berthing agent to the satisfaction of the Port, and:
 - 1. That party responsible has established credit worthiness acceptable to the Port; or
 - 2. Adequate security, acceptable to the Port, in an amount equal to 125% of the applicable estimated port charges, has been posted; or
 - 3. The agent requesting the berth, or another entity, in each case acceptable to the Port as credit worthy, has personally accepted financial responsibility for the applicable charges.
- C. The vessel agent or other person requesting reservation of a berth ("berthing agent") shall, as part of the berth reservation process, provide to the extent of his knowledge all information called for on the Supplement to Application for Vessel Berth Reservation respecting the vessel, its estimated arrival and departure, amount(s) and type(s) of cargo to be loaded/discharged, and estimate of amount of each category of port charges, as enumerated, and party responsible for thereof. The submission of this form, signed by the berthing agent, shall constitute the berthing agent's attestation as to the accuracy of information therein supplied, based upon and to the extent of information made available to the berthing agent at the time of submission; and the berthing agent shall be held personally liable to the Port for any financial loss suffered by the Port as a result of the agent's failure so to report accurately.
- D. Should the berthing agent, subsequent to submission of this form, receive information which materially differs from the information previously provided, and which information the agent reasonably believes is not equally known the Port, it shall immediately notify the Port and, as if requested by the Port, promptly file an amended Supplement to Application for Vessel Berth Reservation with the Port.
- E. All estimates of port charges are subject to approval and/or adjustment by the Port.
- F. The Port shall, promptly after receipt of this form, advise the berthing agent as to (1) its approval or adjusted estimate of port charges, and (2) whether posting of cash or security is required for any one or more categories of such charges and the amount thereof.
- G. In addition to the terms for berth reservation and establishment of financial responsibility set forth herein, requests for berth reservations and assignments of berths shall otherwise be in accordance with all local rules and regulations established by the Port.

ITEM 112 DEMURRAGE OR DELAYS

(A) DEMURRAGE – RAIL CARS OR VESSELS

The Port will assume no responsibility for any demurrage whatsoever related to furnishing the service of ordering, billing out, loading or unloading rail cars, and of handling to and from vessels, , on either rail cars or vessels, except to the extent judicially determined to have been caused by the Port's own negligence or intentional misconduct.

(B) DELAYS - WAIVER OF CHARGES

Delays in loading, unloading, receiving, delivering or handling freight, arising from riots, strikes or slowdowns by any person in the employ of the Port, or in the service of others, or arising from any other cause not reasonably within control of the Port, will not entitle any owner, shipper, consignee, or carries of freight to waiver of Port wharf demurrage, or any other terminal charges or expenses.

ITEM 115 INSURANCE

Rates named in this tariff do not include insurance of any kind. Every facility user or any other party using Port terminal facilities shall obtain and maintain, at a minimum, the insurance coverages listed in ITEM 101(H).

ITEM 117 LIMITS OF LIABILITY, WAIVER OF CONSEQUENTIAL DAMAGES

(A) LIMITS OF LIABILITY

No provision in this Tariff shall be deemed to exculpate the Port from liability for loss, injury or damage solely and proximately caused by the negligence or intentional misconduct of the Port.

(B) NO CONSEQUENTIAL DAMAGES

Notwithstanding any other provision of this Tariff, in no event shall the Port and Port Parties be liable to a Facility User for any indirect, consequential, incidental, special or punitive damages of any kind whatsoever, including, without limitation, any damages consisting of lost profits, lost income, lost business, lost business opportunity, interruption of business, loss or use and/or loss of ability to use undamaged component or system parts, regardless of whether such damages may have been foreseeable.

ITEM 118 LIABILITY FOR INJURY

The provisions of this Item are applicable to all persons, corporations, associations and the like who in any manner come upon or use the Port facilities except as to the agents or employees of the Port. All such persons, corporations, associations or the like who occupy or use the wharves or premises of the terminals, will be strictly liable and held responsible for damage to property or for injury to, or for the death of any person which may be caused or occasioned by the act or omission of such person or of persons in their employ, and will be held responsible for loss, damage, malicious acts or theft by themselves or persons in their employ.

ITEM 121 LIABILITY FOR LOSS OR DAMAGE - LIMITED

(A) CARGO

The Port Parties shall not be liable for loss, damage or delay of merchandise (including without limitation damage to containers) to the extent arising from any cause beyond their direct authority or control. Further, the Port Parties shall not be liable for any loss, damage or delay of merchandise, or any other injury which results from results from: , (a) animals, including rats, mice and other rodents or vermin; insects, including moths and weevils; (b) shrinkage; wastage; decay; seepage; loss of quantity, quality, or value from inherent vice of product; (c) interruption in electrical power, ; heating; evaporation; fire, or explosion; leakage; discharge from fire protection system; oxidation, or rusting; (c) dampness; rain; floods: freezing: frost, wind, earthquake or other action of the elements, acts of God; (d) strike, labor policies or practices, compliance with collective bargaining agreements, slowdown or labor stoppage whether or not agents or employees of the Port are involved, riots; (e) delay caused by shortage of gualified labor; or (f) collapse of wharves, piers, or other structures; breakdown of plant, machinery or equipment; floats, logs or piling required to break vessels away from wharves; ; nor will the Port be answerable for any loss damage or delay arising from insufficient notification or from civil disorder, sabotage; insurrection; terrorism, revolution; or war.;

(B) DAMAGE TO WHARVES OR STRUCTURES

In the event any damage is inflicted in any manner to any wharf, shed or other structure on the waterfront by any vessel, vehicle, equipment, or otherwise, the damage shall be immediately reported to the Port Manager, giving the date and hour, if possible, and the names and addresses of the person or persons who witnessed the accident. The expense of repair of said damage shall be charged against the owner, operator, or operator's employer of said vessel, vehicle or equipment that caused said damage.

(C) DAMAGE TO WHARVES OR VESSELS

A vessel lying across the end of any pier or wharf, or whose stern or bow extends beyond the edge or end of any pier or wharf, and a vessel lying alongside another vessel berthed at a pier or wharf or occupying any outside berth, shall, while occupying such position, be responsible for any and all damage to itself or to any other vessel.

(D) LOSS/DAMAGE TO GOODS (CLAUSE PARAMOUNT)

The United States Carriage of Goods By Sea Act (46 U.S.C. §1300 et seq.) is fully incorporated into this Tariff and shall be applicable at all times the goods are, or are deemed, in the care, custody and/or control of the Port or Port Parties. The Port and Port Parties shall not be liable for and the carrier will indemnify the Port from, against, and reimburse the Port for any liability, damage, and claim (and all expenses connected therewith, including attorneys' fees and costs) arising out of cargo loss or damage occurring at the Port marine terminal in excess of \$500 per package, or in the case of goods not shipped in packages per customary freight unit, if the shipper has declared a value in excess of \$500 per package or customary freight unit and paid to the carrier a higher freight rate by reason of such excess value declaration. The Port and Port Parties shall not be responsible in any event for any loss/damage to or in connection with the goods if the nature or value thereof has been knowingly misstated. The Port and Port Parties shall not be liable respecting the goods except as set forth in this Item 121, whether for loss, damage, delay, shortage, misdelivery, failure to deliver or otherwise, and/or in tort, contract or other theory.

(E) HIMALAYA CLAUSE (IN CONCORDANCE WITH CARRIAGE OF GOODS BY SEA ACT)

Any carrier using the Port's facilities, shall by acceptance of Port Services and in consideration of using Port facilities extend its limits of liability coverage as contained in its Bills of Lading or Contracts of Affreightment (collectively "B/L") to the Port, as well as any Port Parties. The Port and Port Parties shall have the benefit of all rights, defenses, exemptions from, or limitations on liability and immunities of whatsoever nature to which the carrier(s) are or may be entitled under the provision of any B/L or by law and the Port and Port Parties will not, under any circumstance, be under any liability in either contract or tort greater than that of the carrier(s) themselves. Each carrier shall indemnify the Port and Port Parties from and against, and reimburse the Port and Port Parties for, any liability, damage and claim (and all expenses connected therewith, including, without limitation, reasonable attorneys' fees and costs) arising out of loss or damage of cargo if such carrier fails to incorporate in its B/L, or through contract or otherwise fails to apply to the cargo, such rights, defenses, exemptions, and immunities and as a result the Port or any Port Parties are unable to take advantage of any such rights, defenses, exemptions, and immunities that would otherwise be available to the Port or Port Parties.

(F) UNCONTROLLABLE CAUSES OF LOSS/DAMAGE

The Port and Port Parties shall not be liable for any loss/damage to or in connection with the goods which arises and/or results from any of the following: unseaworthiness, unless caused by want of due diligence; act, neglect or default of master, mariner or pilot in the navigation or management of a vessel; fire, unless caused by the actual fault and privity of the Port or Port Parties; perils, dangers and accidents of the sea or other navigable waters; act of God; act of war; act of public enemies (including terrorism); arrest or restraint of princes, rulers or people, or seizure under legal process; quarantine restrictions; act or omission of vessel owner, operator or cargo owner , its agent or representative; strikes or lockouts or stoppage or restraint of labor from whatever cause, whether partial or general; riots and civil commotions; saving or attempting to save life or property at sea; wastage in bulk or weight or any other loss or damage arising from inherent defect, quality or vice of the goods; insufficiency of packing; insufficiency or inadequacy of marks; latent defects not discoverable by due diligence; and any other cause arising without the actual fault and privity of the Port or Port Parties.

ITEM 124 MANIFEST REQUIRED OF VESSELS

MANIFEST AND INFORMATION IN CONNECTION WITH FREIGHT MUST BE FURNISHED

Master, owner, agent or operators of vessels are required to furnish the Port of Everett with complete copies of vessels' manifest showing names of consignees or consignors and the weights or measurements of all freight loaded or discharged at the facilities of the Port of Everett. Such manifests must also designate the basis, weight or measurement on which ocean freight was assessed. In lieu of manifests, certified lists of copies of "boat notes" or mates' receipts containing all information as required above may be accepted.

ITEM 127 PROHIBITED PRACTICES

(A) DUMPING; PERSONS OR PERSON RESPONSIBLE FOR THE FOLLOWING ACTS SHALL BE HELD RESPONSIBLE FOR ANY AND ALL COSTS FOR CLEAN-UP

1. GARBAGE DUMPING PROHIBITED

Garbage of any nature or description shall not be deposited in the Harbor of the Port of Everett.

2. DUMPING INFLAMMABLES IN BAY PROHIBITED

It shall be unlawful to throw, discharge or deposit or cause, suffer or allow to be thrown, discharged deposited, either from or out of any ship, barge or other floating craft or from the shore, wharf, manufacturing establishment, mill or any other premises, any tar, oil or flammable liquid or refuse matter of any kind or description whatsoever into the Harbor of the Port of Everett, and it shall be unlawful to discharge or cause, suffer or allow to be deposited, materials of any kind in the Bay, or on the shores of the harbor, either by ordinary high tides, storms, floods or otherwise, whereby navigation may be impeded or obstructed. Provided that nothing herein shall extend to or prohibit operations in connection with the improvement of harbor or construction of public works considered necessary and proper by the Executive Director.

(B) OBSTRUCTIONS PROHIBITED

No slip, dock, basin, channel, wharf, nor the spaces in front of them, nor the streets under the jurisdiction of the Port, shall be obstructed by any merchandise, vehicle, material or structure. If any such obstruction is not removed within twenty-four hours after notice, the merchandise, vehicle, material or structure constituting the obstruction shall be removed, stored and/or sold by the Port of Everett. A charge of \$25.00 will be assessed for each day that the obstruction is permitted to remain, after notice, together with the expense of removal, storage, or sale.

