

PORT OF PORT ANGELES

TERMINALS TARIFF NO. 200

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.

Naming: Rules, Regulations, and Rates for

**Wharfage, Loading and Unloading, Wharf Demurrage,
Handling, Service and Facilities Charge, Dockage and
Other Services at:**

**The Port of Port Angeles
Port Angeles, Washington**

ISSUING AGENT:

Scott T. Hough
Marine Terminal Manager
Phone: 360-457-8527
Email: Scotth@portofpa.com

Issued by:
Port Angeles Port Commission
P. O. Box 1350
Port Angeles, Washington 98362

FMC Organization Number 002055

Effective July 1, 2025

[Go to General Index](#)
[Go to Commodity Index](#)

ITEM 2
TABLE OF CONTENTS

SUBJECT

Title Page and Issuing Agent	Item 1
Table of Contents	Item 2
Escalator Clause	Item 3
Abbreviations	Item 15
Metric Conversions	Item 18
General Index	Item 20
Commodity Index	Item 25
General Rules and Regulations and Vessel Berth Reservation	Section 1
Commodity Rules, Explanations and Rates	Section 2
Miscellaneous Charges	Section 3
Man-Hour Schedule, Rules, and Rates	Section 4

ITEM 3
ESCALATOR CLAUSE

All tariff rates, deposits, fees, rentals and charges may be automatically adjusted each year, effective March 1, or on such other date determined by the Port to reflect inflation increases which have occurred since the previous rate adjustment as measured by the Consumer Price Index for All Urban Consumer, CPI-U for Seattle-Tacoma-Bellevue (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 or other 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. 200 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 15
ABBREVIATIONS

%	Percent
\$	U.S. Dollars
B/L	Bill of Lading
BBL	Barrel
BDL	Bundle
BF	Board Foot (Feet)
CF	Cubic Foot (Feet)
C/M	Cubic Meter
CDC	Cargo Distribution Center
CFR	Code of Federal Regulation
CFS	Container Freight Station
CWT	Hundredweight (100 pounds)
CY	Container Yard
ETA	Estimated Time of Arrival
Etc	And so forth
ETD	Estimated Time of Departure
FMC	Federal Maritime Commission
Ft	Foot (Feet)
K/T	Kiloton(s)
KD	Knocked Down
KG	Kilograms(s)
KWH	Kilowatt Hour
L/F	Linear Foot (Feet)
LOA	Length Overall
L/T	Long Tons
Lbs	Pounds
M	Thousand
MBF	Thousand Board Feet
Meas	Measurement
Mo.	Month
M/T	Metric Ton (2,204.6 pounds)
N/A	Not Applicable
NOS	Not Otherwise Specified
OBL	Ocean Bill of Lading
PMA	Pacific Maritime Association
Port	Port of Port Angeles
P.O.T	Penalty Overtime
Pkg	Package(s)
R/T	Revenue Ton
SRV	Ship Repair Yard
S.T	Straight Time
S/T	Short Ton (2,000 pounds)
Sq.Ft	Square Foot (Feet)
SU	Set up
TPT	Throughput
U.S	United States
USCG	United States Coast Guard
USDA	United States Dept of Agriculture
Viz	Specifically or Namely
Wt	Weight

ITEM 18
EQUIVALENTS TABLE AND METRIC CONVERSION TABLE

(See Note)

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

EQUIVALENTS TABLE

U.S. Equivalent		Metric Equivalent	
1.0	Pound	0.4536	Kilogram
2.2046	Pounds	1.0	Kilogram
100.0	Pounds (U.S. CWT)	45.359	Kilograms
2,000.0	Pounds (Short Ton)	907.2	Kilograms
2,204.6	Pounds	1,000.0	Kilograms (1 Metric Ton/Kiloton)
2,240.0	Pounds (Long Ton)	1,016.04	Kilograms
1.0	Inch	2.54	Centimeters
1.0	Foot	0.3048	Meter
1.0	Yard	0.9144	Meter
3.2808	Feet	1.0	Meter
1.0	Square Foot	0.0929	Square Meter
10.76	Square Feet	1.0	Square Meter
1.0	Cubic Foot	0.0283	Cubic Meter
35.3147	Cubic Feet	1.0	Cubic Meter
40.0	Cubic Feet	1.1327	Cubic Meters
1.0	Barrel (42 Gallons)	158.9873	Liters

METRIC CONVERSION TABLE

To Find	Given	Multiply	
Kilograms	Pounds	Pounds	x 0.4536
Pounds	Kilograms	Kilograms	x 2.2046
Metric Tons	Short Tons	Short Tons	x 0.9072
Metric Tons	Long Tons	Long Tons	x 1.0160
Short Tons	Kiloton/Metric Tons	Metric Tons	x 1.1023
Long Tons	Metric Tons	Metric Tons	x 0.9842

Note: The Equivalents Table and Metric Conversion Table are to be used in determination of charges assessed in this tariff.

ITEM 20
GENERAL INDEX

	ITEM
SECTION ONE – GENERAL RULES AND REGULATIONS	
<u>LIMITS OF LIABILITY</u>	<u>100</u>
<u>APPLICATION OF TARIFF</u>	<u>101</u>
<u>NOTICE TO PUBLIC</u>	<u>101(A)</u>
<u>USE OF FACILITIES, DEEMED ACCEPTANCE</u>	<u>101(B)</u>
<u>RATES SUBJECT TO CHANGE</u>	<u>101(C)</u>
<u>TARIFF EFFECTIVE</u>	<u>101(D)</u>
<u>LIABILITY FOR DAMAGE</u>	<u>101(E)</u>
<u>RIGHTS OF OPERATION AND AGREEMENT RESERVED</u>	<u>102</u>
<u>RIGHT OF OPERATION RESERVED</u>	<u>102(A)</u>
<u>RIGHT OF AGREEMENT RESERVED</u>	<u>102(B)</u>
<u>LABOR EMERGENCY</u>	<u>102(C)</u>
<u>RESPONSIBILITY</u>	<u>103</u>
<u>RESPONSIBILITY FOR LOSS, DAMAGE OR DELAYS</u>	<u>103(A)</u>
SHIPMENTS RECEIVED SUBJECT TO STATEMENT OF VALUE	<u>103(B)</u>
VALUATION OF MERCHANDISE FOR CLAIMS PURPOSE	<u>103(C)</u>
<u>LIABILITY FOR DAMAGES AND/OR INJURY</u>	<u>103(D)</u>
<u>DUE DILIGENCE</u>	<u>103(E)</u>
<u>SHIPPERS REQUEST AND COMPLAINTS</u>	<u>104</u>
<u>ACCEPTANCE, RETENTION AND DELIVERY OF FREIGHT</u>	<u>105</u>
<u>RIGHT TO REFUSE FREIGHT</u>	<u>105(A)</u>
<u>RIGHT TO REMOVE, REPILE, TRANSFER OR WAREHOUSE</u>	<u>105(B)</u>
<u>FREIGHT</u>	<u>105(C)</u>
<u>RIGHT TO WITHHOLD DELIVERY OF FREIGHT</u>	<u>105(D)</u>
<u>RIGHT TO SELL FREIGHT</u>	<u>105(E)</u>
<u>EXPLOSIVES AND INFLAMMABLES</u>	<u>105(F)</u>
<u>FREIGHT AT OWNER'S RISK</u>	<u>106</u>
<u>RECEIPT OR DELIVERY OF FREIGHT DURING OTHER THAN</u>	<u>107</u>
<u>REGULAR WORKING HOURS</u>	<u>107(A)</u>
<u>CHECKING OF FREIGHT</u>	<u>107(B)</u>
<u>DEFINITION OF CHECKING</u>	<u>108</u>
<u>CHECKING RESPONSIBILITY LIMITED</u>	<u>108(A)</u>
<u>COLLECTION AND GUARANTEE OF CHARGES</u>	<u>108(B)</u>
USE OF PORT FACILITIES OR SERVICES	<u>108(C)</u>
CHARGES COLLECTED, FROM WHOM	<u>108(D)</u>
CHARTER PARTY AGREEMENTS, SALES CONTRACTS, ETC	<u>108(E)</u>
INFORMATION TO BE SUPPLIED TO THE PORT	<u>108(F)</u>
COLLECTION OF DELINQUENT ACCOUNTS	<u>108(G)</u>
<u>APPLICATION FOR VESSEL BERTH RESERVATION</u>	<u>108(H)</u>
<u>SUPPLEMENT TO APPLICATION FOR VESSEL BERTH</u>	<u>109</u>
<u>RESERVATION</u>	<u>109(A)</u>
<u>CONDITIONS OF BERTH RESERVATION</u>	<u>109(B)</u>
<u>DEMURRAGE, DELAYS AND WAIVER OF CHARGES</u>	<u>110</u>
<u>DEMURRAGE – TRANSPORTS OR VESSELS</u>	<u>110(A)</u>
<u>DELAYS, WAIVER OF CHARGES</u>	<u>110(B)</u>
<u>BERTH ASSIGNMENTS</u>	<u>110(A)</u>
<u>VESSELS REQUIRED TO OBTAIN ASSIGNMENTS</u>	<u>110(B)</u>
<u>BERTH ASSIGNMENT CONDITIONAL</u>	<u>110(B)</u>

<u>VESSELS REQUIRED TO MOVE</u>	<u>111</u>
<u>ORDERS TO VACATE BERTH</u>	<u>111(A)</u>
<u>PENALTY FOR REFUSAL TO VACATE BERTH</u>	<u>111(B)</u>
<u>MANIFESTS REQUIRED OF VESSELS</u>	<u>112</u>
<u>APPLICATION OF RATES</u>	<u>113</u>
<u>GENERAL APPLICATION OF RATES</u>	<u>113(A)</u>
<u>SPECIFIC COMMODITY RATES PREVAIL</u>	<u>113(B)</u>
<u>CLASSIFICATION OF TRAFFIC</u>	<u>114</u>
<u>ALASKA TRAFFIC</u>	<u>114(A)</u>
<u>COASTWISE TRAFFIC</u>	<u>114(B)</u>
<u>FOREIGN AND NON-CONTIGUOUS TRAFFIC</u>	<u>114(C)</u>
<u>INTERCOASTAL TRAFFIC</u>	<u>114(D)</u>
<u>OFFSHORE TRAFFIC</u>	<u>114(E)</u>
<u>INSURANCE</u>	<u>115</u>
<u>STEVEDORE ACCESS TO AND OPERATIONS ON PROPERTY OF THE PORT</u>	<u>116</u>
<u>CARE IN THE PERFORMANCE OF OPERATIONS</u>	<u>116(A)</u>
<u>COMPLIANCE WITH FIRE AND SAFETY PRECAUTIONS</u>	<u>116(B)</u>
<u>STEVEDORE AND PORT INDEPENDENT CONTRACTORS</u>	<u>116(C)</u>
<u>STEVEDORE SHALL INSURE EFFICIENT AND EXPEDITIOUS VESSEL WORK</u>	<u>116(D)</u>
<u>PORT SHALL SUPPLY EQUIPMENT, FACILITIES AND SERVICE</u>	<u>116(E)</u>
<u>STEVEDORE WARRANTY</u>	<u>116(F)</u>
<u>INDEMNITY</u>	<u>116(G)</u>
<u>INSURANCE</u>	<u>116(H)</u>
<u>STEVEDORE RESPONSIBILITY</u>	<u>116(I)</u>
<u>EQUIPMENT RENTED FROM THE PORT</u>	<u>120</u>
<u>VESSEL OILY WASTE OR GARBAGE DISPOSAL</u>	<u>125</u>
<u>STORAGE, STAGING AND ASSEMBLING OF NON-CARGO EQUIPMENT AND MATERIALS</u>	<u>126</u>

