### **GCT Canada Limited Partnership**

#### TERMINAL SERVICES TARIFF

#### **FOR**

VANTERM 1300 STEWART STREET VANCOUVER, B.C.

AND 2 ROBERTS BANK ROAD DELTA, B.C.

#### PORT OF VANCOUVER

Revised: September 1, 2023

Information regarding this Terminal Services Tariff may be obtained at the following address:

GCT Canada Limited Partnership 400 – 2925 Virtual Way Vancouver, BC, Canada V5M 4X5

604.267.5200

#### **NOTICE**

Take notice that the terms and conditions of this Tariff contain provisions limiting and/or excluding liability on the part of GCT Canada Limited Partnership and Vancouver Fraser Port Authority. (See Definitions and Terms and Conditions, in particular, Item 7500 - Liability.)

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TERMINAL SERVICES TARIFF
VANTERM AND DELTAPORT, PORT OF VANCOUVER

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Item								IN	TROI	DUCT	ΓION							1	Issued: May 20, 2008
									1. <u>PR</u>	REFA	<u>CE</u>								35acd. Way 20, 2000
1100		ER an	d inc	orpor	ates th	ne Var	icouv	er Fra	ser Po	ort Au	thorit	y's Fe	e Deta	ail Do	cume	nt for	whar	fage a	n the PORT OF and berthage. The ada Limited
1110	to all traffic	and ca	argo v this ta	vithou riff.	it spec Where	ific ne there	otice, e are o	quota	ation o	or pric	or arra	ngem	ent. (	Charge	es for	termi	nal se	rvice	s named herein apply s shall not exceed the 'ancouver Fraser Port
1120	USE OF TE																		ervices shall be deemed in.
1130	TARIFF EF							ules a	ınd re	gulati	ons na	med	in this	tarifi	fshall	apply	y to al	l traff	ic and cargo on or after
1140		mate																	rnish all equipment, tes and conditions
1150	CHARGES PAYABLE BY WHOM - All charges unless otherwise specified, when not absorbed by the ocean carrier, are for the account of the owner, shipper or consignee of the cargo.																		
1160	CHARGES	IN C.	ANA	DIAN	FUN	NDS -	All cl	harges	s in th	is tari	ff are	quote	d in C	CANA	DIA	N DO	LLAF	RS.	
1170	<b>COMPOSITION OF TARIFF</b> - This tariff is issued in loose-leaf form. All changes will be made by reprinting an entire page. Each reprinted page will bear a revised page number. New pages added to the tariff will be numbered according to their location within the tariff, and reissues of these new pages will likewise bear the same page number.																		
1180	Numbers in l	oracke	ets ref	er to	item n	numbe	ers in	this ta	riff.										
								2. <u>c</u>	CURI	RENT	PAG	<u>EES</u>							
1200	The followin	g is a	list o	f curr	ent pa	iges ir	this	tariff.											
	Page No.: Revision:	1	2	3	4 0	5 38	6 28	7 22	8 2	9 19	10 27	11 27	12 3	13 1	14 1	15 1	16 1	17 0	18 1
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PAGE 3	GCT CANADA LIMITED PARTNERSHIP	PAGE 3
1 <sup>st</sup> REVISION	TERMINAL SERVICES TARIFF VANTERM AND DELTAPORT, PORT OF VANCOUVER	1st REVISION
Item	TERMINAL CHARGES	Effective: January 1, 2004
	. Elam i E em Elege	Issued: December 9, 2003
	1. INDEX OF CARGO AND CHARGES	
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PAGE ORIGI		GCT CANADA LIM TERMINAL SI			PAGE 4 ORIGINAL
		ANTERM AND DELTAPO			
Item		TERMINA	AL CHARG	ES	Effective: February 1, 1997
					Issued: January 10, 1997
		CHARG	GES INDEX	K	
1300 2000 2000 1600 1700 1800 3200 3100 2000 3000 3210 1620 1630	Berthage Breakbulk Handling Cargo Handling Container Operations Container Services Container Storage, Empty Crane Rental Demurrage Destuffing Direct Transfer Equipment Rental Extra Moves Gate Charge		1330 3300 2000 2260 3400 1500 3300 1550 2000 1610 2000 2000 1620	Handling Vessel Lines Labour Rates Loading Minimum Charges Miscellaneous Services, Cargo Miscellaneous Services, Vessel Overtime Rates Standby Stuffing Terminal Throughput Unloading Wharfage Yard Rehandling	
7205	Goods and Services Tax (GST)			-	
		2. CONVERS	SION FAC	<u>TORS</u>	
1250		Metre	= 3.2808	feet	
		Kilogram	= 2.2046	pounds	
		Litre	= 0.2200	gallons (0.2642 U.S. gallons)	
		Metric tonne	= 2204.6 = 1.1023	0 kilograms pounds short tons (2000 pounds) long tons (2240 pounds)	
		Cubic metre	= 0.8830 = 0.4238 = 220.0 g = 27.50 b	litres cubic feet measurement tons (40 cubic feet) MFBM (thousands of board feet) allons (Imperial) sushels (Imperial) arrels (42 U.S. gallons)	
		MFBM		oard feet of lumber (12" x 12" x 1 oard feet of logs, as determined by	