(C) PROHIBITION REGARDING RUBBISH OR ARTICLES OF AN OFFENSIVE CHARACTER

It shall be unlawful for any person or persons to place or deposit any rubbish, refuse matter, or articles of any offensive character, likely to create a nuisance, upon any wharf, road or street under the jurisdiction of the Port of Everett, except at such areas and under such conditions as may be designated by the Port.

(D) PROTECTION OF BAY FROM FLOATING OR SUNKEN MATERIALS

- 1. No floating piles or timber shall be allowed to remain in any slip without the permission of the Executive Director.
- 2. No substance that will sink or form an obstruction to navigation shall be deposited in the water or on the shore of the harbor without first obtaining permission from the Executive Director.

(E) SMOKING PROHIBITED

No smoking is to be allowed on any wharf or in any transit shed or warehouse. Persons violating this regulation will be refused admittance thereon.

(F) USE OF INTOXICATING LIQUOR OR NARCOTICS

It shall be unlawful for any master, pilot or other person to operate or navigate a boat or vessel upon the waters of the Port of Everett while under the influence of intoxicating liquor or narcotics.

It shall be unlawful for any person to serve, sell, give away, or consume any intoxicating beverage upon any public portion of docks, piers, wharves, or marine terminal facility under the jurisdiction of the Port of Everett. Violation thereof shall warrant the arrest of the offender and his immediate removal from the premises. The term "public portions" of the marine terminal facilities or piers, shall embrace all areas thereof excepting those office spaces under specific lease to private persons or firms.

(G) USE OF WHARF TO BREAK, WARP, OR TURN PROHIBITED

All vessels are prohibited from using the dolphins on the outer end of wharves or piers to break or warp around, or to turn around or wing with the stern of such vessel against such wharf or pier. The master, operator or owner of a vessel refusing or neglecting to obey this section will be required to pay for all damages caused to such wharf or pier.

ITEM 130 RESTRICTED USAGE

(A) OPERATION AND FUELING OF MOTOR VEHICLES ON WHARVES

- 1. Any motor vehicle operated by gasoline or any product of petroleum from which any gasoline or other oil product is found dripping shall not be allowed to cross or enter upon any of the piers, wharves, or bulkheads.
- 2. Gasoline, or any product of petroleum, shall not be put into taken out of any motor vehicle while same is on pier, wharf or dock.
- 3. Filling of motor vehicles with gasoline or any product of petroleum shall not be permitted upon any wharf or dock under any circumstances. In the event the gasoline in any vehicle become exhausted said vehicle must be hauled off the pier, wharf or dock.

(B) PROTECTION TO BAY WHEN VESSELS LOAD OR DISCHARGE

When loose matter or material is being loaded to or discharged from a vessel upon a wharf, or is being transferred from one vessel to another, canvas chutes, cargo nets, or other contrivance, to the satisfaction of the Executive Director, must be used to prevent any part of such substance from falling into the slip or bay.

(C) REMOVAL OF RUBBISH, ETC., FROM WHARVES

Rubbish or other substance on which no wharfage is charged shall be removed from the wharf by the person or persons placing it there; and, on default, it shall be removed by direction of the Executive Director at such person or persons' expense. All stevedores' tools and equipment must be removed from wharf premises when so directed by the Executive Director.

ITEM 133 RIGHTS OF TERMINALS OR OPERATORS

(A) RIGHTS RESERVED

Right is reserved by the Port of Everett to furnish all equipment, supplies and material, and to perform all services in connection with the operation of their terminals, under rates and conditions named herein.

(B) RIGHT TO REFUSE FREIGHT

Right is reserved by the Port of Everett, without responsibility for demurrage, loss or damage attaching, to refuse to accept, receive, or unload, or to permit vessel to discharge:

- 1. Freight for which previous arrangements for space, receiving, unloading or handling have not been made by shipper, consignee or carrier.
- 2. Freight deemed extra offensive, perishable, or hazardous.
- 3. Freight, the value of which may be determined as less than the probable terminal charges.
- 4. Freight not packed in packages or containers suitable for standing the ordinary handling incident to its transportation. Such freight, however, may be repacked or reconditioned at discretion of terminal operator, and all expense, loss or damage incident thereto will be for account of shipper, consignee, owner or carrier.

(C) RIGHT TO REMOVE, TRANSFER OR WAREHOUSE FREIGHT

Hazardous, perishable or offensive freight, or freight which, by its nature, is liable to damage other freight, is subject to immediate removal, either from the wharf or wharf premises, or to other location within said premises, with all expense and risk of loss or damage for the account of owner, shipper or consignee.

Freight remaining on wharf or wharf premises after expiration of free time (See <u>Item</u> <u>221</u>), and freight shut out at clearance of vessel, may be piled or repiled to make space, transferred to other location or receptacles within the wharf premises, or removed to public or private warehouses, with all expense and risk of loss or damage for account of the owner, shipper, consignee, or carrier, as responsibility may appear.

(D) RIGHT TO WITHHOLD DELIVERY OF FREIGHT

Right is reserved by the Port of Everett to withhold delivery of freight until all accrued terminal charges and/or advances against said freight have been paid in full.

(E) RIGHT TO SELL FOR UNPAID CHARGES

Freight on which unpaid terminal charges have accrued may be sold to satisfy such charges and costs. Freight of a perishable nature, or of a nature liable to damage other freight, may be sold at public or private sale, without advertising, providing owner has been given proper notice to pay charges and to remove said freight, and has neglected or failed to comply.

(F) EXPLOSIVES

The acceptance, handling, or storage of explosives and hazardous or excessively inflammable material will be subject to special arrangements with terminal operators and governed by rules and regulations of Federal, State and local authorities.

(G) OWNER'S RISK

- Cargo which, because of its inherent nature, is subject to deterioration, shrinkage, oxidation, wastage, or decay, and glass, liquids and fragile articles will be accepted only at the owner's risk for rust, tarnish, discoloration, breakage, leaking, chafing and similar loss or damage that may occur despite accepted practices for the care of cargo.
- 2. Freight on open ground is at owner's risk for loss or damage.
- 3. Timber and log or lumber rafts, and all water craft, if and when permitted by terminal operators to be moored in slips, at moorage dolphins, at wharves, or along-side vessels, are at owner's risk for loss or damage.
- 4. Cleanup of refuse, breakage, wastage or other debris associated with cargo shall be for the account, as applicable terminal operator, user or owner.
- 5. The Port reserves the right to clean debris of terminal operator at user or owner's expense.

The above stated rule in Item (G) does not relieve the Port of Everett from liability for its own negligence.

ITEM 136 SHIPPERS' REQUEST & COMPLAINTS

Any interested party may initiate requests or complaints on matters relating to rates, charges, rules and regulations contained in this tariff, by filing a statement, fully documenting the request or complaint with the Executive Officer, Northwest Marine Terminal Association, Inc., P. O. Box 1970, Shelton, Washington 98584.

ITEM 139 SPECIAL WATCHMAN SERVICE

- (A) When, due to rules and regulations of Federal, State or local authorities, the Port of Everett is requested or required to provide special watchman service in connection with cargo moving through its facilities, the Port of Everett shall assess the cost of such watchman service to the carrier handling such cargo.
- (B) When special watchman service is requested by the carrier, shipper, or consignee, in connection with cargo being handled at the Port of Everett, the terminal shall assess the cost of such watchman service to the party requesting the service.

ITEM 142 STRAY BOATS OR MATERIAL DISPOSAL

All stray boats, timber or other articles found within the Port shall be immediately delivered to the Port Manager, in whose custody they shall remain until claimed by the proper owner or owners, who shall pay all expenses thereon, including a charge for keeping and storing same. If such articles are not claimed within ninety (90) days from date of custody said articles shall become the property of the Port and may be sold or otherwise disposed of at the discretion of the Executive Director.

ITEM 143 SUBCONTRACTING AND EXTENSION OF BENEFITS

The Port may subcontract all or any portion of the terminal services at its discretion and without notice, with all benefits, defenses, exceptions, immunities and limitations upon liability set forth in this tariff to remain applicable whenever claim is made against the Port and/or any servant, agent, contractor or any other whose services have been used to perform terminal services or otherwise respecting the goods.

ITEM 145 SUNKEN OR GROUNDED CRAFT

In case of any vessel, boat, watercraft, raft or other obstruction sinking or grounding, or being unnecessarily delayed in the Harbor of Everett in such manner as to stop, interfere with or, in the opinion of the Executive Director, endanger the navigation or otherwise unnecessarily obstruct the Harbor of Everett or the tideland approaches thereto, the Executive Director of the Port of Everett shall have the right to take immediate possession of such vessel, boat, watercraft, raft or other obstruction so far as to remove it, and to immediately clear the harbor or tideland approaches thereto of the said obstructions, using its best judgment to prevent any unnecessary damage to such craft of obstruction aforesaid, and no one shall interfere with or prevent such removal.

- (A) Any sunken or abandoned vessels, boats, watercraft, rafts, wharves, buildings or other obstructions shall be subject to be removed, destroyed, sold or otherwise disposed of by the Executive Director of the Port of Everett at his discretion and at the expense of the owner or owners. The Port of Everett shall not be held liable for any damage occasioned by such removal or disposition.
- (B) The Executive Director may, in his discretion, give notice in writing to the owner or owners of any such craft or obstruction, requiring them to remove it. Provided, that the expense of removing any such craft or obstruction as aforesaid shall be a charge against such craft and/or obstruction of contents thereof, and if the owner of the same shall fail or refuse to reimburse the Port of Everett for such expense within thirty (30) days after notification, then the Executive Director of aforesaid craft, obstruction and/or contents, or any party thereof that may not have been destroyed in removal, and the proceeds of such sale, or any such portion thereof a may be necessary to reimburse the Port of Everett for the expense of such removal, shall be paid to the Port of Everett.

ITEM 148 U.S. GOVERNMENT CARGOES

- (A) U.S. GOVERNMENT CARGO is defined as Cargo where title has passed to the United States Government, and the United States Government bears direct responsibility for the payment of transportation costs.
- (B) U.S. GOVERNMENT SPONSORED CARGO is defined as Cargo moving under U. S. Government contracts, where the shipper bears direct responsibility for the payment of all charges until title passes to the United States Government. Cargo moving under this description is considered commercial cargo, and subject to full tariff rates and charges.

Port of Everett reserves the right to quote contract rates on cargoes sponsored by the U.S. Government moving under Public Law No. 480 and cargoes moving under the control of the U.S. Military.

When and if agreement is reached on rates with Federal agencies, those rates will be published in our tariff and filed with the FMC.

End of section, return to General Index.

SECTION TWO – DEFINITIONS AND SCHEDULES OF MISCELLANEOUS CHARGES

ITEM 200 CHECKING CARGO

(A) DEFINITION

Checking is the service or operation of checking, counting or ascertaining the amount, kind and identification of freight and, when performed by employees of the Port of Everett, and not in connection with the checking of freight destined to or received from ocean vessels, will be assessed against the parties requesting the service or for whose account the service is performed.

(B) RESPONSIBILITY LIMITED

- 1. In performing the service of checking the Port of Everett will accept no responsibility for concealed damage nor for the condition of contents of containers, whether or not receipts so state.
- 2. Except when freight is accepted for storage and is transferred to designated storage locations, freight from vessels will only be accepted for delivery, and receipts for such freight will only be issued, subject to outturn at delivery.