SECTION TWO – COMMODITY RULES, EXPLANATIONS AND RATES

<u>WHARFAGE</u>	<u>201</u>
<u>WHARFAGE DEFINED</u>	<u>201(A)</u>
<u>WHARFAGE ON DIRECT TRANSFER FREIGHT</u>	<u>201(B)</u>
<u>WHARFAGE ON OVERSIDE VESSEL FREIGHT</u>	<u>201(C)</u>
<u>EXCEPTIONS</u>	<u>201(D)</u>
<u>MINIMUM WHARFAGE</u>	<u>201(E)</u>
<u>LOADING AND UNLOADING</u>	<u>202</u>
<u>LOADING AND UNLOADING DEFINED</u>	<u>202(A)</u>
<u>BLOCKING, UNBLOCKING, CLEANING TRANSPORTS</u>	<u>202(B)</u>
<u>RATES PREDICATED ON STRAIGHT TIME LABOR</u>	<u>202(C)</u>
<u>EXCEPTION-APPLICATION OF MAN-HOUR RATES ON LOADING AND UNLOADING</u>	<u>202(D)</u>
<u>MINIMUM CHARGE FOR LOADING AND UNLOADING</u>	<u>202(E)</u>
<u>HANDLING</u>	<u>203</u>
<u>HANDLING DEFINED</u>	<u>203(A)</u>
<u>RATES PREDICATED ON STRAIGHT TIME LABOR</u>	<u>203(B)</u>
<u>DIRECT TRANSFER – BETWEEN TRANSPORTS AND VESSELS</u>	<u>203(C)</u>
<u>EXCEPTION-APPLICATION OF MAN-HOUR RATES ON HANDLING</u>	<u>203(D)</u>
<u>MINIMUM CHARGE FOR HANDLING</u>	<u>203(E)</u>

<u>WHARF DEMURRAGE</u>	<u>204</u>
<u>WHARF DEMURRAGE DEFINED</u>	<u>204(A)</u>
<u>COMPUTING WHARF DEMURRAGE</u>	<u>204(B)</u>
<u>MINIMUM WHARF DEMURRAGE</u>	<u>204(C)</u>
<u>WHARF DEMURRAGE RATES</u>	<u>205</u>
<u>FREE TIME</u>	<u>206</u>
<u>FREE TIME DEFINED</u>	<u>206(A)</u>
<u>COMPUTING FREE TIME EXCLUSIONS</u>	<u>206(B)</u>
<u>EXTENT OF FREE TIME BY TRAFFIC CLASSIFICATIONS</u>	<u>206(C)</u>
<u>COMMODITIES ALLOWED NO FREE TIME</u>	<u>206(D)</u>
 <u>ASSEMBLING TIME</u>	 <u>206(E)</u>
<u>WHARFAGE AND HANDLING RATES</u>	<u>209</u>
<u>ENVIRONMENTAL STORMWATER FACILITY CHARGES</u>	<u>210</u>

SECTION THREE – MISCELLANEOUS CHARGES

<u>DOCKAGE RULES</u>	<u>301</u>
<u>DOCKAGE DEFINED</u>	<u>301(A)</u>
<u>DOCKAGE PERIOD – HOW CALCULATED</u>	<u>301(B)</u>
<u>BASIS FOR COMPUTING CHARGES</u>	<u>301(C)</u>
<u>CONTROL OF VESSELS NOT LOADING OR DISCHARGING</u>	<u>301(D)</u>
<u>VESSELS ON LAY STATUS</u>	<u>301(E)</u>
<u>VESSELS MAKING REPAIR OR ALTERATIONS</u>	<u>301(F)</u>
<u>FREE DOCKAGE</u>	<u>301(G)</u>
<u>DOCKAGE AND BARGE MOORING RATES</u>	<u>302</u>
<u>DOCKAGE RATES</u>	<u>302(A)</u>
<u>BARGE MOORING RATES</u>	<u>302(B)</u>
<u>SERVICE AND FACILITIES CHARGE DEFINED</u>	<u>303</u>
<u>SERVICE AND FACILITIES CHARGE</u>	<u>304</u>
<u>EQUIPMENT RENTAL</u>	<u>305</u>
<u>FRESH WATER FOR VESSELS</u>	<u>308</u>
<u>ELECTRICAL POWER</u>	<u>309</u>
<u>SEGREGATION CHARGES</u>	<u>310</u>
<u>STRAPPERS AND RECONDITIONERS</u>	<u>311</u>
<u>TELEPHONE SERVICE</u>	<u>313</u>
<u>REPAIRS OF DAMAGES AND ALTERATIONS</u>	<u>317</u>
<u>PASSENGER TRAFFIC FEE</u>	<u>320</u>
<u>SECURITY FEE</u>	<u>325</u>
<u>FUEL FLOWAGE FEE</u>	<u>326</u>

SECTION FOUR – MAN-HOUR SCHEDULE, RULES AND RATES

<u>MAN-HOUR RULES</u>	<u>401</u>
<u>COMPUTATION OF WAGE DIFFERENTIALS</u>	<u>401(A)</u>
<u>STANDBY OR WAITING TIME</u>	<u>401(B)</u>
<u>SERVICES REQUIRING LABOR FOR A MINIMUM NUMBER OF HOURS</u>	<u>401(C)</u>
<u>WHEN MAN-HOUR RATES APPLY</u>	<u>401(D)</u>
<u>EXCEPT AS OTHERWISE PROVIDED</u>	<u>401(E)</u>
<u>SCHEDULE OF MAN-HOUR RATES</u>	<u>402</u>
<u>SCHEDULE OF MAN-HOUR RATES FOR DIRECT TRANSFER LOG LOADING ONLY</u>	<u>403</u>

ITEM 25
COMMODITY INDEX

A B C D E F G H I J K L M N O P Q R S T U V W X Y Z

ITEM

A

<u>ALL FREIGHT, NOS – SERVICE AND FACILITIES CHARGE</u>	<u>304</u>
<u>ALL FREIGHT, NOS - WHARFAGE AND HANDLING</u>	<u>215</u>

B

<u>BARK - WHARFAGE AND HANDLING</u>	<u>216</u>
<u>BARK REMOVAL – SERVICE AND FACILITIES CHARGE</u>	<u>304</u>

C

No commodities listed

D

No commodities listed

E

<u>EXPLOSIVES, INFLAMMABLES - WHARFAGE AND HANDLING</u>	<u>230</u>
---	------------

F

<u>FISH AND SEAFOODS - WHARFAGE AND HANDLING</u>	<u>235</u>
--	------------

G

No commodities listed

H

No commodities listed

I

No commodities listed

J

No commodities listed

K

No commodities listed

L

<u>LIGHTWEIGHT PAPER PRODUCTS - WHARFAGE AND HANDLING</u>	<u>266</u>
<u>LOGS, BOLTS, CANTS, PEELERS, SOFTWOOD - WHARFAGE AND HANDLING</u>	<u>240</u>
<u>LUMBER AND LUMBER PRODUCTS – SERVICE AND FACILITIES CHARGE</u>	<u>304</u>
<u>LUMBER, SOFTWOOD, ROUGH OR SURFACED NOS - WHARFAGE AND HANDLING</u>	<u>245</u>

M

<u>METAL SCRAPS, NOS - WHARFAGE AND HANDLING</u>	<u>250</u>
--	------------

N

No commodities listed

O

OIL IN CONTAINERS - WHARFAGE AND HANDLING..... 255

P

PILING, POLES, POSTS - WHARFAGE AND HANDLING..... 270

PLYWOOD..... 275

PULP – SERVICE AND FACILITIES CHARGE..... 304

PULP, PAPER OR WOOD - WHARFAGE AND HANDLING..... 280

Q

No commodities listed

R

No commodities listed

S

SHINGLES – WOOD - WHARFAGE AND HANDLING..... 285

SOFTWOOD LOGS, PILING AND POLES – SERVICE AND FACILITIES CHARGE..... 304

T

No commodities listed

U

No commodities listed

V

No commodities listed

W

WOOD CHIPS, SAWDUST AND WOOD BIOMASS (GREEN)..... 242

X

No commodities listed

Y

No commodities listed

Z

No commodities listed

[Return to Top of Commodity Index](#)

SECTION ONE – GENERAL RULES AND REGULATIONS

ITEM 100.000 THE PORT

The term “The Port” shall mean the Port of Port Angeles, Port Angeles, Washington.

ITEM 100.100 LIMITS OF LIABILITY

No provision contained in this tariff shall limit or relieve the Port of Port Angeles from liability for its own negligence nor require any person, vessel, or lessee to indemnify or hold harmless the Port of Port Angeles from liability for its own negligence.

ITEM 101.000 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, or arrangement.

(B) USE OF FACILITIES, DEEMED ACCEPTANCE

Use of wharves or facilities shall be deemed an acceptance of this tariff and the terms and conditions named herein.

(C) 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 Port Angeles resulting in an increase cost of service, the rates are subject to change, on or after effective date filed with the F.M.C. or the charge for service may be assessed on the Man-Hour basis as provided in Item 402.

(D) TARIFF EFFECTIVE

The rates, charges, rules and regulations named in this tariff additions, revisions or supplements thereto, shall apply on all freight received at the Port on or 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 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 the terminal and undelivered prior to effective dates of tariff, revisions, or supplements thereto, shall be charged the rates in effect on the date such freight was received until the entire lot or shipment has been withdrawn.

(E) LIABILITY FOR DAMAGE

The vessel assumes liability for damage caused to port facilities by the vessel. Should unusual structures exist, it is the vessel's responsibility to make the necessary arrangements to protect the dock against damage by them.