PAGE 5 38 <sup>th</sup> RE	VISION	T CANADA LIMITED PARTI TERMINAL SERVICES TAI AND DELTAPORT, PORT C	RIFF		PAGE 5 38 <sup>th</sup> REVISION
Item		TERMINAL CHARGES		Effectiv	re: August 13, 2023
				Issued:	September 1, 2023
		3. <u>VESSELS</u>			
1300	<b>Berthage</b> (4300) – As per Vancouver Fr	asar Port Authority Faa Schady	<u>Unit</u>	Rate	
1300	• • •	·	nes		
1310	Coastal vessels operating between the Po Rupert and any of the Puget Sound Ports (other than passenger vessels)	ort of Prince s shall be:			
1311	- Per each hour or part thereof, per	metre	Hr./Metre	0.135	
1312	- Minimum charge per vessel		Total	86.60	
1315	Passenger Vessels				
1316	Canada Place:				
1317	- Per metre, minimum 12 hours		Hr./Metre	9.46	
1318 1320	<ul> <li>For each additional hour or part t (Subject to a maximum for each All Other Terminals:</li> </ul>	hereof: per metre additional 12 hour period of \$9	Hr./Metre .27 per metre)	0.84	
1321	- Per metre for each hour or part th	ereof	Hr./Metre	0.505	
1322	- Minimum charge per vessel		Total	371.14	
1325	Other Vessels other than those in Items	1310 and 1315:			
1326	- Per hour or part thereof per metre		Hr./Metre	0.505	
1327	- Per hour or part thereof per metre	during non-working periods	Hr./Metre	0.184	
1328	- Minimum charge per vessel		Total	371.14	
1330	Gateway Infrastructure Fee (4400) – A	as per Vancouver Fraser Port A	uthority Fee Schedules		
1400	Handling Vessel Lines (4500)				
1410	Tain a Lin (TLID)	[ <u>L1</u> ] [ <u>L2</u> ] 2290.00 2844.00	[ <u>L3</u> ] [ <u>L4</u> ] 3476.00 2887.00	[ <u>L5</u> ] 3570.00	[ <u>L6</u> ]
1410	Tying Up (TUP) Letting Go (LGO)	1528.00 1898.00	2319.00 1927.00	2382.00	4424.00 2951.00
	L1 = Monday - Friday, 0800 - 1630 hou L2 = Monday - Friday, 1630 - 0100 hou L3 = Monday - Friday, 0100 - 0800 hou L4 = Saturday 0800 - 1630 hours L5 = Saturday 0100 - 0800 hours and 16 L6 = General Holidays All Shifts  The above rates are computed on a four four (4) hours shall be charged on the b is tied up or let go by the same gang wi vessel.  The charges are to be based on actual hobe determined by adding the pro-rata rate	rs rs rs 630 – 0100 hours, Sunday All S (4) hour basis. Should any line asis of 25% of the above charg thin the same four (4) hour per ours paid to lines crew. When a	e call go beyond a four e for each hour or part t riod, a thirty (30) per ce line call straddles a shif	hereof. When nt reduction we thange, the a	more than one vessel vill be allowed to each applicable charge shall
			<u>Unit</u>	Rate	
1500	Miscellaneous Services		<u>_ Omt</u>	<u>Itate</u>	
1510	Reserved				
1511	Reserved				
1512	Reserved Chassis Reporting (5320)		Each	N/A	
1520 1525	Chassis Reporting (5320) Chassis Roadability Check (5330)		Each	N/A N/A	
1530	Chassis Storage (5340)	Cal	lendar day or part	N/A	
1540	Redocumentation (4620)		per B/L	54.15	
1550	Standby (7030)		N/A	M/E	
1560	Reserved				
1570	Water Connection (4640)			100.01	
	- Connection 100' hose			182.81	
	Additional boss 501 langths			27 04	
1575	- Additional hose, 50' lengths Water Usage		W	37.06 7.20	