(C) CHARGES

Unless otherwise provided for, checking will be assessed at man-hour rates as set forth in <u>Item 236</u>.

(D) OVERTIME

1. Checking from Drays or Trucks:

When freight is received from trucks or drays on Saturdays, Sundays, Holidays, or during hours when, under the working rules governing labor, the payment of overtime is necessitated, and the terminal is required to check same, or to furnish receipts for the freight, the full time, including standby time of checker employed to receive or deliver such freight, will be charged against the truck or party requesting deliveries during overtime hours.

2. Checking to or from Inland Water Carriers:

When freight is received from, or delivered to inland waterway vessels on Saturdays, Sundays, Holidays, or during hours when, under the working rules governing labor, the payment of overtime is necessitated, and no labor of handling to or from ship's tackle is performed by the terminal, but the terminal company is required t check such freight, or to furnish receipts for same, the full time, including standby time of checker employed to receive or deliver such freight, will be charged against the carrier.

ITEM 203 CLASSIFICATION OF TRAFFIC

CLASSIFICATION OF TRADE ROUTES AND CARGO DEFINED

Vessels, the trade routes on which they operate, and the cargo which they handle are classified below for the purpose of applying the provisions of this tariff. Unless otherwise specified, cargo received from a vessel in one trade route and transshipped on a vessel in another trade route shall be subject to the rates, conditions, and exceptions governing the respective trade route classifications whether or not such cargo is moving on through rates and/or through bills of lading

(A) FOREIGN AND NON-CONTIGUOUS TRAFFIC

All cargo shipped from or destined to any point not within the limits of the contiguous boundaries of the U.S.A.

(B) INTERCOASTAL TRAFFIC

All cargo moving between the Pacific Coast and Atlantic or Gulf Coasts of the U.S.A.

(C) COASTWISE TRAFFIC

All cargo between points on the Pacific Coast between the Mexican and Canadian Boundaries.

(D) INLAND WATERWAYS TRAFFIC

All cargo which originates on and is destined to points on Puget Sound and tributary waters, including traffic to and from British Columbia ports.

ITEM 209

DIRECT HANDLING OR DIRECT TRANSFER

- (A) "DIRECT HANDLING" or 'DIRECT TRANSFER" means handling (See <u>Item 224</u>) of freight by ship's gear or other mechanical equipment, direct between rail cars or trucks spotted at ship's side and the vessel.
- (B) Right is reserved by the Port of Everett to designate which rail cars, and when they may be placed alongside vessel for direct handling.
- (C) Freight handled between OPEN CARS and vessel will be assessed a wharfage charge and shunting (per <u>Item 257</u>), but no handling, loading or unloading charges. The Port of Everett will not be responsible for overloading or improper loading of open cars, nor conditions or outturn of freight so handled.
- (D) Except as otherwise provided, freight handled direct between RAIL BOX CARS and the vessels will be assessed wharfage, handling, loading or unloading charge, the same as if the freight had moved from rail cars to place of rest on wharf, and subsequently moved from place of rest on wharf to vessel, or vice versa (See Paragraph (H) below).
- (E) At the option of terminals, trucks may be permitted to handle freight direct to or from vessels. In such instances, the regular tariff rates for wharfage will be assessed. Terminals will not be responsible for damage to trucks or freight incurred during direct handling, nor for outturn of freight. (See Paragraph (H) below).
- (F) Rail car blocking and dunnaging as per <u>Item 230</u> is additional to rates named herein.
- (G) Terminal equipment used to facilitate direct handling of freight will be subject to rental charges, per <u>Item 218</u>.
- (H) Bulk commodities handled direct from vessels to hoppers or chutes connected with rail boxcars or trucks, shall be assessed a wharfage charge, but no handling or loading charge. Charges for miscellaneous services in this connection are per <u>Items</u> <u>218</u> and <u>236</u>.

ITEM 212 DOCKAGE

(A) DEFINITION

The charge assessed against an ocean vessel for berthing at a wharf, pier, bulkhead structure, or bank, or for mooring to a vessel so berthed. Issued pursuant to 46 Code of Federal Regulations, Part 525, Marine Terminal Operator Schedules.

(B) BASIS FOR COMPUTING CHARGES

Dockage charges will be assessed on the length-overall of the vessel. Length-Overall shall be construed to mean the linear distance, expressed in feet and inches or meters, from the most forward point on the stern of the vessel to the aftermost part of the stern of the vessel, measured parallel to baseline of the vessel.

For dockage billing purposes, length-overall of the vessel, as published in "Lloyd's Register of Shipping", will be used. If no such figure appears in "Lloyd's Register of Shipping", the Port reserves the right to measure the vessel.

(C) DOCKAGE PERIOD – HOW CALCULATED

The period of time upon which dockage is assessed will commence when the vessel is made fast to a wharf; or when a vessel is made fast to a vessel so berthed; or when a vessel comes within, or moors within, a slip; and will continue until such vessel is completely free from, and has vacated, such berth or slip. No deductions will be allowed for Sundays, Holidays, or because of weather or other conditions.

(D) CHARGES FOR SHIFTING VESSELS

When a vessel is shifted directly from one wharf (berth) to another wharf (berth) operated by the same terminal, the total time at such berths will be considered together in computing the dockage charge.

(E) LAY STATUS VESSELS AND SEIZED VESSELS

Vessels arriving at the Port in advance of load and/or discharge schedule may be permitted to dock at an idle berth if requested by ship's agent, subject to berth availability. Lay berth status must be obtained prior vessel arrival at the discretion of the Port. Such vessels will be assessed 25% of the applicable tariff dockage rate. Lay Status shall end (2) hours before the commencement of the first working shift.

Any vessel seized by U. S. Marshall or under maritime lien shall pay a two (2) times factor of prevailing full dockage rate per <u>Item 212(F)</u>.

(F) DOCKAGE RATES WILL BE ASSESSED AS FOLLOWS:

dollars per 24-nour period of portion thereof.)				
	<u>I OF VESSEL</u> METERS NOT OVER	<u>RATE PER</u> <u>24 HOUR</u> <u>DAY</u>		
0 30 45 60 90 107 114 122 130 137 145 152 160 168 175 183 191 198	30 45 60 90 107 114 122 130 137 145 152 160 168 175 183 191 198 206	\$309 \$433 \$589 \$1,413 \$1,994 \$2,473 \$2,725 \$3,020 \$3,352 \$3,621 \$3,968 \$4,513 \$4,847 \$5,279 \$5,850 \$6,660 \$7,751 \$8,817		
206 213 221 229 236 244	213 221 229 236 244 259	\$9,747 \$11,531 \$13,192 \$14,960 \$16,802 \$19,308		
259	274	\$21,961		

(Rates in dollars per 24-hour period or portion thereof.)

Barge movements, Coastwise, including Alaska and Hawaii; Dockage and Service and Facilities Charges will be assessed at 80% of rates indicated.

\$24,736

FISHING VESSELS

- 1. Less than 30 days:
 - (A) Idle: \$1.88/ft/day
 - (B) Working: Ld or Unld = Full Tariff

274

- 2. Over 30 days:
 - (A) Idle: \$1.88/ft/day + 12.84%
 - (B) Working: Ld or Unld Receiving to/from Dock Full Tariff + 12.84%

290

ITEM 215 ELECTRIC ENERGY

RATES FOR ELECTRIC ENERGY:

Unless otherwise specified, electric energy will be furnished at a rate of fourteen (14) cents per kilowatt hour, minimum charge \$20.40. In addition such labor as may be required for installation, connection or disconnection of services will be assessed on basis of actual cost of such service plus 20%.

ITEM 218 EQUIPMENT RENTAL

(A) RENTAL OF EQUIPMENT CONDITIONAL

Equipment listed below, when available, will be rented at the convenience of the Port of Everett subject to the terms and conditions set out in <u>Item 102</u>. The renter of such equipment shall be responsible for loss or damage to equipment and for personal injuries in the operation thereof.

(B) RATES DO NOT INCLUDE OPERATOR

Except as otherwise provided, rates are in cents and apply per hour or fraction thereof and do not include operators. When operators are furnished, charge for same will be in accordance with applicable Man-Hour rates shown in <u>Item 236</u> of this Tariff.

(C) EQUIPMENT RENTAL RATES

	RATE PER HOUR PLUS WASHINGTON STATE EQUIPMENT SALES TAX
Bobcat	\$22.87
Bomb Cart (per shift)	\$77.73
Lift Trucks, Powered:	
Capacity to 6,000 lbs	\$22.87
Up to 12,000 lbs. capacity	\$38.13
Up to 25,000 lbs. capacity	\$52.54
Up to 40,000 lbs capacity	\$152.71
Over 60,000 lbs. capacity	Quoted on Request
Hustler (operator extra)	\$97.73
Mafi Trailer	\$152.71
Railcar Ramp (per day)	\$148.82
Reach Stacker	\$439.80
Railcar Pusher	\$439.80
Walking Sticks (when used for loading logs ex	
water) Per M FBM Scribner	\$0.44

(D) USE OF OTHER THAN PORT EQUIPMENT

No mechanical equipment may be brought for use on the facilities of the Port of Everett except by permission. Right is reserved to refuse such permission when similar equipment of the Port of Everett is available, or when equipment does not meet with the approval of the Port of Everett.

ITEM 221 FREE TIME

(A) **DEFINITION**

The specified period during which cargo may occupy space assigned to it on terminal property, free of wharf demurrage or terminal storage charges, immediately prior to the loading, or subsequent to the discharge, or such cargo on or off the vessel.

Note: Issued pursuant to 46 Code of Federal Regulations, Part 525, Marine Terminal Operator Schedules.

(B) COMPUTING FREE TIME

Except where limited under individual items to not exceed a specified number of days or hours, free time is based on calendar days (inclusive of Saturdays, Sundays and holidays).

Free time starts the first 7:00 a.m. occurring after freight is received or unloaded onto wharf from car or truck, or, in case of freight received from vessel, the first 7:00 a.m. occurring after vessel's complete discharge. On outbound traffic to vessel, delivery of which is made after the allotted free time period, the day freight is loaded out, or delivered to truck or car, is to be considered a storage day.

Freight transshipped between deep sea vessels, and involving a long a short free time period, shall be allowed the longer free time period, but not the aggregate of the two.

(C) EXTENT OF FREE TIME

Unless otherwise provided, under individual items, free time allowed will be Seven (7) calendar days for cargo in covered storage and Fifteen (15) calendar days for cargo in open storage.

(D) COMMODITIES ALLOWED NO FREE TIME

- 1. Explosives, Inflammables, Hazardous Commodities.
- 2. Salvaged freight, offensive freight, when either are so designated.

(E) ASSEMBLING TIME

Assembling time up to twenty (20) days, exclusive of Saturdays, Sundays and Holidays, beyond the regular Free Time allowance, will be granted shippers for assembling 200 metric tons or more of cargo for a particular vessel or shipment.

ITEM 224 HANDLING

(A) HANDLING DEFINED(1)

"Handling" is the charge made against vessels, their owners, customers, or operators for moving freight from the end of the ship's tackle on the wharf to first place of rest on the wharf, or from first place of rest on the wharf to within reach of ship's tackle on the wharf. It includes ordinary sorting, breaking down, and stacking on wharf.

(1) This Handling definition takes precedence over, and is a departure from the Federal Maritime Commission definition prescribed in 46 Code of Federal Regulations, Part 525, Marine Terminal Operator Schedules reading as follows: "The service of physically moving cargo between point of rest and any place on the terminal facility, other than the end of ship's tackle".