ITEM 102.000 **RIGHTS OF OPERATION AND AGREEMENT RESERVED**

(A) RIGHT OF OPERATION RESERVED

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

(B) RIGHT OF AGREEMENT RESERVED

Right is reserved by the Port of Port Angeles to enter into agreements with carriers, shippers, consignees and/or their agents concerning rates and services providing such agreements are consistent with existing local, state, and national law governing the civil and business relation of all parties concerned.

(C) LABOR EMERGENCY

When by reason of strike, boycott, walkout or other condition affecting longshore labor supply or port ability to provide, or permit, necessary functions of labor in connection with the receipt and delivery of cargo on a port wide basis, the Port Executive Director may declare a period of "Labor Emergency" to exist.

During the period of Labor Emergency, the duration of which shall be fixed by the Port Executive Director in recognition of the nature of the emergency encountered, the congestion of facilities, duration of labor disruption, accumulation of cargo involved and other similar factors, Free Time (See Item 206) may be extended, Demurrage Charges (See Item 109) may be waived. Subject to Notes 1, 2 and 3.

Note 1: The duration of the Labor Emergency in no case may exceed a period concurrent with the period of actual work stoppage and five workdays after.

Note 2: Cargo of Free Time shall obtain an extension of that Free Time period equal to the duration of the Labor Emergency.

Note 3: Cargo on Demurrage at the onset of the period of Labor Emergency shall be relieved of the payment of demurrage charges during the period of Labor Emergency and shall instead be assessed Storage Charges for that period. Demurrage status shall be restored with the expiration of the Labor Emergency.

ITEM 103.000
RESPONSIBILITY

(A) RESPONSIBILITY FOR LOSS, DAMAGE OR DELAYS

The Port of Port Angeles will not be responsible for any loss or damage or delay of merchandise, which may arise from any cause beyond its direct authority and control. Further, the Port shall not be liable for any loss, damage or delay of merchandise, caused by fire, frost, heating, dampness, leakage, the elements, evaporation, shrinkage, deterioration, or loss of quantity, quality or value from inherent vice of product, wastage or decay, animals, rats, mice or other rodents, moths, weevils, or other insects, leakage or discharge from sprinkler fire protection systems, oxidation or rusting, collapse of building or equipment, or by floats, logs or piling required in breasting vessels away from wharf; nor will it be answerable for any loss, damage or delay arising from civil disorder or labor stoppage, whether or not agents or the employees of the Port be involved; nor from delay caused by shortage of qualified labor, insufficient notification or from war, insurrection, shortage of labor, combination, riots, or strikes or any persons in its employ or in the service of others or for any consequences arising therefrom, except to the extent that any of the aforesaid loss or damage results from negligent acts or omission of the Port, its employees or agents. The Port also will not be liable for damage or delay to any merchandise arising from fumigation or inherent vice of the product. Fumigation may be required by the State or Federal law or regulations, or where in the judgment of the Port good practice so dictates. Early ripening of fruit will not be a reason for imposing liability on the Port, unless the Port specifically accepts responsibility for a particular shipment. Such acceptance of responsibility must be in writing and signed by the Port Executive Director (Subject to Item 100 herein.)

(B) SHIPMENTS RECEIVED SUBJECT TO STATEMENT OF VALUE

Merchandise subject to ocean carriage under rates fixed on Ad Valorem basis or merchandise with the value of any piece, package (or customary freight unit of cargo, when not shipped as a piece or package) in excess of five hundred dollars (\$500.00) shall be accepted as having a mutually agreed value, for the purpose of fixing maximum claims liability of the Port, not in excess of five hundred dollars (\$500.00) per piece, package (or customer freight unit of cargo, when not shipped as a piece or package), unless:

1. Shipper, his agent, inland or ocean carrier delivering such shipments to the Port indicates the actual value of merchandise on the shipping documents tendered to the Port on delivery of goods to the Port, and
2. Written notice indicating the value of the cargo and the intent to deliver is given the terminals no later than the close of business of the regular workday (Saturdays, Sundays and Holidays excluded) immediately preceding the date the shipment is delivered to the Port.

(C) VALUATION OF MERCHANDISE FOR CLAIMS PURPOSE

Except as maximum liability limits may be established under provisions of Paragraph B, Item 103, calculation or adjustment of claims against the Port shall be based upon the actual cost of merchandise involved, plus freight and insurance, if paid. Any claim for partial loss or damage of merchandise in a shipment shall be based upon a

prorating by weight of the actual or agreed maximum valuation as may be related to the individual circumstances of the shipment.

(D) LIABILITY FOR DAMAGES AND/OR INJURY

If and when others than the Port of Port Angeles are permitted to perform services on the wharves or premises of the terminal company, they shall be liable for the injury of persons in their employ and shall also be held accountable for malicious acts or thefts by themselves or persons in their employ.

The provisions of this item are applicable to all persons, corporations, associations and the like who in any manner come upon or use the terminal facilities, except to agents or employees of the Port. All such person, corporations, associations and the like shall be strictly liable and responsible for damage to property or for damage or injury to, or for the death of, any person or persons, which may be caused or occasioned by any act or omission of such persons or the acts or omissions of their agents or employees. All such persons who come upon or use the terminal facilities shall be deemed to have irrevocably agreed to indemnify Port of Port Angeles for any such loss or damage to persons or property for which a claim is or may be made against the Port, and all such persons shall save and hold the Port harmless from any and all such liability, together with all costs and expenses incurred by the Port in investigating or defending claims therefore, including, but not limited to, court costs, experts fees and attorney's fees.

The indemnification, hold harmless, and non-liability provisions of this section do not apply to losses, damages, or injuries to the extent such losses, damages, or injuries are occasioned by any acts or omissions of the Port, its employees or agents.

(E) DUE DILIGENCE

The Port will not be responsible for any loss, damage or delay of merchandise which may arise from any cause beyond its direct authority and control, nor for any cause except for want of due diligence of the Port. (Subject to Item 100 herein.)

ITEM 104.000
SHIPPERS REQUESTS AND 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 86414, Portland, Oregon, 97286.

ITEM 105.000
ACCEPTANCE, RETENTION AND DELIVERY OF FREIGHT

(A) RIGHT TO REFUSE FREIGHT

Right is reserved by the Port of Port Angeles, without responsibility for demurrage, loss or damage attaching, to refuse to accept, receive or unload or to permit vessels to discharge freight for which previous arrangement for space, receiving, unloading, or handling have not been made by shipper, consignee or carrier. Freight deemed offensive, perishable, or hazardous, the value of which may be determined as less than the probable terminal charges, or freight not packed in containers suitable to standing ordinary handling incident to its transportation can also be refused under these provisions however, such freight may be repacked or reconditioned at discretion of the Port and all expense, loss or damage incident thereto will be for account of shipper, consignee, owner or carrier.

(B) RIGHT TO REMOVE, REPILE, TRANSFER OR WAREHOUSE FREIGHT

Hazardous or offensive freight which, by its nature, is liable to damage other freight, is subject to immediate removal either from the wharf or wharf 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, as defined herein, and freight shut out at clearance of vessel may be piled or replied to make space, transferred to other locations or receptacles within the wharf premises, or removed to public or private warehouse with all expense and risk of loss or damage for account of owner, shipper, consignee, or carrier as responsibility may appear. This includes the cost of use of special equipment. (Subject to Item 100 herein.)

(C) RIGHT TO WITHHOLD DELIVERY OF FREIGHT

Right is reserved to withhold delivery of freight until all accrued charges and advances against said freight have been paid in full.

(D) RIGHT TO SELL FREIGHT

Freight on which unpaid terminal charges have been 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, provided owner has been given reasonable notice to pay charges and to remove said freight and has neglected or failed to comply.

(E) EXPLOSIVES AND INFLAMMABLES

. The acceptance, handling, or storage of hazardous materials as defined by the Department of Transportation for purposes of transportation, and governed by rules and regulations of Federal, State, and local authorities, are subject to special arrangements with terminal operators. Hazardous cargo must be prepared for shipment in accordance with the applicable DOT Regulations contained in 49 CFR, Parts 100-177. Shippers, vessel operators and inland carriers are hereby warned that the party or parties responsible for infractions will be subject to such penalties as may result from violation of any applicable regulations. The Port reserves the right to refuse hazardous materials as designated under DOT for purposes of transportation. The Port will not accept any cargo that does not comply with all applicable regulations or is in an unsafe condition.

(F) FREIGHT AT OWNER'S RISK

Owner, shipper, consignee, or carrier as responsibility may appear shall assume all risk of loss or damage to glass, liquids and fragile articles, freight on open ground or open wharf, log or lumber rafts, and all water craft, if and when permitted by terminal operator to be moored in slips, at moorage dolphins, at wharves, or alongside vessels except to extent such losses or damages are occasioned by any acts or omission of the Port, its employees or agents. (Subject to Item 100 herein.)

ITEM 106.000

RECEIPT OR DELIVERY OF FREIGHT DURING OTHER THAN REGULAR WORKING HOURS

Unless otherwise excepted, prior arrangements must be made with the Port of Port Angeles when freight is to be received from, or delivered to, trucks, drays or water carriers on Saturdays, Sundays, holidays or during hours when, under working rules governing labor, the payment of overtime to checkers is necessitated.

Checking from trucks during overtime hours when freight is received from or delivered to trucks during hours when 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, shall be charged against the truck company, its owners or operators. This rate will be charged in accordance with the rates provided for under Man-Hour Schedule, Item 402 and 403.

ITEM 107.000

CHECKING OF FREIGHT

(A) DEFINITION OF CHECKING

Checking means the service of counting and checking cargo against appropriate documents for the account of the cargo or the vessel, or other person requesting same.

(B) CHECKING RESPONSIBILITY LIMITED

1. In performing the service of checking, the Port of Port Angeles 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.

ITEM 108.000

COLLECTION AND GUARANTEE OF CHARGES AND VESSEL BERTH RESERVATION

(A) USE OF PORT FACILITIES OR SERVICES

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

Payment terms are cash unless the Port customer, prior to the use of Port facilities or service, has established credit worthiness acceptable to the Port, and has been relieved of cash payment requirement by the Port.

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

1. By the vessel, its owners or agents before the vessel is assigned a berth and commences its loading or unloading operations. (Conditions imposed by the Port, for waiver of cash in advance requirements, are specified in "Conditions of Berth Reservation" - which is incorporated into this tariff under Item 108(C).
2. By the owner, shipper, or consignee before cargo leaves the custody of the terminal.
3. For all charges on perishable cargo or cargo of doubtful value and household goods.