PAGE 6 28 <sup>th</sup> RE	GCT CANADA LIMITED PARTNERSHIP VISION TERMINAL SERVICES TARIFF		PAGE 6 28 <sup>th</sup> REVISION
	VANTERM AND DELTAPORT, PORT OF VANCOUVE		ve: September 15, 2023
Item	TERMINAL CHARGES		ed: September 1, 2023
	4. CONTAINING	1554	ed. September 1, 2025
	4. <u>CONTAINERS</u>	Unit	Rate
1600	Container Operations (5000)		
1610	Terminal Throughput (5010) To/from all vessels, including cellular container vessels and others, and for all full or empty I.S.O. standard containers 20ft and 40ft in length; - Loaded containers to/from:		
1611	- Truck	Each	545.00
1612	- Railcar	Each	646.70
1615	- Empty containers	Each	429.50
1620	Yard Rehandling/Extra Moves (5030) - loaded or empty container	Each Move	94.80
1630	Gate Charge (5020) – Truck and Rail - loaded or empty container		
1631	<ul> <li>Truck, Monday to Friday Straight Time 0800 shifts and all extended Truck Gates</li> </ul>	Each	99.55
1632	<ul> <li>Late Gates where the Truck Gate is closed, requires Terminal Pre-approval, in addition to Item 1631 above</li> <li>Monday to Friday 1630 shift, Saturday 0800 shift</li> </ul>	Each	179.40
1633	- Monday to Friday 0100 shifts, Saturday 0100 and 1630 shifts	Each	354.90
1635	Sunday all shifts and all General Holidays, - Rail Intermodal Surcharge - in addition to Item 1631 above, all shifts		
1636	- To Railcar	Each	180.70
1637	<ul> <li>From Railcar</li> <li>Tanks and Non-ISO containers to and from railcars</li> </ul>	Each	180.70
1638	- Tanks and Non-18O containers to and from raticars	Each	194.50
1640	Vessel Repositioning (5040) - loaded or empty container	Each	169.00
1650	Rollover Export Bookings (5090) - For laden export containers rolled after vessel's first shift of operations	Each	159.70
1700 1710	Container Services (5400) Plugging/unplugging refrigerated containers (5410)	Each time perfor	med 40.15
1720	Container monitoring - refrigerated containers (5420)	F	
1721	- Monday to Friday 0800 shift	Calendar day or	
1722	- Saturday 0800 shift	Calendar day or	
1723 1724	- Sunday 0800 shift - General Holidays 0800 shift	Calendar day or Calendar day or	
1724	Electric power for refrigerated containers (5430)	Calendar day or Calendar day or	-
1735	Install or Remove a clip-on genset - all inclusive	Per Unit	272.00
1736 1740	Clip-on genset storage in excess of free time of 5 business days from day of receiving Sweep or vacuum containers (5440)	Unit/Day	68.55
1750	- excludes Yard Rehandling charge Power Wash containers (5440)	TEU	61.05
	- excludes Yard Rehandling charge	TEU	122.25
1760	Railcar cabling services for refrigerated containers		
1761	- Loading to rail	Each	257.90
1762	- Receiving from rail	Each	143.70
1765	Terminal services for refrigerated containers via rail - Loading to and receiving from	Each	61.75
1770	Fumigation – plus 2 rehandles	Each	66.00
1771	Fumigation and Air Out – plus 2 rehandles	Each	132.00
1775	Container Inspections for CBSA, CFIA, Surveyors - includes 2 rehandles and 1 seal change	Each	532.05