(B) RIGHT TO DELEGATE

The Port of Everett reserves the right to delegate the service of handling to others besides itself, and when so delegated such others shall fix and collect charges.

(C) RATES PREDICATED ON STRAIGHT TIME OR OVERTIME LABOR

Handling rates are predicated upon the payment to labor of basic straight time wages and the performance of such services on days or during hours when the basic straight time scale obtains. In addition to these rates, when it is required to perform services on days or during hours when, under the working rules governing labor, the payment of penalty time, overtime, or penalty overtime is necessitated, all wage costs of labor incurred in excess of wage costs at basic straight time scale of pay for the number of hours such labor is engaged will be assessed against the vessel, its owner, or operator, in accordance with applicable rate shown in Man-Hour schedule in <u>Item 236</u> of this tariff.

(D) EXCEPTION – APPLICATION OF MAN-HOUR RATES ON HANDLING

When the services of Handling of freight in containers or units of such unusual bulk, size, or weight as to preclude performing services at specified or NOS rates named, or when such services are delayed because of sorting, special checking, tallying, inspection, weighting, condition of freight or other conditions or causes not ordinarily incidental to the services, the Port of Everett reserves the right to apply applicable Man-Hour rates, as named in this tariff, on such service.

(E) MINIMUM CHARGE FOR HANDLING

See <u>Item 239</u>.

ITEM 230

LOADING AND UNLOADING – RAIL CARS

(A) LOADING AND UNLOADING DEFINED(1)

"Loading" and "Unloading" are the respective charges for services performed in loading freight from wharf premises on or into railroad cars and unloading freight from railroad cars onto wharf or premises. The services include ordinary breaking down, sorting, and stacking. Loading and unloading charges are assessed against the freight, except in cases where carriers absorb such charge.

(1) This loading and unloading definition takes precedence over, and is a departure from the Federal Maritime Commission definition prescribed in 46 Code of Federal Regulations, Part 525, Marine Terminal Operator Schedules reading as follows, "The service of loading or unloading cargo between any place on the terminal and railroad cars, truck, lighters, or barges or any other means of conveyance to or from the terminal facility."

(B) CAR BLOCKING AND DUNNAGE

Rail car stakes, lumber, material and labor used in blocking and dunnaging goods in rail cars, will be charged against the freight loaded at current prices of material and labor (per <u>Item 234</u> and <u>Item 236</u>). This is in addition to the regular loading charge. Minimum charge for dunnaging and/or staking flatcars, see <u>Item 239</u>, Minimum Billing per Invoice.

(C) RATES PREDICATED ON STRAIGHT TIME LABOR

Loading and Unloading rates are predicated upon the payment to labor of basic straight time wages and the performance of such services on days or during hours when the basic straight time scale obtains. In addition to these rates, when it is required to perform services on days or during hours when, under the working rules governing labor, the payment of penalty time, overtime, or penalty overtime wages is necessitated, all wage costs of labor incurred in excess of wage costs at basic straight time scale of pay for the number of hours such labor is engaged will be assessed in accordance with Man-Hour schedule, shown in <u>Item 236</u>.

(D) EXCEPTION – APPLICATION OF MAN-HOUR RATES ON LOADING AND UNLOADING

When the services of loading and unloading of freight in containers or units of such unusual bulk, size, shape or weight as to preclude performing services at specified or NOS rates named, or when such services are delayed due to sorting, special checking, tallying, inspection, weighing, condition of freight or other conditions or causes not ordinarily incidental to the services, the Port of Everett reserves the right to apply Man-Hour rates (<u>Item 236</u>) on such services after notice has been made to shipper, consignee and/or carrier involved.

(E) MINIMUM CHARGE FOR LOADING AND UNLOADING

See <u>Item 239</u>.

(F) OUTSIDE CRANES AND HEAVY LIFT EQUIPMENT

When an outside floating crane, mobile crane, hydraulic crane, hydraulic trailer, special trailer, or other special equipment is utilized in order to perform railcar loading or unloading, the Port will provide additional labor to assist. The outside special lift equipment must be coordinated with the Port's Marine Terminals Department. The charges will be Cost, plus fifteen percent (15%), plus State sales tax (per <u>Items 230</u> and <u>234</u>).

(G) RIGHT TO LOAD AND/OR UNLOAD FREIGHT, RESERVED

The terminals, when equipped to perform the services of loading and/or unloading freight, reserve the right to performance in all instances.

(H) DOMESTIC DISTRIBUTION OF VEHICLES

(1)	When the Port provides the facility for the domestic distribution of autos, passenger vehicles, including pick-up trucks and vans not exceeding 10 passengers per vehicle, which do not have a prior or subsequent move by water at the Port's marine facilities, and no Port labor is provided, the charge is:	\$12.96 per vehicle
(2)	When the Port provides the facility for domestic distribution of commercial and military vehicles, including trucks and truck chassis, agricultural, earthmoving, road-making equipment, which do not have a prior or subsequent move by water at the Port's marine facilities, and no Port labor is provided, the charge is:	\$17.87 / 1,000 kgs
(3)	EXCEPTION: For users of the Port marine facilities that import or export vehicles on which Wharfage is assessed and have an annual throughput volume of at least 10,000 units per calendar year, the Domestic Distribution Rate for vehicles (autos and commercial) is:	\$9.25 per vehicle
(4)	NOTE: The Port reserves the right to limit the total number of vehicles per year that may qualify for this rate.	

ITEM 233

LOADING AND UNLOADING - TRUCKS

- (A) Except as otherwise provided, terminals will furnish labor and equipment to load or unload trucks, if it is done with forklifts. Otherwise, charges for such services will be Equipment Rental per <u>Item 218</u>, Man-Hours per <u>Item 236</u>, and any materials per <u>Item 234</u>.
- (B) When the Port provides the service of loading and unloading trucks, it is understood that such services are at the direction of the truck operator.
- (C) When an outside floating crane, mobile crane, hydraulic crane, hydraulic trailer, special trailer, or other special equipment is utilized in order to perform truck Loading or Unloading, the Port will provide additional labor to assist. The outside special lift equipment must be coordinated with the Port's Marine Terminal's Department. The charges will be Cost, plus fifteen percent (15%), plus State sales tax per <u>Item 218</u>.

ITEM 234 MATERIALS, SUPPLIES AND SERVICES

Materials and supplies and outside services furnished by the Port shall be billed at cost, taxes and freight plus 15%.

ITEM 236 MAN-HOUR RULES

(A) COMPUTATION OF WAGE DIFFERENTIALS

To obtain an overtime wage differential or penalty wage differential use the Schedule of Man-Hour Rates as shown in <u>Item 236</u>.

(B) STANDBY OR WAITING TIME

When labor is for a specified time and is on the job ready for work, or having started work is delayed for periods exceeding 15 consecutive minutes at any time during that work, such delays being caused through no inability or fault of the terminal operators, standby or waiting time for men will be charged at actual wages paid labor, plus 65% against the party causing such delay.

(C) SERVICES REQUIRING LABOR FOR A MINIMUM NUMBER OF HOURS

When terminal is required to furnish labor for a specific service, and such service is completed before the expiration of the minimum time allowed under the labor's working agreements and awards, the parties authorizing such work shall be assessed for the time of such labor which accrues after the specific service is completed and until the end of the minimum time allowed, at actual wages paid labor plus 65%.

(D) WHEN MAN-HOUR RATES APPLY

Unless otherwise provided, man-hour rates, plus charges for equipment rental (<u>ltem</u> <u>218</u>) will be charged for:

- 1. All services not specifically described in the Tariff.
- 2. Services of loading, unloading, handling or transferring freight for which no specific commodity rates are provided and which cannot be performed at the rates named under NOS or heavy lift items.
- 3. Services of loading, unloading, handling or transferring freight in packages or units of such unusual bulk, size, shape, or weight as to preclude performing such services at rates named under individual items of the tariff.
- 4. Services of loading, unloading, or handling freight for which a specific commodity rates are named in the tariff but which because of unusual conditions of shipping or requirements of shippers not normally incidental to such services, preclude the performance of such services at rates named.
- 5. Services of extra sorting, special checking, inspection, or for any operation delayed on account thereof.
- 6. Services of cleaning or preparing car for loading.
- 7. Services of installing or moving special equipment at the request of or for the use or convenience of parties other than the terminal operator.

(E) SCHEDULE OF MAN-HOUR RATES

Description	1st Man-	1st O.T.**	1st Weekend
	Hour Rate	Man-Hour	and Holiday
	S.T.*	Rate	Man-Hour
		Differential	Rate Diff.
Basic Longshore	\$129.51	\$38.62	\$38.62
Longshore Skill I	\$133.71	\$40.62	\$40.62
Longshore Skill II	\$137.70	\$42.50	\$42.50
Longshore Skill III	\$139.68	\$43.47	\$43.47
Clerk Skill I	\$133.71	\$40.62	\$40.62
Clerk Skill II	\$137.70	\$42.50	\$42.50
Clerk Skill III	\$139.68	\$43.47	\$43.47
Foreman	\$161.39	\$54.42	\$54.42

Description	2nd Man-	2nd Shift	2nd O.T.**	2nd
	Hour Rate	Differential	Man-Hour	Weekend
	S.T.*		Rate	and Holiday
			Differential	Man-Hour
				Rate Diff.
Basic Longshore	\$155.28	\$25.75	\$12.87	\$12.87
Longshore Skill I	\$160.79	\$27.08	\$13.54	\$13.54
Longshore Skill II	\$166.06	\$28.34	\$14.16	\$14.14
Longshore Skill III	\$168.67	\$28.97	\$14.50	\$14.50
Clerk Skill I	\$160.79	\$27.08	\$13.54	\$13.54
Clerk Skill II	\$166.06	\$28.34	\$14.16	\$14.16
Clerk Skill III	\$168.67	\$28.97	\$14.50	\$14.50
Foreman	\$197.70	\$36.28	\$18.14	\$18.14

Description	3rd Man-	3rd Shift	3rd O.T.**	3rd
	Hour Rate	Differential	Man-Hour	Weekend
	S.T.*		Rate	and Holiday
			Differential	Man-Hour
				Rate Diff.
Basic Longshore	\$175.89	\$46.34	\$15.43	\$15.43
Longshore Skill I	\$182.49	\$48.74	\$16.24	\$16.24
Longshore Skill II	\$188.74	\$51.01	\$17.00	\$17.00
Longshore Skill III	\$191.86	\$52.15	\$17.38	\$17.38
Clerk Skill I	\$182.49	\$48.74	\$16.24	\$16.24
Clerk Skill II	\$188.74	\$51.01	\$17.00	\$17.00
Clerk Skill III	\$191.86	\$52.15	\$17.38	\$17.38
Foreman	\$226.76	\$65.32	\$21.76	\$21.76

Continued next page.