All estimates of Port charges are subject to approval and/or adjustment by the Port.

(B) CHARGES COLLECTED, FROM WHOM

Wharfage, loading and unloading, when not absorbed by ocean or rail carriers, are due from the owner, shipper, or consignee of the freight. On transit freight in connection with ocean carriers, however, these charges (unless absorbed by rail carriers), and any Storage or miscellaneous charges accrued against said freight, 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 a vessel, its owners or operators, will be deemed an acceptance and acknowledgment of this guarantee. Owners or operators of vessels, if and when permitted to make their own deliveries of freight from wharf, will be held responsible for payment of any storage accrued against freight delivered by them.

(C) CHARTER PARTY AGREEMENTS, SALES CONTRACTS, ETC

The existence of any agreement in connection with a charter party, sales contract, or otherwise, which purports to relieve a vessel, its owner, or operator, of any charge properly assessable against same under this Tariff, will not relieve said vessel, its owner, or operator from liability for the payment of such charge.

(D) INFORMATION TO BE SUPPLIED TO THE PORT

1. Manifest - Masters, owners, agents or operators of vessels are required to furnish the Port with complete copies of vessels' manifests showing cargo descriptions, names of consignees or consignors, and the weights or measurements of all cargo loaded or discharged at the Port's marine terminal facilities. Such manifests must also designate the basis (weight or measurement) on which rates were assessed. In lieu of manifest, certified cargo lists, copies of Ocean Bills of Loading, or "boat notes" or "mate's receipts" containing all information required above may be accepted. Such information must be received by the Port for export within five (5) days of vessel departure and for import within five (5) days of vessel's arrival from the Port's marine terminal facilities.
2. Vessel Stowage Plan – Must be received five (5) days prior to arrival.
3. Dangerous Cargo List – Must be received five (5) days prior to arrival.
4. Refrigerated Container List – Must be received prior to arrival.

(E) COLLECTION OF DELINQUENT ACCOUNTS

Delinquent accounts shall be assessed with interest charges, computed at one and one-half percent (1-1/2%) of the unpaid balance after the first thirty (30) days from the day the invoice is first issued. It will be computed on a monthly basis as long as there is a delinquent amount in the account. All extra expenses, including legal expenses, litigation costs, or costs of agents employed to affect collections shall also be assessed too, and payable by such accounts.

ITEM 108(B)**PORT OF PORT ANGELES
SUPPLEMENT TO APPLICATION FOR VESSEL BERTH RESERVATION**

				Date
Vessel	Voyage No.	LOA	ETA	ETD
Vessel Owner/Line	Berth Desired			
Vessel Charterer				
To Load (Commodity Type and Amount)		To Discharge (Commodity Type and Amount)		
Terms of Affreightment		Terms of Affreightment		
Agency Firm		Authorized Individual		

Note: Separate submissions of this document are required when the vessel affreightment for part of the cargo differs from the terms of the affreightment for any other part of the cargo.

Category of Port Charges	Party Responsible for Payment	Estimated Dollar Amount	For Port/Dock Operator Use
1. Dockage			
2. Wharfage			
3. Service and Facility Charge			
4. Handling			
5. Misc. (Water, Electricity, Etc.)			
6. Security Fee			

Total Estimated Charges: \$ _____

Pursuant to the instructions set forth in Conditions of Berth Reservation, the undersigned hereby seeks the arrangement of berthing facilities on behalf of the above-named vessels, and attests to the accuracy of the information provided to the extent set forth in Paragraph C.

Date:	(Berth Agent)	(As Agent Only)
-------	---------------	-----------------

Acceptance of Financially Responsibility for Payment

In connection with the Application for Vessel Berth Reservations dated _____, 20____, the undersigned hereby accepts responsibility, on its own behalf, for payment of the port charges listed under the line items as designated below which correspond with those designated in the above Supplement to Application for Vessel Berth Reservation, in a maximum amount not to exceed 125 percent (125%) of the aggregate estimated dollar amount shown above for the relevant line items, or 125 percent (125%) of such other sum as the Port, after review and revision of such estimates, has provided to the undersigned in writing, in which latter case a copy of such writing is physically attached hereto.

Category of Port Charges Line item(s) No.		For Port/Dock Operator Use
(Name of Company)	(Authorized Signature)	
Category of Port Charges Line item(s) No.		
(Name of Company)	(Authorized Signature)	
Category of Port Charges Line item(s) No.		
(Name of Company)	(Authorized Signature)	

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.

ITEM 108(C)

**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:
 - 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 109.000

DEMURRAGE, DELAYS AND WAIVER OF CHARGES

(A) DEMURRAGE – TRANSPORTS OR VESSELS

In furnishing the service of ordering, billing out, loading or unloading cars, or of handling to and from vessels, no responsibility for any demurrage whatsoever on either cars or vessels will be assumed by the Port of Port Angeles. (Subject to Item 100.100 herein)

(B) DELAYS, WAIVER OF CHARGES

Delays in loading, receiving, delivering, or handling freight arising from combinations, riots, slowdowns, or strikes of any persons in the employ of the Port of Port Angeles or in the services of other or arising from equipment failures or breakdowns or, whether due to operator fault or otherwise, arising from any other cause not exclusively within control of the Port of Port Angeles, will not entitle the owners, shippers, consignees, or carriers of the freight to waiver of wharf demurrage or any other terminal charges or expenses that may be incurred or to recovery of any other loss or expense incurred by reason of such delay.

ITEM 110

BERTH ASSIGNMENTS

(A) VESSELS REQUIRED TO OBTAIN ASSIGNMENTS

No vessel will be permitted to berth at a facility of the Port of Port Angeles without having first made an assignment and without such an assignment having been granted. Applications for berth assignment must specify arrival and departure times and dates and the nature and quantity of the freight to be loaded or discharged. Application for Vessel Berth Reservation shall be prepared and submitted to the Port no less than ten (10) days prior to estimated vessel arrival.

(A) BERTH ASSIGNMENT CONDITIONAL

Berth assignments will be issued at the sole discretion of the Port to the owners, agents, or operators of vessels for the use of a specific berth by a specific vessel. Berth assignments made by the Port of Port Angeles are subject to alteration and revocation in the following conditions:

1. Any vessel assigned a berth for any other purpose than to load or discharge cargo may be ordered to vacate such berth when the Port, at its sole discretion, determines the berth is required for the use of a vessel desiring to load or discharge cargo.
2. Any vessel on berth to load or discharge cargo which, for any reason, experiences a delay in such operations may be ordered to vacate the berth when the Port, at its sole discretion, determines congestion or excessive operational cost is threatened by reason of delay and may be reduced or avoided by the use of the berth of another vessel which is capable of cargo loading or discharge at the berth.

3. Whenever the Port deems a danger of congestion, any vessel on berth may be required to work cargo around-the-clock or at overtime expense. Should any vessel refuse to comply, the Port may order the vessel to vacate the berth.

4. Whenever any vessel occupies a berth provided with special purpose equipment or facilities which are not required to facilitate the cargo operations of such vessel the Port may, when faced with an urgent need to employ such equipment or facilities in connection with a cargo movement fitted to their use, may require the vessel on berth to work around-the-clock or at overtime expense to clear the berth as soon as possible or order the vessel to vacate the berth.

Any vessel ordered to vacate a berth in such circumstances will be assigned another berth if a satisfactory alternate is available or shall be permitted to return to the original berth immediately after the second vessel has completed cargo operations or has vacated the berth for any other reason, provided the conditions which caused the original issuance of the order to vacate are deemed by the Port to exist no longer.

All costs of extra or overtime labor, pilotage, shifting, tug-hire, linesman or those of any description rising from the requirements of the Port under these rules shall be for the vessels account.

ITEM 111.000 **VESSELS REQUIRED TO MOVE**

(A) ORDERS TO VACATE BERTH

Order to vacate a berth shall provide the vessel with a reasonable period in which to comply. In no case shall such orders require a vessel to vacate in less than 12 hours from the time the order is issued and tendered to the vessel.

(B) PENALTY FOR REFUSAL TO VACATE BERTH

Whenever an order to vacate a berth is made by the Port under these rules and said order is refused or not complied with in the time specified, the Port may assess a penalty dockage rate of \$500.00 per hour for each hour the vessel remains on berth after such order has been issued or tendered to the vessel.

At its option the Port may affect the removal of a vessel from berth at the expiration of the time period specified in the Order to Vacate with all risks, liability and expense for the vessel's account. The alternatives permitted by the Port under these rules shall be a choice solely to the discretion of the Port.

ITEM 112.000 **MANIFESTS REQUIRED OF VESSELS**

Masters, owners, agents or operators of vessels are required to furnish the Port of Port Angeles with complete copies of vessel manifests showing names of consignees or consignors and the weights or measurements of all freight loaded or discharged at the facilities of the Port of Port Angeles. Such manifests must also designate the basis of the 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 113.000
APPLICATION OF RATES

(A) GENERAL APPLICATION OF RATES

Unless specifically provided for otherwise, rate names in this tariff are in cents per 1,000 Kilograms or per cubic meter or per 1,000 board feet measure, according to vessel manifest or lading covering shipment when not in connection with vessel.

(B) SPECIFIC COMMODITY RATES PREVAIL

Unless otherwise excepted, rates provided for specific commodities will prevail over NOS rates or general commodity rates.

ITEM 114.000
CLASSIFICATION OF TRAFFIC

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) ALASKA TRAFFIC

All cargo between Washington ports and ports in Alaska, including Aleutian Islands, whether direct or via British Columbia ports.

(B) COASTWISE TRAFFIC

All cargo between points on the Pacific Coast between the Mexican and Canadian boundaries, including cargo via Canadian ports.

(C) 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.

(D) INTERCOASTAL TRAFFIC

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

(E) OFFSHORE TRAFFIC

All cargo is not otherwise specifically defined herein.

ITEM 115.000
INSURANCE

No insurance is included in the rates named in this tariff, except as provided in individual items or sections of this tariff.

A. User shall procure and maintain insurance in the following minimum form and limits. All deductibles or self-insurance retentions are the responsibility of the User. Users may meet required insurance limits through a combination of primary and umbrella or excess insurance. Any insurance the Port may carry will apply strictly on an excess basis over any applicable insurance the User may carry. Coverage shall be in place for the duration of the User's presence and use of Port of owned equipment to which this Tariff applies.

