PORT OF PORT ANGEL		SERVATION	(O. N	10 19			
APPLICATION FOR VES			•	·			
Reservation of a Berth i	s Requested at the	ne Port of Po	ort Angeles	Date			
Vessel	Voyage No.	LOA	ETA	EID			
Vessel Owner/Line	Berth Desired	Berth Desired					
Vessel Charterer							
To Load (Commodity Type and Amount)		To Discharge (Comm	odity Type and Am	nount)			
Terms of Affreightment		Terms of Affreightment					
Agency Firm		Authorized Individual					
Vessel Berth Reservation		USE ONLY					
Application Received By:	FOR PORT	USE ONLY Time/Date:					
Application Approved By:		Time/Date:					
Berth Assigned:		Vessel ETA:					
Special Crane or Cargo Handling Equ	ipment Required:						

PORT OF PORT ANGELES SUPPLEMENT TO APPLICATION	N FOR \	/ESSEL	BERTH	l RES	ERVAT	TION Date		
						Date		
Vessel	Voyage No.	L	OA	ETA		EID		
Vessel Owner/Line	Berth Desire	Berth Desired						
Vessel Charterer								
vessei Charterei								
To Load (Commodity Type and Amount)		To Discharge (Commodity Type and Amount)						
Terms of Affreightment		Terms of Affreightment						
Tomic of Amolgranion		Tome of Amognation						
Agency Firm		Authorized Individual						
Note: Separate submissions of this docu						ent for part of the		
Category of Port Changes	Party R	Party Responsible		Estimated		For Port/Dock Operator Use		
1 Dealtage	for P	ayment	Dollar A	mount				
 Dockage Wharfage 								
Service and Facility Charge								
4. Handling								
5. Misc. (Water, Electricity, Etc.)								
6. Security Fee								
Total Estimate		•						
Pursuant to the instructions set forth in Carrangement of berthing facilities on behinformation provided to the extent set for Berth Agent) Date: (Berth Agent)	alf of the al	he above-named vessels, and atte			attests to			
Acceptance of n connection with the Application for Ve he undersigned hereby accepts response	ssel Berth I	Reservation	ns dated			, 20,		
under the line items as designated below Supplement to Application for Vessel Be (125%) of the aggregate estimated dolla (125%) of such other sum as the Port, a undersigned in writing, in which latter ca	wwhich cor orth Reserva or amount sl fter review	respond wation, in a hown above and revision	ith those maximum e for the on of such	designa amour relevan estima	ated in that not to eat time iten iten iten iten iten iten iten ite	e above exceed 125 percent ns, or 125 percent provided to the hereto.		
Category of Port Charges Line item(s) No.					For P	ort/Dock Operator Use		
(Name of Company) (Auti		ithorized Signature)						
Category of Port Charges Line item(s) No.								
(Name of Company) (Auth		horized Signature)						
Category of Port Charges Line item(s) No.	1							
(Name of Company)	(Authorized S	ignature)						
Note: Pursuant to Port of Port Angeles T	owiff Distar	In 400 1:	- حاد سا الم		"F	Danks Danas and 1911		

Note: Pursuant to Port of Port Angeles Tariff Rule No. 108, in all instances where the "Party Responsible for Payment" listed above has not established credit worthiness with the Port and where responsibility for port charges has not been accepted by another credit worthy entity, the Port shall require payment of cash in advance or posting of acceptable security prior to vessel berthing.

PORT OF PORT ANGELES 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 108 in the Port of Port Angeles Terminals Tariff No. 200, 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:
 - 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
 - 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.