Other Notes:

*S/T = Straight Time **O/T = Overtime

Descriptions:

Basic Longshor	е
005	 Longshoreman
007	Holdman
009	Lasher
Longshore Skill	<u> </u>
029	Lift Driver
037	Utility Lift
Longshore Skill	<u> </u>
055	Heavy Lift
085/088	Crane Operator
447	Welder
Longshore Skill	<u> </u>
063	Reach Stacker
093	Strad Driver
095	Top Handler / Port Packer
Basic Clerk	
100	Basic Clerk*
101	Basic Clerk
<u>Clerk Skill I</u>	
103	Dock Supervisor*
108	Registered Clerk*
109	Registered Clerk*
<u>Clerk Skill II</u>	
116	Computer Supervisor*
<u>Foreman</u>	
129	Foreman*

*Travel and Meals, Fare, and Subsistence not included and billed at cost

ITEM 239 MINIMUM CHARGES

Unless otherwise specified under individual items, the minimum charge for any single shipment will be:

Handling	\$33.05
Loading	
Service & Facilities	
Ships Lines	See <u>Item 236</u>
Storage	\$66.66
Unloading	\$33.05
Wharf Demurrage	\$66.66
Wharfage, NOS	\$26.44
Minimum Billing per Invoice	\$66.66

ITEM 241 PHOTOGRAPHY OF CARGO OR CONTAINERS BY PORT PERSONNEL

The Port, at its option, may agree to take photos of cargo when requested. If a party other than the person paying the Service and Facilities Charge requests photos, or if demand becomes high for such service, the Port we will assess a fee for this service including emailing photos. The fee is \$37.78 per occurrence. Minimum charge does not apply.

ITEM 242 POINT OF REST

That area on the terminal facility which is assigned for the receipt of inbound cargo from the ship, and from which inbound cargo may be delivered to the consignee, and that area which is assigned for the receipt of outbound cargo from shippers for vessel loading.

ITEM 245 RENTALS - RATES

Rental rates for lockers, wharf office space, or terminal space, will be quoted upon request, when space is available.

ITEM 248 SEGREGATION

- (A) When no request is made for segregation by commodities, submarks, kinds, sizes, brands, grades, other identification or unit, delivery will be made only as one(1) lot, or in accordance with one (1) general mark. Consignee, however, is not required to take delivery of an entire shipment at one time, and upon request, delivery of shipment in whole or in part, as one (1) lot, or by one (1) general mark will be made.
- (B) Upon request, segregation by commodities, submarks, kinds, sizes, brands, grades, other identification or unit, will be made and delivery to consignee will be made in one (1) lot, or in part lots, in accordance with written instructions.
- (C) Charges, in addition to applicable terminal charges, for segregation as provided in paragraph (B), will be as follows:

When request for segregation is received before close of business of the last business day before arrival of vessel	63 cents per 100 lbs. on total weight of entire shipment.
When request for segregation is not received before close of business on the last business day before vessel arrives	86 cents per 100 lbs. on total weight of entire shipment.

ITEM 249 SECURITY FEE

In order to fulfill its responsibilities for security, including but not limited to responsibilities mandated under the Maritime Transportation Safety Act of 2002 and the US Coast Guard regulation 33CFR105, the Port of Everett will assess against and collect from ocean going vessels, their owners, or operators for the use of the terminal working areas a Port Security Fee. Such fee, in the amounts set forth in the tariff, shall be in addition to all other fees and charges due under the tariff.

At the Port's sole discretion, charges may be assessed to cargo and/or vessels for additional security costs associated with an increase in MARSEC level mandated by the US Department of Homeland Security

Port Security Fee – Per Day Per Vessel \$1000.00

ITEM 250 SMALL LOTS FEE

A charge of \$134 will be assessed against Inbound Wood Products and Iron or Steel for bills of lading below 20 metric tons.

All breakbulk B/Ls will be subject to a minimum charge of \$3,520.00 per B/L.

ITEM 251 SERVICE AND FACILITIES CHARGE

(A) DEFINITION

That charge assessed against ocean vessels, their owners, or operators which load or discharge cargo at the terminals for the use of terminal working areas in the receipt and delivery of cargo to and from vessel, and for services in connection with the receipt, delivery, checking, care, custody and control of cargo required in the transfer of cargo between vessels and shippers, consignees, or connecting carriers.

(B) CONDITIONS

- 1. The foregoing does not include any service or facilities charges which is included in wharfage, dockage, wharf demurrage, storage or other individual charges.
- 2. No person, other than the terminal will be permitted to perform the services covered herein.
- 3. Where the "Contract of Affreightment" establishes the responsibility as between the parties thereto for the payment of the Service and Facilities Charges named in this Tariff, such charges shall be borne by whomever shall be determined to be responsible under the contract of affreightment, but unless otherwise specified, the full amount of such charges shall be billed to and paid by the vessel, its owners, or operators, to the terminal. Allocation or adjustment of these charges between vessel and cargo shall be made solely by the parties to the contract of affreightment, in accordance with the terms of such contract.

The term "Contract of Affreightment" as used herein shall mean Tariff, Charter Party, Ocean Rate or any other arrangements under which the vessel transports cargo.

- 4. Service and Facilities Charge does not include any cargo handling, loading nor unloading operations, nor any labor other than that which is essential to performing the service.
- 5. Service and Facilities Charge will be assessed against ocean vessels for both loading and discharging cargo.

(C) SERVICE AND FACILITIES CHARGE RATES

Service and Facilities Charge Rates as shown herein beside classification of freight, moving in trade routes specified, will be assessed in USD per each 1000 kilograms of 1000 ft. BM (Scribner) on logs, net board measure on lumber.

SERVICE AND FACILITIES CHARGE		
TRADE ROUTES AND COMMODITIES	INBOUND	OUTBOUND
ALL FREIGHT, NOS		
All Trade Routes and Traffic.	\$32.22	\$19.67
FREIGHT, NOS HANDLED DIRECT		
Between vessels and open rail cars or		
open vehicles	\$5.21	\$5.21
FREIGHT, NOS HANDLED OVERSIDE	A A A A	A A A A
Between vessels and water or barge	\$2.72	\$2.72
UNITIZED FREIGHT, NOS		
Each individual unit weighing:	\$ 04.00	\$40.00
1000 but less than 2000 kg	\$21.20	\$16.33
2000 but less than 3000 kg	\$18.39	\$16.92
3000 but less than 7000 kg	\$14.73 \$10.77	\$14.73
7000 kg or more	\$10.77	\$10.77
CARGO, CHILL, viz; Potatoes, Lettuce, Eggs, and Fruit, Fresh,		
viz: Apples, Citrus Fruits, Grapes,		
Nectarines and Pears, in boxes, cartons		
or crates		
(1) Rate per case is \$0.53		
IRON OR STEEL ARTICLES,		
NOS	\$11.62	\$11.62
LOGS,		
Softwood, per M FBM Scribner Scale:		
Ex Dock		\$14.33
Direct Transfer	\$30.82	\$9.50
Overside	\$9.57	\$8.03
LUMBER AND LUMBER PRODUCTS		
Per MBM	\$26.93	\$9.71
PULP, PAPER, RUBBER		
	\$8.89	\$8.89
ALUMINA ORE		
	\$1.17	

ITEM 254 SHIP'S LINES

When requested to perform services of taking or letting go ship's lines, charges for such services will be for the labor furnished at the Man-Hour rates named in <u>Item 236</u>.

ITEM 257 SHUNTING RAIL CARS ALONGSIDE VESSEL

When the Port of Everett is required to shunt rail cars alongside vessels by means of mechanical equipment, charges for such service, including wages of operations, on applicable Man-Hour basis as provided for in <u>Item 236</u>, and rental of equipment, at rates named in <u>Item 218</u>, shall be assessed against ocean vessels, their owner, or operators.

ITEM 260 STORAGE

(A) DEFINITION(1)

Terminal storage is the service of providing warehouse, or other terminal facilities, for the storage of in-transit cargo interchanged with, or between water carriers, when arrangements are entered into prior to the expiration of the free time.

(1) This storage definition takes precedence over, and is a departure from the Federal Maritime Commission definition prescribed in 46 Code of Federal Regulations, Part 525, Marine Terminal Operator Schedules reading as follows, "Terminal Storage means the service of providing warehouse or other terminal facilities for the storage of inbound or outbound cargo after the expiration of free time, including wharf storage, shipside storage, closed or covered storage, open or ground storage, bonded storage and refrigerated storage."

(B) CONDITIONS GOVERNING ACCEPTANCE OF CARGO FOR MONTHLY STORAGE

When space is available and arrangements are entered into prior to arrival of cargo at the terminal, storage may be permitted on in-transit cargo interchanged with or between water carriers at rates named below.

The Port of Everett reserves the right to terminate storage of any goods at any time upon giving reasonable notice to the owner or shipper, and if goods are not removed, the Port may cause them to be removed or otherwise disposed of at owner's expense.

Storage charges are payable prior to delivery of cargo to vessel or truck for furtherance, and will be computed on the following basis:

Cargo received for storage during the first fifteen (15) days of a month will be assessed a full month's storage.

Cargo received for storage on the sixteenth (16th) day of the month or later, will be assessed storage at one-half (1/2) the applicable rate named below.

Thereafter, storage will be payable on cargo remaining in storage on the first day of each succeeding calendar month.

Except as otherwise provided, no free time is allowed under the provisions of this section.

When additional Miscellaneous Services or Rehandling is required to accommodate storage of cargo, all Labor, Equipment and Materials in connection therewith will be assessed according to the provisions of <u>Items 236</u>, <u>218</u> and <u>234</u>.

(C) STORAGE RATES – OPEN/SHEDDED AREAS

Storage Rates per Calendar month per 1000 kgs. in US dollars:

Shedded Areas:	\$38.35
Open Areas:	\$11.34

Rates for handling, loading or unloading cargoes in storage will remain at the rates for such cargoes as listed in this tariff in <u>Section 3</u>.

ITEM 263 FRESH WATER

Fresh water will be furnished to vessels and other users: Compute 7 1/2 gallons per cubic ft., or 32 cubic ft. per ton; 8 1/3 lbs. per gallon, or 62.4 lbs. per cubic feet.

Each 100 cubic feet or fraction thereof	\$4.95
Each hose and connect/disconnect by Port personnel	\$185.66
If no hose or Port personnel use	\$21.15

Note: Water hook-up is applicable during straight time hours only. Overtime hour hookups will be performed at request, in which case overtime differential for the account of requesting party.

ITEM 264 TELEPHONE SERVICE

Upon request made by the vessel, the Port of Everett will provide a temporary telephone. The charge for this service will be assessed against the vessel at the rate of \$134.64 for each temporary connection. The vessel will be held responsible for all long distance charges incurred during the time the telephone is connected and for all loss or damage to the equipment furnished.

ITEM 266 WHARFAGE

(A) DEFINITION

A charge assessed all cargo passing, or conveyed over, onto or under wharves, or between vessels (to or from barge, lighter or water), when berthed at a wharf, piling structure, pier, bulkhead structure or bank, or when moored in slip adjacent to wharf. Wharfage is solely the charge for use of wharf, and does not include charges for any other service.

(B) FREIGHT NOT LOADED TO VESSELS

When freight, in transit, is received on wharf from rail car, truck or dray, and is not delivered to vessel, but is loaded out again to rail car, truck or dray, full wharfage charges will be assessed.

(C) OVERSIDE VESSEL FREIGHT

All freight discharged or loaded overside a vessel directly to or from another vessel, barge, lighter or raft or to or from the water while vessel is berthed at wharf or moored in wharf slip, will be assessed one-half the regular rates due according to ship's manifest and the respective traffic and commodity classifications of the freight.

(D) EXCEPTIONS

Ship's stores, fuel handled overside vessel and repair materials and supplies, all when intended for vessel's own use, consumption or repairs, will be exempt from assessment of wharfage unless wharf employees are required to receipt for such supplies or stores as may be received or unloaded on wharf.

Note: *Ballast, dunnage lumber or materials ostensible not for use in storage of freight loaded at the wharves of the Port of Everett, lining lumber (specifically lumber for use in lining vessels for grain or other bulk commodities as distinguished from dunnage lumber for use in ordinary stowage) and fuel handled over wharf will not be considered as ship's stores, hence will be subject to wharfage and such other charges as may be incurred.