1. Marine or Commercial General Liability insurance that includes coverage for third party property damage and bodily injury and shall be written on a form that includes wharfinger's and User's legal liability in limits of not less than \$5,000,000 per occurrence. The policy shall include coverage for the liability that may arise out of User operations as they relate to working on Port owned property or using Port owned equipment to include the loading and unloading of vessels as well as support services. The Port shall be named as an additional insured on this policy. Users shall submit to the Port certificate(s) of insurance as evidence of the required coverage upon request.
2. Automobile Liability Insurance - To the extent that work on Port owned property include automobiles, automobile liability insurance shall be provided in an amount no less than \$ 1,000,0000 per occurrence on a combined single limit basis for bodily injury and property damage using ISO Form CA 00 01 (or equivalent).
3. User is fully responsible for ascertaining whether any federal industrial insurance laws apply to this agreement such as from the Federal Employers' Liability Act, the Jones Act, or the United States Longshore and Harbor Workers Compensation Act. The User shall comply with all required workers compensation requirements whether through purchase of commercial insurance or as a qualified self-insurer relative to federal industrial insurance laws.

B. Waiver of Subrogation. Without affecting any other rights or remedies, User (for itself and on behalf of anyone claiming through or under it by way of subrogation or otherwise) hereby waives any rights it may have against the Port, its officers, agents and employees (whether in contract or in tort) on account of any loss or damage occasioned to User arising out of or incident to the perils required to be insured against by this Tariff. The effect of such release and waiver of the right to recover damages shall not be limited by the amount of insurance carried or required or by any deductibles applicable thereto.

ITEM 116.000

STEVEDORE ACCESS TO AND OPERATIONS ON PROPERTY OF THE PORT

(A) CARE IN THE PERFORMANCE OF OPERATIONS

The Stevedore shall exercise care in the performance of its 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 Stevedore, of the vessel being stevedored or any other party.

(B) COMPLIANCE WITH FIRE AND SAFETY PRECAUTIONS

The Stevedore shall take all necessary safety and fire precautions, and comply with recognized commercial and marine safety practices, procedures and regulations.

(C) STEVEDORE AND PORT INDEPENDENT CONTRACTORS

In any service relationship the Port and the Stevedore shall be independent contractors, each to the other, and shall not be agents or employees, one for the other, for any purpose.

(D) STEVEDORE SHALL INSURE EFFICIENT AND EXPEDITIOUS VESSEL WORK

In order to ensure efficient and expeditious loading and discharge of vessels, and the maximum utilization of the full capacity of the port, the Stevedore shall:

1. Make use of 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 an 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 vessel, Master's estimate of the quantity of cargo to be loaded or discharged, estimated time to load or discharge, and any special problems that may exist or arise;(II) determining the equipment needed for the operation; 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. Leaving the terminal working areas in less than clean, safe, and orderly conditions upon completion of stevedoring operations will result in the Port restoring said working areas and passing the cost plus 50% on to the stevedoring company.

(E) PORT SHALL SUPPLY EQUIPMENT, FACILITIES AND SERVICE

(Subject to Item 100.100 herein.)

1. The Port shall furnish, subject to conditions and charges stipulated elsewhere in this tariff, the following:
 - a. Access, for Stevedore employees, to Port property at the places and in the manner as may be approved by the Port.
 - b. Emergency office and telephone usage.
 - c. Port equipment to the extent it is available, required, and dedicated to stevedore use.
2. All Port equipment utilized by the stevedores in performing its work is expressly understood to be under the direction and control of the stevedore and the stevedore 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 stevedore to make a thorough 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 matters.
3. All such equipment will be properly used by the stevedore 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 stevedore 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 stevedore to make a reasonable inspection of all access permitted to and from the work area and the work areas themselves to satisfy himself 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.

(F) STEVEDORE WARRANTY

As a condition to the right to conduct business or operate on Port property the stevedore shall warrant that all its stevedoring operations shall be conducted at all times with all necessary labor and equipment under competent supervision, with all proper dispatch and in good 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 stevedore 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 stevedore shall defend, indemnify and hold harmless, and reimburse the Port for all such losses, suits, claims, damages, or liabilities to the extent of the stevedore's liability, therefore. (Subject to Item 100.100 herein.)

(G) INDEMNITY

(Subject to Item 100.100 herein.) Every party using Port marine terminal facilities and/or other Port-owned or Port-controlled premises (including roadways) 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, employee, agent, or invitee, or for damage to or destruction of any property. Each party using Port marine terminal facilities and/or other Port-owned or Port-controlled premises (including roadways) shall also indemnify and hold harmless the Port, its employees, agents, and invitees from and against all claims, damages, losses, and expenses (including attorney's fees) for injury to or death of any persons (including employees of the Port), and for damage to or destruction of any property in whole or in part, by any negligent act or omission or breach of these rules by the Stevedore, its employees, agents, or anyone else for whose acts the Stevedore, and Other Services, is or may be liable. Nothing herein contained shall be deemed to exculpate the Port from liability for loss or damage solely and proximately caused by the negligence of the Port.

(H) INSURANCE

(Subject to Item 100.100 herein.) The stevedore shall obtain, and shall maintain, the following insurance coverage.

1. Workman's Compensation Insurance (including Longshoremen and Harbor Workers Act Coverage) under all applicable Federal and State statutes and municipal ordinances for all the stevedore's employees performing its work, and Employer's Liability Insurance (including liability under the Jones Act) in the amount of not less than \$1,000,000.
2. Comprehensive General Liability (including coverage for automobile liability and property in the insured's care, custody and control) against claims for bodily injury, death or property damage occurring on, in or about the vessels being loaded by the stevedore, or the premises of the Port, and the adjoining areas, with limits to bodily injury or death and property damage of not less than \$5,000,000 for each occurrence.
3. The stevedore shall submit to the Port certificates of insurance evidencing the foregoing coverage, and said certificates shall provide that the Port is to be given 15 days prior notice of any alteration or cancellation.

(I) STEVEDORE RESPONSIBILITY

It shall be the responsibility of the stevedore, its employees, agents or others for whose acts the stevedore is or may be liable to conduct operations on property of the Port in compliance with Port, Federal, State and Municipal Rules and Regulations. Such rules and regulations shall include but not be limited to speed limits, fire regulations, vehicle access and parking.

ITEM 120.000

EQUIPMENT RENTED FROM THE PORT RULES AND RATES

1. Equipment is rented As Is with No Warranties of any kind, express or implied, at the risk of the renter and at the convenience of the Port. The equipment is for use on Port facilities.
2. Rates named do not include operator or operational labor of any kind unless specified.
3. Equipment will be charged for the billable period beginning with the requested starting time and ending at the time of release. The equipment will be billed per hour by clock time unless stated otherwise. The period of time during an equipment failure, other than operator caused, shall not be assessed. The Port is not responsible for labor standby or dead time costs during downtime caused by equipment failure.
4. It is understood that the rates shall apply, and the equipment shall be furnished only when and where the equipment is available. When equipment is transferred from one business unit to another, the renter will bear the full cost of its transfer and return.
5. Mechanical equipment cannot be brought into the Port's facilities for use on the Port's terminals except when the Port grants prior permission. The right is reserved to refuse permission when the Port has available similar equipment or when equipment does not meet the approval of the Port.
6. Rates for equipment rented for non-cargo (e.g., construction) purposes as well as rates for less frequently used equipment will be furnished by the Port upon request.
7. Any applicable sales tax arising as the result of the rental of equipment will be at the current Washington state tax rate for Port Angeles.
8. Unless otherwise specified, fuel is included in the hourly rental rate

Port of Port Angeles Terminals Tariff No. 200 – Effective 07/01/2025

	EQUIPMENT DESCRIPTION	RATE
ITEM Light Plant	Tow Behind Light Plants Rental per 8-hour day (plus diesel) Rental per 7 day week (plus diesel)	\$ 115.00 \$ 320.00
92-E-07-MO	Genie Z-45 Manlift Rental per hour.....	\$ 90.00
ITEM Log Bunks	Log Bunks Set of two per day (24 hour)	\$ 100.00
21-S-06-MO 21-S-07-MO	Log Stacker Wagner L80 Wagner L90 Rent per hour (2 hour minimum)	\$ 282.37 \$ 282.37
11-F-01-MO 11-F-09-MO 11-F-07-MO	Lift Trucks Hyster 3 Ton Rental per hour – metered..... Doosan 9 Ton Rental per hour – metered..... Hyster 10 ton Rental per hour – metered.....	\$ 93.34 \$ 110.03 \$ 125.39
21-C-03-MO	Front End Loader John Deere 844L 3-4 Yard Scoop or 8-12 Yard Scoop Rental per hour – metered.....	\$ 225.00
21-T-55-MO	Water Truck Rental per hour – metered.....	\$ 90.00
21-E-07-MO	Broom Truck Rental per hour – metered – with operator (1 hour minimum) Assumes ST rate, OT differentials apply.....	\$ 290.00
11-G-08-MO 11-G-08-M1	Gangway per day..... Gangway Platform per day..... Positioning set by stevedoring; labor rates apply.	\$ 128.38 \$ 100.00

ITEM 125.000

VESSEL OILY WASTE OR GARBAGE DISPOSAL

Vessels which find it necessary to discharge oily waste or garbage at the Port shall contact the Port for the name of oily waste or garbage haulers and/or reception facilities in the area which provide equipment to receive, haul and dispose of oily waste or garbage. The vessel shall arrange directly with the oily waste or garbage hauler and/or reception facility for such services and equipment. Payment of charges for the services and equipment provided by the oily waste or garbage hauler and/or reception facility will be made directly to the oily waste or garbage hauler and/or reception facility by the vessel, its agent, owner, charterer, or any other party responsible for such payment of charges by the vessel.

The oily waste or garbage hauler and/or reception facility is not an agent or employee of the Port, nor shall the Port be liable for any act, omission or negligence of any such oily waste or garbage hauler and/or reception facility. Rates and charges assessed vessels by the Port for use of its facilities or services do not include this service nor insurance coverage for any potential liability of any oily waste or garbage hauler and/or reception facility permitted by the Port. The discharge by a vessel of oily waste or garbage at any terminal at the Port shall only be in accordance with the terms of this tariff item and applicable federal, state and local laws and regulations.

ITEM 126.000
STORAGE, STAGING AND ASSEMBLING OF NON-CARGO EQUIPMENT AND
MATERIALS

The Port, at its sole discretion, shall determine what constitutes cargo and what constitutes non-cargo equipment, materials and stores.

Staging, storage and assembling of non-cargo equipment, materials and stores on Port terminal facilities will be subject to adherence to directives of the Port's Executive Director or designee in their sole determination. Storage, staging and assembling of materials and equipment as required for vessel repair or alterations, ships stores and other materials not deemed as cargo, will be allotted "Free Time" period of no more than 72 hours prior to the arrival of the vessel and of not more than 72 hours after the departure of the vessel. In recognition of emergencies encountered, congestion of facilities, labor disruptions, or other similar factors, free time may be reduced, eliminated or extended at the discretion and directive of the Port's Executive Director or designee in their sole determination.