PAGE 7 22 <sup>nd</sup> REV		VFR	PAGE 7 22 <sup>nd</sup> REVISION
	VANTERM AND DELTALORI, LORI OF VANCOU		ve: September 15, 2023
ltem	TERMINAL CHARGES		ned: September 1, 2023
	4. CONTAINERS		
1700	Container Services (continued)		
700	Container Services (continued)		
780	CBSA VACIS Exams includes 4 rehandles and 1 seal change:	P 1	705.00
781 782	<ul> <li>container selected by number for VACIS only</li> <li>container elected by number for VACIS and inspected</li> </ul>	Each Each	705.00 705.00
783	<ul> <li>container elected by number for VACIS and inspected</li> <li>container randomly selected for VACIS and inspected</li> </ul>	Each	705.00
163	- Container faindomly selected for VAC13 and hispected	Each	703.00
795	Clean Up and Remediation deposit - Assessed to Carrier for removal of certain		
	debris, excludes terminal and vessel standby time		
	<ul> <li>Non Hazardous standard ISO containers</li> </ul>		minimum charge \$7,000
	- Hazardous and non-hazardous tanks	By arrangement m	ninimum charge \$11,000
796	Hazardous and Explosive Cargo (6300 – 6330)		
797	- Hazardous Cargo, containerized	Each	165.00
798	- Hazardous Cargo, tank containers	Each	266.50
700		ъ	56.05
799	Placard removal for non-hazardous containers (as performed at gate)	Per container	56.95
800	Container Storage (5450)		
810	Empty container daily storage charges	TEU/Day	158.15
	(in excess of free time)	·	
820	Empty container free time allowance;		
	<ul><li>delivery to truck ex rail or vessel</li><li>loading to vessel</li></ul>	2 working days p 7 calendar days p arrival	per TEU per TEU before vessel
850	Rail Overage / Intermodal Railcar Shortage Surcharge (5480)		
855	Full container daily surcharge	TEU/Day	154.00
900	Container Security Charge (5490) - applicable on all laden TEUs	TEU	3.15
905	Marine Terminal Health and Safety Throughput Surcharge (5491)		
	To/from all vessels, including cellular container vessels and others,		
	and for all full or empty I.S.O. standard containers 20ft, 40ft, 45ft, 53ft in length;	Per Container	7.80
910	Digital Photographs		
	- Electronic photos	Per Container	52.65
920	Temporary Repairs		
	- Minor repair	Per Container	107.55
930	Expedited Rail Service "ERS" (5492)	Per Container	348.00
940	Fuel Surcharge (5494)		
	- Diesel fuel price between \$1.60 - \$2.35 per Litre	Per Container	2.50
	- Diesel fuel price between \$2.36 - \$3.10 per Litre	Per Container	3.50

PAGE 8 2 <sup>ND</sup> REVISION	GCT CANADA LIMITED PARTNERSHIP TERMINAL SERVICES TARIFF	PAGE 8 2 <sup>ND</sup> REVISION
Item	VANTERM AND DELTAPORT, PORT OF VANCOUVER  TERMINAL CHARGES	Effective: January 1, 2004
		Issued: December 9, 2003
	5. <u>CARGO</u>	
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PAGE 19 <sup>th</sup> RE		ITED PARTNERSHIP RVICES TARIFF	PAGE 19 <sup>th</sup> REVISIO
		RT, PORT OF VANCOUVER	
tem	TERMINAI	L CHARGES	Effective: April 1, 20
			Issued: March 1, 20
	5. <u>C</u> A	ARGO	
000	Wharfage charges (5900) are assessed in accordance with Deltaport.	VFPA Fee Detail Document and are ap	oplicable for Vanterm and
270	WHARFAGE CHARGES	<u>UNIT</u>	RATE
271	Containers		
272	- Import (Laden)	PER TEU	44.42
276	- Export (Laden)	PER TEU	31.67
280	Cargo		
281 282	- Lumber Wood Pulp	MFBM W	3.10 2.74
282 283	- Wood Pulp - Logs	Per 1000 Scribner	5.60
284	- All Cargoes - N.O.S	W	2.87