*Ballast must be handled overside direct between vessel and barges or scows.

(E) MINIMUM WHARFAGE

See <u>Item 239</u>.

(F) GENERAL EXCEPTION TO WHARFAGE NOS RATE

- 1. On freight moving in the Intercoastal and Inland Waterways trade routes, or other trade routes as defined in <u>Item 203</u>, where cubic measure is not used in manifesting freight, wharfage will be assessed on weight basis.
- 2. On freight moving over wharf facilities not in connection with water carriers, wharfage will be assessed on weight basis.

(G) WHARFAGE RATES

See <u>Section 3</u> for Wharfage Rates.

ITEM 269 WHARF DEMURRAGE

(A) WHARF DEMURRAGE DEFINED

Wharf Demurrage is the penalty charge assessed against freight remaining on wharf or wharf premises after the expiration of free time. (Free time is defined in <u>Item 221</u>).

(B) COMPUTING WHARF DEMURRAGE

In computing either wharf demurrage or storage on freight delivered to a vessel, the day or days vessel is loading will not be considered demurrage or storage days. On freight delivered to cars, trucks, drays, or inland water carriers, the day freight is loaded or delivered will be considered a demurrage or storage day.

(C) MINIMUM WHARF DEMURRAGE

See <u>Item 239</u>.

(D) WHARF DEMURRAGE RATES

Except as otherwise provided (see Notes below), after expiration of free time as defined in <u>Item 221</u>, Wharf Demurrage will be assessed at the following rates:

Per day per 1000 kilograms or per Cu. Meter as freighted on manifest (see Note 1 below)

	<u>1ST 5 DAYS</u>	<u>AFTER 5 DAYS</u>
Per 1000 Kilograms: All Freight NOS (Open Storage)	\$1.40	\$2.80
Per Cubic Meter: All Freight NOS (Open Storage)	\$1.12	\$2.27
Per 1000 Kilograms: All Freight NOS (Shedded Storage).	\$4.73	\$9.46
Per Cubic Meter: All Freight NOS (Shedded Storage).	\$3.79	\$7.58

Note 1: When manifest lists freight both by weight or measure, wharf demurrage will be assessed on whichever produces the greater revenue

Note 2: WHARF DEMURRAGE ON LUMBER AND LOGS NOS

Free time will be allowed of not to exceed 20 days when received or unloaded in or on open areas and free time of not to exceed 10 days in covered areas. Wharf demurrage after the expiration or respective stated free times will be assessed at the rate of \$.54 per M. ft. BM per day in or on open areas and at the rate of \$1.11 per M. ft. BM in covered areas.

End of section, return to General Index.

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SECTION THREE – SCHEDULE OF RATES – WHARFAGE, CAR LOADING, CAR UNLOADING AND HANDLING

	COMMODITY	WHARFAGE	LOADING & UNLOADING	HANDLING
	All Rates not otherwise specified will be assessed in USD per 1000 Kilograms or per Cubic Meter, whichever produces the greatest revenue			
	**Rates quoted upon request			
ITEM 300	ALL FREIGHT NOS Per 1000 Kilograms Per Cubic Meter Wharfage will be assessed on weight or measure, whichever produces the greater revenue.	\$13.86 \$11.15	**	**
ITEM 305	ALUMINUM Bars, Blisters, Ingots Pigs, Slabs	\$12.68	**	**
ITEM 307	BENTONITE CLAY Received in jumbo bags for loading/unloading to shipper's pallets Received on shipper's pallets	\$11.62 \$11.62	\$17.76 \$16.83	\$16.83 \$16.83
<u>ITEM 309</u>	BOATS, PLEASURE Import (Per 1000 kilograms) Export (Per Cubic Meter)	\$41.56 \$3.23	See <u>Item 236</u> See <u>Item 236</u>	See <u>Item 236</u> See <u>Item 236</u>
<u>ITEM 310</u>	BULK COMMODITIES Rates quoted upon request.	**	**	**
ITEM 312	CHEMICALS, NOS In bags, drums or metal Cans in containers Hazardous	\$14.98 \$14.98	\$95.19 \$95.19	\$72.23 \$72.23
<u>ITEM 317</u>	FERTILIZER Unitized	\$12.68	**	**

	COMMODITY	WHARFAGE	LOADING & UNLOADING	HANDLING
	All Rates not otherwise specified will be assessed in USD per 1000 Kilograms or per Cubic Meter, whichever produces the greatest revenue			
	**Rates quoted upon request			
<u>ITEM 320</u>	FRUITS, AND EGGS, viz: Fresh, in barrels, boxes, cartons or crates Rate per case	\$0.32	**	**
<u>ITEM 322</u>	HOUSES OR BUILDINGS, MODULES Fabricated, KD or in Flat Sections (1) \$455.14 per unit, including wharfage, handling, loading/unloading and service and facilities from Item 251	(1)	(1)	(1)
	and facilities from <u>item 201</u>			
<u>ITEM 323</u>	IRON OR STEEL Rate per 1000 Kilograms	\$12.68	\$32.47	\$20.07
<u>ITEM 325</u>	LUMBER AND LUMBER PRODUCTS, viz: (1) Logs, Softwood (2) Ex Dock Direct Transfer Overside	\$15.62 \$15.62 \$7.93	See <u>Item 236</u> See <u>Item 236</u> See <u>Item 236</u>	See <u>Item 236</u> See <u>Item 236</u> See <u>Item 236</u>
	Lumber (2) Plywood, veneer, hardboard (banded on skids for mechanical handling – per 1000 Kilograms) (1) Charges will be assessed as freighted by vessel, i.e. Scribner scale, on lumber gross or net BM (2) Hardwood lumber or logs when manifested per weight, the following ratios will be used to determine the FBM: Lumber -3 ½ lbs per FBM Logs – 8 lbs per FBM (Scribner Scale)	\$9.71 \$9.94	** See <u>Item 236</u>	** See <u>Item 236</u>

	COMMODITY	WHARFAGE	LOADING & UNLOADING	HANDLING	
	All Rates not otherwise specified will be assessed in USD per 1000 Kilograms or per Cubic Meter, whichever produces the greatest revenue				
	**Rates quoted upon request				
<u>ITEM 327</u>	MACHINERY FARM AND CONSTRUCTION EQUIPMENT, NOS Including Parts Units up to 24,000 kgs (rate	¢15 70		\$26.15	
	per 1000 kgs) Units over 24,000 kgs (rate per 1000 kgs)	\$15.79 \$15.79	See loading/ unloading notes below	\$18.80	
	MACHINERY, TRUCK LOADING/UNLOADING MACHINERY, RAILCAR LOAD Upon request, the Port will trans to or from the wharf within reach	fer vehicles or m	achinery to or fro		
	A. Drivable rubber tired vehicles, farm & construction equipment unloaded/loaded with railcar ramp: \$9.44 per 1000 kgs <u>Minimum charge r</u> Unloading, including removing lashing				
	Loading, not including lashing and securing \$409.92 per car				
	B. Drivable tracked vehicles, farm & construction equipment unloaded/loade with railcar ramp: \$10.94 per 1000 kgs Unloading, including removing lashing \$537.34 per car				
	Loading, not including lashing ar	nd securing	\$487.4	l9 per car	
	C. Mixed car of both drivable equipment and skidded equipment: Unloading, including removing lashing				
D. Car where any item requires loading/unloading by means of		nd securing	\$753.1	5 per car	
		• •	ach stackers: e per car		
	Unloading, including removing la	ashing		5 per car	
	Loading, not including lashing an E. Loading/Unloading of skidded as mobile crane(s), hired from an charged the cost of equipment re	I machinery requin outside comme	iiring the use of e ercial leasing con	<u>npany</u> , will be	

Port of Everett Terminals	5 Tariff No. 300 -	- Effective 4/1/2022
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	COMMODITY	WHARFAGE	LOADING & UNLOADING	HANDLING
	All Rates not otherwise specified will be assessed in USD per 1000 Kilograms or per Cubic Meter, whichever produces the greatest revenue			
	**Rates quoted upon request			
<u>ITEM 328</u>	MACHINERY, MACHINE TOOLS AND PARTS For the processing, production or assembly of materials NOS, including for production of fuel or energy.	**	**	**
<u>ITEM 330</u>	METALS Copper, Lead, Zinc, in bars, ingots, slabs, pigs or sheets, per 1000 kgs	\$12.68	\$32.47	\$20.08
ITEM 335	PAPER OR PAPER PRODUCTS NOS	\$7.64	\$9.77	\$38.46
<u>ITEM 340</u>	PULP, PAPER OR WOOD Received on cargo boards (Except wet laps, tailing or screenings) 0 – 999 tons per vessel 1,000 – 1,999 tons per vessel . 2,000 or more	\$6.13 \$6.13 \$6.13	\$22.33 \$22.33 \$22.33	\$21.15 \$20.09 \$18.98
<u>ITEM 344</u>	TALC Received in jumbo bags for loading/unloading to shipper's pallets Received on shipper's pallets	\$11.62 \$11.62	\$17.76 \$16.83	\$16.82 \$16.82

Port of Everett Terminals	5 Tariff No. 300 -	- Effective 4/1/2022
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		WHARFAGE	LOADING &	HANDLING
		WIIANFAGE		HANDLING
	All Rates not otherwise specified will be assessed in USD per 1000 Kilograms or per Cubic Meter, whichever produces the greatest revenue			
	**Rates quoted upon request			
<u>ITEM 346</u>	TIRES 2,000 kgs or more each unit, unitized for forklift handling Rates per 1000 kgs	\$76.06	\$54.18	\$26.64
<u>ITEM 348</u>	US GOVERNMENT VEHICLES ROAD CONSTRUCTION EQUIPMENT Unboxed/Set Up on Wheels and/or Tracks. Rate per 1000 kgs	\$32.17	See <u>Item 236</u>	See <u>Item 236</u>
<u>ITEM 355</u>	VEHICLES, VIZ: Automobiles, including privately owned vehicles and custom vans For water or air (i.e. helicopters, sailplanes)	\$14.33 **	\$61.01	\$30.37 **
ITEM 360	WINDMILLS AND PARTS Liftable by Port's forklifts, top picks or reach stackers	\$14.94	**	**

End of section, return to General Index.

SECTION FOUR – CONTAINERS – GENERAL DEFINITIONS AND SCHEDULE OF RATES

ITEM 400 BLOCKING/BRACING/SECURING

Materials for blocking, bracing, or shoring will be billed at Cost, plus fifteen percent (15%), plus State sales tax, and are in addition to named rates.

ITEM 405 CONTAINER DEFINITION AND SIZE

For the purposes of this section, the term "Container" refers to:

- (A) A single rigid, intermodal, non-disposable dry cargo, insulated, flat rack, liquid tank, refrigerated or open-top container, demountable without wheels or chassis attached, furnished or approved by the vessel for transportation of containerized cargo aboard its vessel.
- (B) Containers will have construction, fittings and fastenings compatible with lift beams and able to withstand, without permanent distortion, all of the stresses that may be applied by container lifting and handling equipment.
- (C) Containers will not exceed 2.6 meter in width or 2.9 meter in height. Any such containers will be treated as breakbulk and charged accordingly.

ITEM 410 CONTAINER YARD (CY)

"Container yard" is the location or locations designated where containers in-transit between vessel and inland carrier are temporarily held or assembled, and loaded or empty containers are received from or delivered to inland carrier.