Free Time is defined as a specified number of days or hours during which materials and equipment may remain on wharf or terminal premises without incurring Port charges (See Item 206A).

Explosives and hazardous inflammable materials may only be handled over, stored on or received on, the facilities of the Port by special written arrangement with, and at the option of the Port and subject to Federal, State and City rules and regulations. "Special arrangement" is defined as a written request submitted to the Port by the prospective customer, describing the explosives and hazardous inflammable materials cargo, the type of storage (covered or open), length of time storage will be necessary, and name and address of the party responsible for storage payment, and accepted by the Port no later than 24 hours prior to the cargo's arrival.

The Port retains the right to enter into agreements with consignees and their agents concerning rates and services relating to the staging, storage and assembling of equipment materials and stores at the Port's Marine Terminals.

End of section, return to [General Index](#).

SECTION TWO – COMMODITY RULES, EXPLANATIONS AND RATES

ITEM 201.000 **WHARFAGE**

(A) WHARFAGE DEFINED

Wharfage is the charge for the use of the wharf that is assessed on all freight passing or conveyed over, under, through or onto wharf premises or loaded or discharged overside vessels berthed at wharf or moored in wharf slip. No services are covered by this charge. Unless otherwise provided, wharfage shall be considered earned and will be assessed whether or not freight received on wharf or wharf premises from cargo, trucks, drays or water carriers is eventually loaded on vessel.

Note: This wharfage 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: “Wharfage means a charge assessed against the cargo or vessel on all cargo passing or conveyed over, onto, or under wharves or between vessels (to or from barge, lighter, or water), when berthed at wharf or when moored in slip adjacent to a wharf. Wharfage is solely the charge for use of a wharf and does not include charges for any other service.

(B) WHARFAGE ON DIRECT TRANSFER FREIGHT

Unless otherwise specifically excepted, all freight handled direct between transports and vessels will be subject to full wharfage at the regular rates due according to ship's manifest and the respective traffic and commodity classifications of the freight.

(C) WHARFAGE ON OVERSIDE VESSEL FREIGHT

Except as otherwise provided under individual items naming specific “overside” rates, all freight discharged or loaded overside from or to a vessel directly to or from another vessel, bare, 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 ships manifest and the respective traffic and commodity classification of the freight.

(D) EXCEPTIONS

Ship's stores, fuel handled overside vessels and repair materials and supplies, all when intended for vessels' own use, consumption of 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 (ballast must be handled overside direct between vessel and barges or scows), dunnage lumber or materials ostensibly not for use in storage of freight loaded at the wharves of the Port of Port Angeles, lining lumber (specifically for use in lining vessels for grain or other bulk

(E) MINIMUM WHARFAGE

A minimum charge for loading and unloading will be \$35.00, except for delinquent invoices.

The Port reserves all rights to pursue any and all remedies available under applicable law, or in equity, in the event of delinquencies or other non-compliance with this tariff.

ITEM 202.000
LOADING AND UNLOADING

(A) LOADING AND UNLOADING DEFINED

Loading and Unloading are the respective charges for services performed in loading freight from wharf premises on or into transports or trucks and unloading freight from transports or trucks 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 (Subject to Note).

Note: For the purpose of continuing in effect the historic practice of terminals performing the service, 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, trucks, lighters or barges or any other means of conveyance to or from the terminal facility.

(B) BLOCKING, UNBLOCKING, CLEANING TRANSPORTS

In addition to loading and unloading, a charge based on actual cost of wages and material plus 40% will be assessed for all stakes, dunnage materials and labor furnished in cleaning, blocking and/or unblocking, preparing for loading or unloading and in blocking and unblocking freight.

(C) RATES PREDICATED ON STRAIGHT TIME LABOR

Loading and unloading rates are predicated upon the payment of labor of basic straight time wages and the performance of such services on days or during the hours when the basic straight time scale prevails. 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 wage 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 (See Item 402).

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

When the service 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 because of sorting, special checking, tallying, inspection, weighing, conditions of freight or other conditions or causes not ordinarily incidental to the services, the Port of Port Angeles reserves the right to apply Man-Hour rates as named in this tariff on such services after notice has been made to shipper, consignee and/or carrier involved.

(E) MINIMUM CHARGE FOR LOADING AND UNLOADING

A minimum charge for loading and unloading will be \$35.00, except for delinquent invoices.

The Port reserves all rights to pursue any and all remedies available under applicable law, or in equity, in the event of delinquencies or other non-compliance with this tariff.

ITEM 203
HANDLING

(A) HANDLING DEFINED (Subject to Note)

Handling is the charge assessed for moving freight from the end of 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. Unless otherwise excepted, the Port of Port Angeles will perform the service of handling.

Note: For the purpose of continuing in effect the historic practice of terminals performing the service, 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) RATES PREDICATED ON STRAIGHT TIME LABOR

Handling rates are predicated upon the payment to labor of basic straight time wages and the performance of such services on days during hours when the basic straight time scale prevails. 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 wage 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, agent or operator, in accordance with applicable rate shown in Man-Hour Schedule, Item 402 of this tariff.

(C) DIRECT TRANSFER – BETWEEN TRANSPORTS AND VESSELS

By Direct Transfer is meant the handling, loading or unloading of freight direct between transports, rafts, barges, trucks and vessel by ship's gear or by mechanical equipment. Unless otherwise specified, freight so handled shall not be subject to assessment of handling, loading or unloading, but (except for such charges as may be requested in checking, cleaning, dunnaging or blocking) shall be subject to assessments of wharfage only. The Port of Port Angeles will not be responsible for overloading or improper loading nor for the freight condition on outturn of freight when loaded by direct transfer.

(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 a specified or N.O.S. rates named, or when such services are delayed on account of sorting, special checking, tallying, inspection, weighing, condition of freight or other conditions or causes not ordinarily incidental to the services the Port of Port Angeles reserves the right to apply applicable Man-Hour rates, as named in this tariff, on such services.

(E) MINIMUM CHARGE FOR HANDLING

A minimum charge for loading and unloading will be \$35.00, except for delinquent invoices.

The Port reserves all rights to pursue any and all remedies available under applicable law, or in equity, in the event of delinquencies or other non-compliance with this tariff.

ITEM 204
WHARF DEMURRAGE

(A) WHARF DEMURRAGE DEFINED

Wharf Demurrage means a charge assessed against cargo remaining in or on terminal facilities after the expiration of free time, unless arrangements have been made for storage. Free time is defined in Item 206.

(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 for storage days. On freight delivered to transports, trucks or drays, the day freight is loaded or delivered will be considered a Demurrage or storage day.

(C) MINIMUM WHARF DEMURRAGE

Minimum wharf demurrage charge will be \$35.00.

The Port reserves all rights to pursue any and all remedies available under applicable law, or in equity, in the event of delinquencies or other non-compliance with this tariff.

ITEM 205
WHARF DEMURRAGE RATES

Except as otherwise provided (see notes below), after expiration of Free Time, as defined in [Item 206](#), Wharf Demurrage will be assessed at the following rates:

Per Day – per 1000 Kilograms or per cubic meter as freighted on manifest (see Note 1)

	<u>First 5 Days</u>	<u>After 5 Days</u>
All Freight NOS – Inbound	\$0.15 cents	\$0.22 cents
All Freight NOS – Outbound	\$0.15 cents	\$0.22 cents

Note 1: Weight of Measure Used in Computing Wharf Demurrage
When a manifest lists freight both by weight and 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 but not to exceed 20 days when received or unloaded in or in an open area and free time not to exceed 10 days in covered areas. Wharf Demurrage after the expiration of respective stated free times will be assessed at the rate of \$0.03 cents per M. Ft. B.M. per day in or on open areas and at the rate of \$0.05 cents per M. Ft. B.M. in covered areas.

Note 3: Wharf Demurrage on Vehicles
An exception to the general provisions of Item 206, (Free Time) all vehicles in Local, Coastwise and Intercoastal Traffic are allowed but 72 hours free time. Wharf Demurrage after expiration of said Free Time will be assessed at the following rates:

Boxed or Crated	\$0.75 cents per day, each
Not Boxed or Crated	\$1.55 cents per day, each

ITEM 206
FREE TIME

(A) FREE TIME DEFINED

Free time means the period specified in the terminal schedule during which cargo may occupy space assigned to it on terminal property, including off-dock facilities, free of wharf demurrage or terminal storage charges immediately prior to the loading or subsequent to the discharge of such cargo on or off the vessel. On outbound traffic to the 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.

(B) COMPUTING FREE TIME EXCLUSIONS

Except where limited under individual items not to exceed a specified number of days, free time is exclusive of Saturdays, Sundays, and legal holidays and, unless otherwise specified, is computed from the first 7 a.m. occurring after freight is received or unloaded on wharf or wharf premises or, in case of freight from vessel, from the first 7 a.m. occurring after a vessel completes discharge.

(C) EXTENT OF FREE TIME BY TRAFFIC CLASSIFICATIONS

Unless otherwise provided under individual items, Free Time will be allowed freight according to traffic classifications, as follows:

<u>Traffic Classifications</u>	<u>Free Time Allowed</u>
(As defined in Item 114)	
Alaskan	Ten (10) days
Coastwise	Ten (10) days
Foreign and Non-Contiguous	Ten (10) days
Intercoastal, Eastbound	Ten (10) days
Intercoastal, Westbound	Ten (10) days
Offshore	Ten (10) days

(D) COMMODITIES ALLOWED NO FREE TIME

- (1) Explosives, Inflammables, Hazardous Commodities
- (2) Salvaged Freight, Offensive Freight, when either are so designated

(E) ASSEMBLING TIME

At the sole option of the Port, assembling time up to 10 days beyond the regular Free Time allowance may be granted shippers for assembling lots of 200 Metric Tons or more for a particular vessel or shipment.

ITEM 209

WHARFAGE AND HANDLING RATES

Rates in this section apply on traffic moving in Alaskan, Coastwise, Foreign, Intercoastal and Offshore Trade Routes, (see Item 114). Rates in this section also apply on traffic moving to or from the State of Alaska for account of the U. S. Government when unloaded from or loaded to transports at Port.

Except as otherwise provided, rates apply to 1,000 Kilograms or per cubic meters as manifested by vessel for revenue purposes. When no specific commodity rate is named in this tariff, freight manifested by vessel on a per package basis will be assessed as an applicable NOS rate of 1,000 Kilograms or cubic meter whichever creates greater revenue. Subject to the following limitations:

- Note 1: Wharfage charge not to exceed four times the rate named per 1,000 Kilograms.
- Note 2: When charges for truck loading or unloading and handling are assessed per cubic meter, the charge will not exceed double the rate per 1,000 Kilograms.

ITEM 210
ENVIROMENTAL STORMWATER FACILITY CHARGE

A charge for the collection and treatment of stormwater impacted by in transit cargoes (including debris collection and disposal) assessed against all bulk and breakbulk cargoes, the following rates will apply:

- A. Logs: \$0.88 Cents/MBF
- B. Bulk & Break-Bulk: \$0.14 Cents/1000 Kilograms

	WHARFAGE	HANDLING
COMMODITY		
Except as otherwise provided, rates are in cents per 1,000 Kilogram or per cubic meter as manifested by vessel for revenue purposes.		
<u>ITEM 215</u>	<u>ALL FREIGHT, NOS</u>	
Per 1000 Kilograms	\$14.86	Apply Item 402
Per Cubic Meter	\$12.16	
<u>ITEM 216</u>	<u>BARK, VIZ:</u>	
Cascara or Cassia, Cassia Quilla, Cinnamon or Cinnamomum in bags or bales, per 1000 Kilograms	\$21.43	Apply Item 402
<u>ITEM 230</u>	<u>EXPLOSIVE, INFLAMMABLES, VIZ:</u>	
In containers, Benzine, Distillate, Gasoline, Naphtha, Turpentine, Thinner, Solvents, Lighter Fluid, Liquid Petroleum Gas	\$18.58	Apply Item 402
<u>ITEM 235</u>	<u>FISH AND SEAFOODS, VIZ:</u>	
Crabs – Fresh per dozen	\$0.56	Apply Item 402
Fish – Fresh	\$22.14	
<u>ITEM 240</u>	<u>LOGS, BOLTS, CANTS, PEELERS, SOFTWOOD</u>	
Per 1,000 Ft. BM Scribner	\$14.94	Apply Item 402
<u>ITEM 242</u>	<u>WOOD CHIPS, SAWDUST AND WOOD BIOMASS (GREEN)</u>	
	\$1.47	Apply Item 402
<u>ITEM 245</u>	<u>LUMBER, SOFTWOOD, ROUGH OR SURFACED NOS</u>	
Per 1,000 Ft. BM Scribner	\$7.09	
Lath in Bundles per 1,000.....	\$1.34	Apply Item 402

ITEM 250 METAL, SCRAPS, NOS

In Bales or Containers	\$9.48	Apply Item 402
Loose	\$9.48	Apply Item 402
Scrap Heavy Iron or Steel Plates, in straight lots	\$9.48	Apply Item 402
Scrap Rails, Car Wheels or Axles, in straight lots	\$9.48	Apply Item 402

ITEM 255 OIL, IN CONTAINERS, VIZ:

Fuel Oil, Stove Oil, Diesel Oil, Kerosene.	\$13.52	Apply Item 402
--	---------	--------------------------------

COMMODITY	WHARFAGE
Except as otherwise provided, rates are in cents per 1,000 Kilogram or per cubic meter as manifested by vessel for revenue purposes.	
<u>ITEM 266</u> <u>LIGHTWEIGHT PAPER PRODUCTS OR ARTICLES OR LIGHTWEIGHT PAPER, PAPERBOARD, OR CELLULOSE, VIZ:</u>	
Bottles, Boxes, Cans, Cartons, Buckets, Cases, Cores.....	\$21.05
Paperboard, Boxboard, Kraftboard, Cardboard, Strawboard, Chipboard, Fibreboard, Waste paperboard, Wood pulpboard In bundles, packages, or rolls, Corrugated Not corrugated.....	\$20.48 \$10.73
Paperboard and Paper Products or Articles, viz: Paperboard, Fibreboard, viz: Boxes or Cartons, K.D. Flat or folded flat. Corrugated Not corrugated.....	\$14.23 \$14.23 \$14.23
<u>ITEM 270</u> <u>PILING, POLES, POSTS</u>	
Per 1,000 BM Ft. Brereton.....	\$11.89
<u>ITEM 275</u> <u>PLYWOOD</u>	
Veneered and Wood Hardboard Applies only when service can be performed with mechanical equipment. Inbound Outbound	\$12.48 \$12.48
<u>ITEM 280</u> <u>PULP, PAPER OR WOOD</u>	
Except wet laps, tailings or screenings	\$ 5.43
<u>ITEM 285</u> <u>SHINGLES, WOOD,</u>	
Not exceeding 18' in length and Shakes, in bundles – per bundle Over 18' in length and Shakes, in bundles – per bundle	\$ 0.41 \$ 0.44

End of section, return to [General Index](#).

ITEM 286 Boats (Pleasure Craft)

All types on trailer or skid. \$45.94

SECTION THREE – MISCELLANEOUS CHARGES

ITEM 301
DOCKAGE RULES

(A) DOCKAGE DEFINED

Dockage means the charge assessed against a vessel for berthing at a wharf, pier bulkhead structure, or bank or for mooring to a vessel so berthed.

(B) DOCKAGE PERIOD - HOW CALCULATED

The period of time which dockage will be assessed shall commence when the vessel's first line 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 shall continue until such vessel's Last Line is completely free.

(C) BASIS FOR COMPUTING CHARGES

Dockage charges will be based upon the overall length of the vessel as published in the most current edition of Lloyd's Register of Shipping at the time the vessel is berthed. Should length figures not be available from the sources, the Port may accept information from the vessel's official papers or measure the vessel.

(D) CONTROL OF VESSELS NOT LOADING OR DISCHARGING

Vessels not engaged in loading or unloading cargo will be docked at a wharf, pier, or seawall structure, or moored to a vessel so docked, or permitted within a slip at the discretion of the Port and then only with the expressed understanding that vessels shall move their position from such a place at the discretion of the Port when the wharf, pier or seawall structure, or slip is required for a vessel to load or discharge cargo. Any vessel upon notice to move which refuses or fails to move may be shifted by tug or otherwise by wharf agent and any expenses, damages to vessel or other vessels, or wharf, pier or seawall structure during such removal shall be charged to the vessel so moved.

(E) VESSELS ON LAY STATUS

At the Port's sole discretion, vessels may be placed on lay status, which may include vessels waiting to discharge and/or load cargo. These vessels may be permitted to moor at a vacant berth when such berth is available. Charges for vessels on lay status shall be 25% of the applicable dockage rates published in this tariff per 24-hour period or portion thereof. Minimum dockage for vessels on lay status \$163.00.

At the sole discretion of the Port, vessels not actively working, not undergoing repairs, alterations, or cleaning, and requesting extended lay status of a minimum of (10) ten consecutive days or more, may be granted a special lay status at an idle berth when such berths are available. Such vessels will be charged at a rate of \$2.59 per foot in length overall (LOA) per 24-hour period or portion thereof.

(F) VESSELS MAKING REPAIR OR ALTERATIONS

Vessels at berth over 375 feet in length overall (LOA), making alterations or repairs, shall pay dockage of \$5.26 per foot in length overall (LOA) per day.

Vessels and barges at berth 375 feet in length overall (LOA) or less, making alterations or repairs, shall pay dockage of a minimum of \$250.40 per day or \$2.63 per foot in length overall (LOA) per day, whichever is greater.

After the first 24 hours at berth, vessels will be charged per 12-hour period or portion thereof.

(G) FREE DOCKAGE

Dockage charges will not be assessed against the following vessels not actively working, not undergoing repairs, alterations, or cleaning: Combat, combat auxiliary, or training vessels of the United States of America.

ITEM 302
DOCKAGE AND BARGE MOORING RATES

(A) DOCKAGE RATES

Dockage charges will be assessed on the length-over-all of the vessel. Length-over-all shall be construed to mean the linear distance, expressed in feet (meters), from the most forward point on the stem of the vessel to the after-most part of the stern of the vessel, measured parallel to the baseline of the vessel.

For dockage billing purposes, LOA (length-over-all) of the vessel as published in "Lloyd's Register of Shipping" will be used. If no such figure appears in "Lloyd's Register", the Port reserves the right to: (a) obtain the length-over-all from the vessels register, or (b) measure the vessel.

Dockage rates will be assessed as follows unless otherwise specified in this tariff. Rates in dollars per 24-hour period or portion thereof.

<u>Length-over-all</u>		<u>Length-over-all</u>		<u>Charge per 24-hour</u>	
<u>In Feet</u>		<u>In Meters</u>		<u>Day</u>	
<u>Over</u>	<u>But not over</u>	<u>Over</u>	<u>But not over</u>	<u>Or Fraction Thereof</u>	
		0	30.48		\$369.23
0	100	30.48	45.72		\$513.52
100	150	45.72	60.96		\$692.83
150	200	60.96	91.44		\$1656.22
200	300	91.44	106.68		\$2368.15
300	350	106.68	114.30		\$2941.09
350	375	114.30	121.92		\$3242.42
375	400	121.92	129.54		\$3596.79
400	425	129.54	137.16		\$3980.87
425	450	137.16	144.78		\$4295.99
450	475	144.78	152.40		\$4711.90
475	500	152.40	160.02		\$5353.81
500	525	160.02	167.64		\$5753.80
525	550	167.64	175.26		\$6242.92
550	575	175.26	182.88		\$6938.94
575	600	182.88	190.50		\$7907.63
600	625	190.50	198.12		\$9195.69
625	650	198.12	205.74		\$10,464.64
650	675	205.74	213.36		\$11,808.93
675	700	213.36	220.98		\$14,221.64
700	725	220.98	228.60		\$15,653.99
725	750	228.60	236.22		\$17,762.20
750	775	236.22	243.84		\$19,943.62
775	800	243.84	259.08		\$22,902.75
800	850	259.08	274.32		\$26,062.40
850	900	274.32	--		(1)
900	--				

- (1) Dockage charges for vessels over 900 ft. (274.32 Meters) in overall length shall be \$ 3323.05 per day for fifteen (15) feet of overall length (or fraction thereof) in excess of 900 feet (274.32 Meters), in addition to the above rate of \$26,062.40. Dockage rates are charged per 24-hour period.

(B) BARGE MOORING RATES

Dockage charges will be assessed for all barges on overall length at the same rate as published for vessel dockage except when actually moored alongside a vessel and engaged in loading operations.

ITEM 303
SERVICE AND FACILITIES CHARGE DEFINED

Service and Facilities Charge is the charge assessed against ocean vessels, their owners, agents or operators (See Item 107), which load or discharge cargo at the terminals for the use of terminal working area in the receipt and delivery of cargo to and from vessel and for the services in connection with the receipt, delivery, checking, care, custody, and control of cargo required in the transfer of cargo (Subject to Note 1):

- A. From vessel to consignees, their agents or connecting carrier, or;
- B. From shippers, their agents or connecting carriers, to vessels.