ITEM 415 COST PLUS APPLICATION

Unless otherwise provided, Man-Hour Rates, plus charges for Equipment Rental, as may be required to perform the operation or function, will be charged for making arrangements and providing services not specifically described in this Tariff. Charges for Materials furnished in connection with services will be assessed at Actual Cost, plus fifteen percent (15%), plus applicable State sales tax. This is subject to the provisions in Items 218, 236 and 234.

Examples of Man-Hour Services:

- A. Container and chassis repairs
- B. Attachment or removal of chassis power units for refrigerator containers.
- C. Repairs to container reefer units.
- D. Calibration of container reefer units, when not included herein.
- E. Pre-cooling containers when not included herein.
- F. Plugging, unplugging, checking reefer units and/or calibration of containers, if not included herein.
- G. Cleaning of dunnage or debris from containers and disposal of waste.
- H. Dogging/undogging hatch covers.
- I. Dunnaging, bracing and lasing/unlashing.
- J. Other services requested, for which rates are not specified.

ITEM 420 CUSTOMS AND BORDER PROTECTION EXAMINATIONS

By Vehicle and Cargo Inspection System (VACIS)	\$286.88 per container
Tailgate only (Customs and USDA)	\$286.88 per container
Devan (Subject to Port's agreement to devan)	\$956.24 per container

Such work performed after hours may be subject to <u>Item 236</u>. Customs services on the terminal outside regular hours may be requested and reimbursed subject to <u>Item 415</u>.

ITEM 425 GATE CHARGES

Loaded or empty container, all sizes, handled between	
inland conveyance and Container Yard, or moved through	
the gate which depart again through the gate without prior	\$103.26 per container per
export on a ship from the Port of Everett	gate move in or out

ITEM 430 INFORMATION FLOW

In addition to other references in this Tariff, the vessel, through its employees, and customs brokers, shall give the Port all available information required for the efficient conduct of throughput and other services and functions. The Port will provide vessels working or scheduled to work at the terminal all usual and necessary information required by the vessel for the conduct of its operations. Of particular importance, the vessel is requested to furnish the following:

For Import – Vessel Manifest, five (5) days prior to arrival. For Export – Vessel Manifest, within five (5) days of departure. Dangerous Cargo List – Prior to ship or cargo's arrival. Reefer Container List – Prior to ship or cargo's arrival. Vessel Line Up and Vanning Instructions for Exports

All shipments handled under provisions in this Section, must be booked with ocean carrier prior to delivery to the Port, and such booking must be made sufficiently in advance to permit services to be accomplished during the regular working day.

ITEM 435 LOSS OR DAMAGE, CONTAINERS AND CONTAINERIZED CARGO

In performing the services covered by this Tariff, the Port will accept responsibility for loss or damage to containers and containerized cargo when caused by its employees or others retained by the Port to accomplish the services or functions herein contained. The vessel shall, by acceptance of the services or by Clause of Agreement, extend its limits of liability coverage as contained in its Bills of Lading or Contracts of Affreightment to the Port for cargo lost or damaged. The vessel shall extend its liability to the Port in cases only where the Port is operating the terminal and acting as the vessel's agent. This shall not be construed to limit the Port's liability in any manner whatsoever, when it is negligent for losses or damages. The Port will not accept responsibility for concealed damage or loss, nor for the condition of contents of damaged containers when received in that condition from vessel or inland carrier.

ITEM 440 PLACARDS, APPLYING OR REMOVING

ITEM 445 REFRIGERATED CONTAINERS

Monitoring proper temperature levels	\$12.04	per day per container
Plug in container for storage	\$94.52	per container
Pre-trip for use	\$116.80	per container
Washout	\$83.43	per container

ITEM 450 REHANDLING

Rehandling is any extra handling of a container or chassis not provided for elsewhere in this Section. Rehandling is the extra sorting of a container to CY space, extra stacking or unstacking, extra working of container to or from chassis or railcar, or extra movements into or out of holding area. The charge for Rehandling applies each time a container is subject to additional movements. Examples of Rehandling include the following:

- (A) Rehandling which results from requests by the vessel or container owner after completion of the planned layout of containers and chassis in CY, or planned sequence of containers for stowage onboard vessel. If any such request requires the additional handling of containers in order to deliver or receive any container out of planned sequence of the CY or stowage plan, the vessel or owner shall be subject to the charge of Rehandling.
- (B) Container shifted to another location in the CY or Container Holding Area at the vessel's or owner's request and convenience, including the movement of containers in and out of any container inventory maintained by the vessel or owner for other than direct delivery to vessel or inland conveyance.
- (C) The Rehandling Charge is\$95.80 per container movement

ITEM 452 SEALS, APPLYING

Applying Seals \$83.56

ITEM 455 SERVICE PERFORMED ON FIRST SHIFT BASIS

Services performed at hours other than first (1st) shift weekday will be subject to charges provided in <u>Item 236</u>.

ITEM 460 SERVICES PERFORMED FOR OCEAN CARRIER

Unless otherwise instructed and agreed in advance in writing, all services under this Section are performed as an agent of ocean carrier, and the charges therefore will be paid to the Port by ocean carrier.

ITEM 465 STORAGE

Free Time Periods:	
Import Containers	5 days
Export Containers	10 days

On containers received from a vessel, Free Time will commence at 7:00 a.m. the day following completion of ship discharge. Those containers received from inland conveyance, and their owner/lessor designation has not been identified, Free Time will commence at 7:00 a.m. the day following delivery. When computing Free Time, Saturdays, Sundays and Holidays will not be counted. The Port must have information on the owner/lessor/consignee prior to acceptance of the container.

Containerized cargo may be subject to Free Time Rules and Demurrage Charges as carried in ocean carrier's Tariff. Cargo owners are therefore referred to vessel Tariffs. In the absence of overriding ocean carrier Tariff Rules, Free Time will be granted and Storage assessed in accordance with Rules, Conditions and Rates named in this Tariff.

When Storage commences at the expiration of Free Time, all days will be counted, including the day the container or chassis is removed from the premises. Empty containers that are damaged to the point they cannot be used for cargo and/or cannot be moved without extra equipment/manning or emergency gear, shall be removed from Port premises within twenty (20) working days, or the Port will arrange removal at customer's expense.

Storage Rates per Unit per Day

Unit size up to 7 meters		per container per chassis or container/chassis combination
Unit size over 7 meters		per container per chassis or container/chassis combination
	_	

Minimum billing for storage.... See <u>Item 239</u>.

ITEM 470 TERMINAL THROUGHPUT RATES (Subject to Notes 1, 2 and 3)

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- Unit size up to 7 meters...... \$244.35
- Unit size 7 to 13 meters...... \$298.64
- Note 1: Rates apply to empty containers and containers loaded with non-hazardous commodities.
- Note 2: Rates include gate charges (service related to receipt, delivery, checking care, custody, and control of intact containers required in the transfer of containers between container yard and shippers, consignees, their agents or connecting carriers), handling charges between Container Yard and ship's tackle, and wharfage.
- Note 3: Rates for containers loaded with hazardous cargoes, or containers over 13 meters in length, will be quoted on request.

ITEM 475

VANNING/DEVANNING/TRANSLOADING CARGO IN CONTAINERS

Rates are in U.S. Dollars per 1000 kgs., gross weight, unless otherwise specified, and <u>do</u> <u>not include securing/unsecuring</u> of cargo in containers. Rates include Service and Facilities Charges. Subject to Note 1.

Note 1: Vanning, Stuffing and Loading mean the same thing. Devanning, Unstuffing and Unloading also mean the same thing

(A) SERVICE OF VANNING CONTAINERS INCLUDES:

- (1) Checking shipments as received for count, package condition, weight, and cube.
- (2) Executing receipt for each shipment as received, noting any visible exceptions and providing copy to ocean carrier and inland carrier as required.
- (3) Moving shipment into a container and utilizing containers as directed by ocean carrier, and closing and sealing the container, including complete seal records.
- (4) Furnishing vanning report of cargo loaded into container.
- (5) For any special rates, please contact the Port for quotation.

(B) SERVICE OF DEVANNING CONTAINERS INCLUDES:

- (1) Removal and recording of seal numbers, opening container, removing lashing, blocking, bracing and shipments, to include segregating to Ocean Bill of Lading, up to ten (10) Bills of Lading per container, as required to make each shipment available for delivery, and sweeping container.
- (2) Checking shipments unloaded for count and package condition, and furnishing verified outturn report after unstuffing or delivery to carrier.
- (3) Removing cargo from container.
- (4) Tender shipment for delivery to consignees at truck tailgate.
- (5) Execute delivery record, noting any exceptions thereon, obtaining signature at time of delivery, furnishing one (1) copy of delivery receipt to consignee, his agent or inland carrier, and supply original thereof, including container seal number, to ocean carrier.

(C) TRANSLOADING CARGO - NOS:

Direct Transloading is defined as the transfer of cargo between inland carrier's equipment and ocean carrier's equipment in a single, continuous movement without coming to rest on any dock or platform.

Transloading Cargo To or From:

Cargo stored on pallets, slip sheets, skid sheets, units that can be transferred with the use of a lift truck. Van/Devan Rates will apply:

- (1) Charges will be billed to party requesting the service.
- (2) Rates and service in this Item will not apply on Bulk Commodities.
- (3) Other Direct Transload: At the option of the Director of Marine Terminals or his designate, Man-Hour Rates as published in <u>Item 236</u> will be used due to circumstances based upon volume, type of cargo and services required.

ITEM 480 WHARFAGE, LOADING/UNLOADING AND HANDLING RATES FOR CONTAINERS

(A) WHARFAGE RATES FOR CONTAINERS

Under 7 meters length (per unit)	\$67.09
7 meters to 13 meters length (per unit)	\$134.20
Over 13 meter length (per unit)	\$141.04

(B) LOADING/UNLOADING RATES FOR CONTAINERS

Rates quoted upon request.

(C) HANDLING RATES FOR CONTAINERS

Rates quoted upon request.