The foregoing does not include any services or facilities, the charge for which is included in wharfage, dockage, wharf demurrage, wharf storage or other individual charges. No person other than the terminal shall be permitted to perform the services covered by this definition.

- Note 1: 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 services.

ITEM 304 SERVICE AND FACILITIES CHARGE

COMMODITY	INBOUND	OUTBOUND
-----------	---------	----------

Service and Facilities Charge rates as shown herein beside classification of freight moving trade routes specified will be assessed in cents per each 1,000 Kilograms or 1,000 Ft. B.M.

ALL FREIGHT, NOS

All Trade Routes

Rates are in cents per 1,000 Kilograms or 1,000 Ft. B.M.....	\$26.15	\$16.03
--	---------	---------

PULP

All Trade Routes.....	\$10.15	\$ 8.62
-----------------------	---------	---------

LUMBER AND LUMBER PRODUCTS

Including plywood veneers, shake and shingles (except Coastwise and

Intercoastal).....	\$12.89	\$7.14
Direct transfer.....	\$ 3.79	\$3.79
Overside.....	\$ 2.02	\$2.02

SOFTWOOD LOGS, PILING AND POLES

(Scribner Scale).....	\$25.07	\$12.72
Direct Transfer.....	\$ 7.98	\$ 7.77
Overside.....	\$ 5.09	\$ 5.10

MINIMUM SERVICE AND FACILITIES CHARGE

Minimum Service and Facilities Charge will be \$35.00 .

WOODCHIPS, SAWDUST AND WOOD BIOMASS (GREEN)

	\$ 0.79	\$ 0.79
--	---------	---------

ITEM 308
FRESH WATER FOR VESSELS

Hookup, includes first 100 Cubic Feet \$166.58

Each additional 100 Cubic Feet (per 100 Cu. Ft.) \$ 2.46

(Compute 7 ½ gallons per Cu. Ft., or 36 Cu. Ft. per long ton. Compute 8 ½ lbs. per gallon or 52.4 Cu. Ft.)

ITEM 309
ELECTRICAL POWER

Unless otherwise specified, electrical power will be furnished at actual cost, including applicable Demand (KVA), Usage (KWH) and Daily Base charges. In addition, such labor and materials as may be required for installation, connection or disconnection of service will be assessed based on actual cost of such item plus 40%.

Shore Power Services are subject to an additional \$424/day Service Fee.

ITEM 311
STRAPPERS AND RECONDITIONERS

Strappers and reconditioners using terminal space must comply with the following rules and regulations:

- A. No strapping or reconditioning privileges will be granted without a written permit from the Port of Port Angeles.
- B. Permit for strapping and reconditioning goods is subject to summary revocation on written notice by the Port of Port Angeles.
- C. Electricity furnished for machines at rates shown in Item 309.
- D. Box shooks, cartons, labels, strapping, and other materials used solely for the reconditioning, labeling, or strapping of packaged goods stored on Port of Port Angeles property, shall not be assessed a space or storage charge but shall be assessed the regular terminal charges if and when such merchandise is handled by the Port of Port Angeles.
- E. All litter, dunnage, and refuse of all kinds must be cleaned up and disposed of by strappers or reconditioners at the end of each day and freight must be repiled as found, otherwise the work will be performed by the terminal operator and the cost of labor charged against the reconditioners.

ITEM 317
REPAIRS OF DAMAGES AND ALTERATIONS

The Port of Port Angeles will make repairs to its properties of damage caused by companies or persons using its facilities or make repairs or alterations to leased facilities at the request of lessee, subject to the following schedule:

Damage repairs or alterations:

Up to \$500.00	Actual Cost Plus 25%
\$501.00 to \$5,000	Actual Cost Plus 20%
Exceeding \$5,000	Actual Cost Plus 15%

Such repairs or alterations will be performed by the Port of Port Angeles, or its agents, except that when necessary, repairs or desired alterations are extensive, private contractors may be employed subject to the provision that work performed by private contractors must be accomplished in a manner acceptable to the Port of Port Angeles. (Subject to Item 100 herein.)

ITEM 320
PASSENGER TRAFFIC FEE

In addition to other tariff provisions, the terms and conditions of this item apply, and charges are assessed to passenger vessels and cruise ships.

Port of call/Repositioning call – each vessel

In transit per passenger fee:

Per call \$12.75 each

Embarking and/or disembarking fee:

Per call \$12.75 each

Charges for passengers, excluding crew.

ITEM 325
SECURITY FEE

- A. When, due to Rules and Regulations of Federal, State or local authorities, the terminal is requested or required to provide special security service in connection with cargo moving through its facilities, the terminal shall assess the cost of such security service to the carrier handling such cargo.
- B. When special security service is requested by the carrier, shipper, or consignee, in connection with cargo being handled at the terminal, the terminal shall assess the cost of such security service to the party requesting the service.
- C. In order to fulfill the responsibility for security, including but not limited to responsibilities mandated under Maritime Transportation Safety Act of 2002 and the US Coast Guard regulation 33 CFR 105, the Port will assess against and collect from ocean going vessels, including but not limited to, SOLAS and US Coast Guard regulation 33 CFR 104, their owners, or operators for the terminal working area 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.
- D. SECURITY FEE: \$424.00 per vessel, per 8-hour period or portion thereof.

Security Fee: All rates are per vessel or barge and will be assessed in the following manner: actual time from vessel or barge tie up (last line secure) to vessel or barge let go (last line released) rounded to the next hour: plus 2 hours to prepare and secure the Pier.

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 or request of customer or requirement of U. S. Coast Guard. Additionally, the Port may waive part or all security fees.

ITEM 326
FUEL FLOWAGE FEE

Vessels at berth taking on diesel, gasoline or lube oil shall be assessed a Fuel Flowage Fee in the amount of \$.05 per gallon or a minimum charge of \$180.00 whichever is greater. The Fuel Flowage Fee applies for diesel, gasoline and lubes transferred to, or from, a vessel at Port facilities via truck/trailer/tote or similar vehicle conveyance.

At its sole discretion, the Port may extend these fees to include such deliveries via vessels and barges.

For petroleum products delivered in US Barrels, conversion is 1 Barrel = 42 gal. unless provided otherwise.

End of section, return to [General Index](#).

SECTION FOUR – MAN-HOUR SCHEDULE, RULES AND RATES

ITEM 401 **MAN-HOUR RULES**

(A) COMPUTATION OF WAGE DIFFERENTIALS

To obtain an overtime wage differential or penalty wage differential use the Schedule of Man-Hour as shown in Item 402 by determining the difference between applicable columns.

(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 period exceeding 15 consecutive minutes at any time during that work, such delays being caused through no inability or fault of the terminals 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 (Item 305) 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.
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. Service of loading, unloading or handing freight for which 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 care of 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.
8. Recouping or reconditioning freight.
9. Except as otherwise provided in individual items, labor and equipment to load or unload trucks will be furnished by the Port of Port Angeles at its option and upon request. Charges for such services will be made against the party or parties requesting the service.

(E) EXCEPT AS OTHERWISE PROVIDED

Except as otherwise provided in individual items, charges for materials furnished in connection with said services will be assessed at actual cost, plus 15%.

ITEM 402

SCHEDULE OF MAN-HOUR RATES

Note: When the base scale of wage is a fraction of a cent over those shown, use the rate next highest to the fraction.

Description	1st Man-Hour Rate S.T.*	1st O.T.** Man-Hour Rate Differential	1st Weekend and Holiday Man-Hour Rate Diff.
Basic Longshore	\$150.21	\$46.45	\$46.45
Longshore Skill I	\$154.82	\$48.49	\$48.49
Longshore Skill II	\$159.21	\$50.40	\$50.40
Longshore Skill III	\$161.38	\$51.37	\$51.37
Clerk Skill I	\$154.82	\$48.49	\$48.49
Clerk Skill II	\$159.82	\$50.40	\$50.40
Clerk Skill III	\$161.38	\$51.37	\$51.37
Foreman	\$186.68	\$64.96	\$64.96

Description	2nd Man-Hour Rate S.T.*	2nd Shift Differential	2nd O.T.** Man-Hour Rate Differential	2nd Weekend and Holiday Man-Hour Rate Diff.
Basic Longshore	\$181.17	\$30.96	\$15.49	\$15.49
Longshore Skill I	\$187.14	\$32.32	\$16.17	\$16.17
Longshore Skill II	\$192.81	\$33.60	\$16.80	\$16.80
Longshore Skill III	\$195.62	\$34.24	\$17.13	\$17.13
Clerk Skill I	\$187.14	\$32.32	\$16.17	\$16.17
Clerk Skill II	\$192.81	\$33.60	\$16.80	\$16.80

Port of Port Angeles Terminals Tariff No. 200 – Effective 07/01/2025

Clerk Skill III	\$195.62	\$34.24	\$17.12	\$17.12
Foreman	\$229.98	\$43.30	\$21.66	\$21.66

Description	3rd Man-Hour Rate S.T.*	3rd Shift Differential	3rd O.T.** Man-Hour Rate Differential	3rd Weekend and Holiday Man-Hour Rate Diff.
Basic Longshore	\$205.94	\$55.73	\$18.58	\$18.58
Longshore Skill I	\$213.00	\$58.18	\$19.39	\$19.39
Longshore Skill II	\$219.68	\$60.47	\$20.18	\$20.18
Longshore Skill III	\$223.01	\$61.63	\$20.54	\$20.54
Clerk Skill I	\$213.00	\$58.18	\$19.39	\$19.39
Clerk Skill II	\$219.68	\$60.47	\$20.18	\$20.18
Clerk Skill III	\$223.01	\$61.63	\$20.54	\$20.54
Foreman	\$264.63	\$77.95	\$25.99	\$25.99

Continued next page.

Other Notes:

*S/T = Straight Time

**O/T = Overtime

Descriptions:

Basic Longshore

005 Longshoreman

007 Holdman

009 Lasher

Longshore Skill I

029 Lift Driver

037 Utility Lift Longshore Skill II

055 Heavy Lift

085/088 Crane Operator

447 Welder

Longshore Skill III

063 Reach Stacker

093 Strad Driver

095 Top Handler / Port Packer Basic Clerk

100 Basic Clerk*

101 Basic Clerk Clerk Skill I

103 Dock Supervisor*

108 Registered Clerk*

109 Registered Clerk* Clerk Skill II

116 Computer Supervisor* Foreman

129 Foreman*

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

[End of Terminals Tariff. return to top](#)