Return to top

	177.04
ALPHABETICAL INDEX LISTING	ITEM
ALL FREIGHT NOS (Rates)	<u>300</u>
ALUMINUM (Rates)	<u>305</u>
APPLICATION FOR VESSEL BERTH RESERVATION	<u>110(A)</u>
APPLICATION OF RATES	<u>103</u>
APPLICATION OF TARIFF	<u>100</u>
	<u>100(A)</u>
TARIFF EFFECTIVE USE OF TERMINALS, DEEMED ACCEPTANCE	<u>100(B)</u>
	<u>100(C)</u>
RESERVATION OF AGREEMENT RIGHTS	<u>100(D)</u>
	<u>100(E)</u> 307
BENTONITE CLAY (Rates) BERTH APPLICATION	<u>307</u> 110(A)
BERTH APPLICATION, SUPPLEMENT	<u>110(A)</u> 110(B)
BERTH ASSIGNMENTS	10(<u>B)</u> 106
VESSELS REQUIRED TO OBTAIN ASSIGNMENTS	<u>106</u> 106(A)
VESSELS REQUIRED TO VACATE BERTHS	106(B)
BLOCKING/BRACING/SECURING (in containers)	400
BOATS, PLEASURE (Rates)	<u>400</u> 309
BULK COMMODITIES (Rates)	<u>309</u> 310
CHECKING CARGO	200
DEFINITION	200 200(A)
	200(A) 200(B)
RESPONSIBILITY LIMITED	200(B) 200(C)
OVERTIME	
	<u>200(D)</u> 312
CHEMICALS (Rates) CLASSIFICATION OF TRAFFIC	203
FOREIGN AND NON-CONTIGUOUS TRAFFIC	
INTERCOASTAL TRAFFIC	<u>203(A)</u> 203(B)
COASTWISE TRAFFIC	<u>203(B)</u> 203(C)
INLAND WATERWAYS TRAFFIC	203(D)
COLLECTION AND GUARANTEE OF CHARGES	109
TERMS	109(A)
PREPAYMENT	109(B)
CHARTER PAYMENT AGREEMENTS, SALES CONTRACTS, ETC	<u>109(C)</u>
TERMS AND CONDITIONS OF PAYMENT	109(D)
CONDITIONS OF BERTH RESERVATION	110(C)
CONTAINER DEFINITION AND SIZE	405
CONTAINER YARD (CY)	<u>410</u>
COST PLUS APPLICATION (containers)	415
CLAUSE PARAMOUNT	121(D)
CUSTOMS AND BORDER PROTECTION EXAMINATIONS	420
	112
DEMURRAGE OR DELAYS DEMURRAGE – RAIL CARS OR VESSELS	<u>112</u> 112(A)
DELAYS – WAIVER OF CHARGES	112(A) 112(B)
DIRECT HANDLING OR DIRECT TRANSFER	<u>209</u>
DOCKAGE	212
DEFINITION	212(A)
BASIS FOR COMPUTING CHARGES	212(A) 212(B)
DOCKAGE PERIOD – HOW CALCULATED	212(D) 212(C)
CHARGES FOR SHIFTING VESSELS	212(D)
LAY STATUS VESSELS AND SEIZED VESSELS	212(D) 212(E)
DOCKAGE RATES	$\frac{212(E)}{212(F)}$

ALPHABETICAL INDEX LISTING	ITEM
	<u>215</u>
EQUIPMENT RENTAL	
RENTAL OF EQUIPMENT CONDITIONAL	
RATES DO NOT INCLUDE OPERATOR	<u>218(B)</u>
EQUIPMENT RENTAL RATES	<u>218(C)</u>
USE OF OTHER THAN PORT EQUIPMENT	
EQUIPMENT RENTED FROM THE PORT	
EXTENSION OF BENEFITS AND SUBCONTRACTING	<u>143</u>
FERTILIZER (Rates) FREE TIME	317
FREE TIME	221
DEFINITION	<u>221(A)</u>
COMPUTING FREE TIME	<u>221(B)</u>
EXTENT OF FREE TIME	
COMMODITIES ALLOWED NO FREE TIME	<u>221(D)</u>
ASSEMBLING TIME	<u>221(E)</u>
FRESH WATER	<u>263</u>
FRUITS AND EGGS (Rates)	<u>320</u>
GATE CHARGES	425
HANDLING	<u>224</u>
HANDLING DEFINED	<u>224(A)</u>
RIGHT TO DELEGATE	<u>224(B)</u>
RATES PREDICATED ON STRAIGHT TIME OR OVERTIME LABOR.	<u>224(C)</u>
EXCEPTION – APPLICATION OF MAN-HOUR RATES/HANDLING	<u>224(D)</u>
MINIMUM CHARGE FOR HANDLING	<u>224(E)</u>
HOUSES OR BUILDING, MODULES (Rates)	<u>322</u>
INFORMATION FLOW	<u>430</u>
INSURANCE	
IRON OR STEEL (Rates)	<u>323</u>
LIABILITY FOR INJURY	<u>118</u>
LIABILITY FOR LOSS OR DAMAGE – LIMITED	
CARGO	<u>121(A)</u>
DAMAGE TO WHARVES OR STRUCTURES	
DAMAGE TO WHARVES OR VESSELS	<u>121(C)</u>
LOADING AND UNLOADING – RAIL CARS	
LOADING AND UNLOADING DEFINED	<u>230(A)</u>
CAR BLOCKING AND DUNNAGE	<u>230(B)</u>
RATES PREDICATED ON STRAIGHT TIME LABOR	<u>230(C)</u>
EXCEPTION – APPLICATION OF MAN-HOUR RATES LDG/UNLDG.	<u>230(D)</u>
MINIMUM CHARGE FOR LOADING AND UNLOADING	<u>230(E)</u>
OUTSIDE CRANES AND HEAVY LIFT EQUIPMENT	<u>230(F)</u>
RIGHT TO LOAD AND/OR UNLOAD FREIGHT, RESERVED	<u>230(G</u>)
DOMESTIC DISTRIBUTION OF VEHICLES	<u>230(H)</u>
LOADING AND UNLOADING – TRUCKS	<u>233</u>
LOSS OR DAMAGE, CONTAINERS AND CONTAINERIZED CARGO	<u>435</u>
LOSS/DAMAGE TO GOODS (CLAUSE PARAMOUNT)	<u>121(D)</u>
LUMBER AND LUMBER PRODUCTS (Rates)	<u>325</u>
MACHINERY, FARM AND CONSTRUCTION EQUPMENT (Rates)	<u>327</u>
MACHINERY, MACHINE TOOLS AND PARTS (Rates)	<u>328</u>

ALPHABETICAL INDEX LISTING	ITEM
MAN-HOUR RULES	
COMPUTATION OF WAGE DIFFERENTIALS	236(A)
STANDBY OR WAITING TIME	236(B)
SERVICES REQUIRING LABOR FOR A MINIMUM HOURS	
WHEN MAN-HOUR RATES APPLY	236(D)
SCHEDULE OF MAN-HOUR RATES	236(E)
MANIFEST REQUIRED OF VESSELS	124
MATERIALS, SUPPLIES AND SERVICES	234
METALS (Rates)	330
METALS (Rates) MINIMUM CHARGES	239
NO CONSEQUENTIAL DAMAGES	
PAPER OR PAPER PRODUCTS (Rates)	335
PHOTOGRAPHY OF CARGO OR CONTAINERS BY PORT	241
PERSONNEL	
PLACARDS, APPLYING OR REMOVING	440
POINT OF REST	242
PROHIBITED PRACTICES	127
DUMPING	127(A)
OBSTRUCTIONS PROHIBITED	127(B)
PROHIBITION REGARDING RUBBISH	127(C)
PROTECTION OF BAY FROM FLOATING OR SUNKEN MATERIALS	127(D)
SMOKING PROHIBITED	<u>127(E)</u>
USE OF INTOXICATING LIQUOR OR NARCOTICS	<u>127(F)</u>
USE OF WHARF TO BREAK, WARP, OR TURN PROHIBITED	<u>127(G)</u>
PULP, PAPER OR WOOD (Rates)	<u>340</u>
REFRIGERATED CONTAINERS	<u>445</u>
REHANDLING (of containers)	<u>450</u>
RENTAL – RATES	<u>245</u>
RESTRICTED USAGE	<u>130</u>
OPERATION AND FUELING OF MOTOR VEHICLES ON WHARVES.	
PROJECTION TO BAY WHEN VESSELS LOAD OR DISCHARGE	<u>130(B)</u>
REMOVAL OF RUBBISH, ETC, FROM WHARVES	<u>130(C)</u>
RIGHTS OF TERMINALS OR OPERATORS	<u>133</u>
RIGHTS RESERVED	<u>133(A)</u>
RIGHT TO REFUSE FREIGHT RIGHT TO REMOVE, TRANSFER OR WAREHOUSE FREIGHT	<u>133(B)</u>
RIGHT TO WITHHOLD DELIVERY OF FREIGHT	<u>133(C)</u> 133(D)
RIGHT TO SELL FOR UNPAID CHARGES	133(E)
EXPLOSIVES	133(E)
OWNER'S RISK	<u>133(G)</u>
SEALS, APPLYING.	452
SECURITY FEE	249
SEGREGATION	248
SERVICE AND FACILITIES CHARGE	251
DEFINITION	251(A)
CONDITIONS	251(B)
SERVICE AND FACILITIES CHARGE RATES	251(C)
SERVICE PERFORMED ON FIRST SHIFT BASIS	<u>455</u>
SERVICES PERFORMED FOR OCEAN CARRIER	460
SHIPPERS' REQUEST AND COMPLAINTS	136
SHIP'S LINES	254
SHUNTING RAIL CARS ALONGSIDE VESSEL	257

Port of Everett Terminals T	ariff No. 300 -	Effective 4/1/2022
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	12022
ALPHABETICAL INDEX LISTING	ITEM
SMALL LOTS FEE	<u>250</u>
SPECIAL WATCHMAN SERVICE	139
STEVEDORE AND OTHER FACILITY USER ACCESS TO, AND	101
OPERATIONS ON, PROPERTY	
CARE IN THE PERFORMANCE OF OPERATIONS	101(A)
COMPLIANCE WITH FIRE AND SAFETY PRECAUTIONS	101(B)
STEVEDORE AND PORT INDEPENDENT CONTRACTORS	101(C)
STEVEDORE SHALL INSURE EFFICIENT AND EXPEDITIOUS	101(D)
PORT SHALL SUPPLY EQUIPMENT, FACILITIES AND SERVICE	101(E)
STEVEDORE WARRANTY	101(F)
INSURANCE	
STOPACE (for containers)	465
STORAGE (for containers)	
STORAGE	<u>260</u>
	<u>260(A)</u>
CONDITIONS GOVERNING ACCEPTANCE OF CARGO	
STORAGE RATES - OPEN/SHEDDED AREAS	<u>260(C)</u>
STRAY BOATS OR MATERIAL DISPOSAL	<u>142</u>
SUBCONTRACTING AND EXTENSION OF BENEFITS	<u>143</u>
SUNKEN OR GROUNDED CRAFT	<u>145</u>
TALC (Rates)	344
TERMINAL THROUGHPUT RATES	<u>470</u>
TELEPHONE SERVICE	<u>264</u>
TELEPHONE SERVICE TIRES (Rates)	<u>346</u>
U.S. GOVERNMENT CARGOES	<u>148</u>
U.S. GOVERNMENT VEHICLES/ROAD CONSTRUCTION EQUIP(Rates)	<u>348</u>
UNCONTROLLABLE CAUSES OF LOSS/DAMAGE	<u>121(E)</u>
VANNING/DEVANNING/TRANSLOADING CARGO IN CONTAINERS	475
SERVICE OF VANNING CONTAINERS INCLUDES	475(A)
SERVICE OF DEVANNING CONTAINERS INCLUDES	475(B)
TRANSLOADING CARGO – NOS	475(C)
VEHICLES (Rates)	355
WHARF DEMURRAGE	269
WHARF DEMURRAGE DEFINED.	269(A)
COMPUTING WHARF DEMURRAGE	269(B)
MINIMUM WHARF DEMURRAGE	269(C)
WHARF DEMURRAGE RATES	269(D)
WHARFAGE	266
DEFINITION	266(A)
FREIGHT NOT LOADED TO VESSELS	<u>266(B)</u>
OVERSIDE VESSEL FREIGHT.	266(C)
EXCEPTIONS	266(D)
MINIMUM WHARFAGE	266(E)
GENERAL EXCEPTION TO WHARFAGE NOS RATE	
	<u>266(F)</u>
	<u>266(G)</u>
WHARFAGE, LOADING/UNLOADING AND HANDLING RATES FOR	400
	<u>480</u>
WHARFAGE RATES FOR CONTAINERS	<u>480(A)</u>
LOADING/UNLOADING RATES FOR CONTAINERS	<u>480(B)</u>
HANDLING RATES FOR CONTAINERS	<u>480(C)</u>
WINDMILLS AND PARTS (Rates)	<u>360</u>

End of Terminals Tariff, return to top