0000 0100 012 015 0220 0221 0225 0226 1000 105 1110 1111 1122 113 115 116 117 118 120 121 122 130	TERMINAL CHARGES  6. DIRECT TRANSFER  Direct Transfer (5600) Between vessel and inland carrier: - Inward goods from vessel - Outward goods to vessel - Bulk Oils Between vessel and barges, scows or water: - All goods NOS - Inward goods - Inward goods - Invard goods - Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	Unit  W W W W MFBM  Unit  TEU/Day	Effective: April 1, 2022  Issued: March 1, 2022  Rate  26.60 15.50 13.50  28.30 11.75 12.10 6.20  Daily Rate
0000 0110 0112 0115 0220 0221 0222 0225 0226 1000 105 1110 1111 1112 113 1146 117 1118 120 121 122 130	6. DIRECT TRANSFER  Direct Transfer (5600) Between vessel and inland carrier: - Inward goods from vessel - Outward goods to vessel - Bulk Oils Between vessel and barges, scows or water: - All goods NOS - Inward goods - Outward goods - Outward goods - Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	W W W W W MFBM	26.60 15.50 13.50 28.30 11.75 12.10 6.20  Daily Rate
010 012 015 020 021 022 025 026  100 105 110 111 111 112 113 115 116 117 118 120 121 122 130	Direct Transfer (5600)  Between vessel and inland carrier: - Inward goods from vessel - Outward goods to vessel - Bulk Oils  Between vessel and barges, scows or water: - All goods NOS - Inward goods - Outward goods - Outward goods - Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	W W W W W MFBM	26.60 15.50 13.50 28.30 11.75 12.10 6.20  Daily Rate
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010 012 015 020 021 022 025 026  100 105 110 111 111 112 113 115 116 117 118 120 121 122 130	Between vessel and inland carrier:  - Inward goods from vessel  - Outward goods to vessel  - Bulk Oils  Between vessel and barges, scows or water:  - All goods NOS  - Inward goods  - Outward goods  - Iron and steel  - Lumber  7. DEMURRAGE  Demurrage (6400)  - All containers and containerized cargo  Import  - First five calendar days following free time  - Next five calendar  - More than ten calendar days  Export	W W W W W MFBM	26.60 15.50 13.50 28.30 11.75 12.10 6.20 Daily Rate
010 012 015 020 021 022 025 026  100 105 110 111 111 112 113 115 116 117 118 120 121 122 130	Between vessel and inland carrier:  - Inward goods from vessel  - Outward goods to vessel  - Bulk Oils  Between vessel and barges, scows or water:  - All goods NOS  - Inward goods  - Outward goods  - Iron and steel  - Lumber  7. DEMURRAGE  Demurrage (6400)  - All containers and containerized cargo  Import  - First five calendar days following free time  - Next five calendar  - More than ten calendar days  Export	W W W W MFBM	15.50 13.50 28.30 11.75 12.10 6.20 Daily Rate
012 015 020 021 022 025 026 100 105 110 111 112 113 115 116 117 118 120 121 122 130	- Inward goods from vessel - Outward goods to vessel - Bulk Oils Between vessel and barges, scows or water: - All goods NOS - Inward goods - Outward goods - Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	W W W W MFBM	15.50 13.50 28.30 11.75 12.10 6.20 Daily Rate
015 020 021 022 025 026 100 105 110 111 112 113 115 116 117 118 120 121 122 130	- Outward goods to vessel - Bulk Oils Between vessel and barges, scows or water: - All goods NOS - Inward goods - Outward goods - Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	W W W MFBM <u>Unit</u>	28.30 11.75 12.10 6.20 <u>Daily Rate</u>
020 021 022 025 026 100 105 110 111 112 113 116 117 118 120 121 122 130	Between vessel and barges, scows or water:  - All goods NOS  - Inward goods  - Outward goods  - Iron and steel  - Lumber  7. DEMURRAGE  Demurrage (6400)  - All containers and containerized cargo Import  - First five calendar days following free time  - Next five calendar  - More than ten calendar days Export	W W W MFBM	28.30 11.75 12.10 6.20 Daily Rate
021 022 025 026 100 105 110 111 112 113 116 117 118 120 121 122 130	- All goods NOS - Inward goods - Outward goods - Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	W W MFBM <u>Unit</u>	11.75 12.10 6.20 <u>Daily Rate</u>
022 025 026 100 105 110 111 112 113 115 116 117 118 120 121 122 130	- Inward goods - Outward goods - Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	W W MFBM <u>Unit</u>	11.75 12.10 6.20 <u>Daily Rate</u>
025 026 100 105 110 111 112 113 115 116 117 118 120 121	- Outward goods - Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	W W MFBM <u>Unit</u>	11.75 12.10 6.20 <u>Daily Rate</u>
025 026 100 105 110 111 112 113 115 116 117 118 120 121	- Iron and steel - Lumber  7. DEMURRAGE  Demurrage (6400) - All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	W MFBM <u>Unit</u>	12.10 6.20 <u>Daily Rate</u>
026  100 105 110 111 112 113 115 116 117 118 120 121 122 130	- Lumber  7. DEMURRAGE  Demurrage (6400)  - All containers and containerized cargo Import  - First five calendar days following free time  - Next five calendar  - More than ten calendar days Export	MFBM <u>Unit</u>	6.20  Daily Rate
100 105 110 111 112 113 115 116 117 118 120 121	7. DEMURRAGE  Demurrage (6400)  - All containers and containerized cargo  Import  - First five calendar days following free time  - Next five calendar  - More than ten calendar days  Export		Daily Rate
105 110 111 112 113 115 116 117 118 120 121 122 130	Demurrage (6400)  - All containers and containerized cargo Import  - First five calendar days following free time  - Next five calendar  - More than ten calendar days Export		
105 110 111 112 113 115 116 117 118 120 121 122 130	- All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export		
105 110 111 112 113 115 116 117 118 120 121 122 130	- All containers and containerized cargo Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	TEU/Day	163.00
110 111 112 113 115 116 117 118 120 121 122 130	Import - First five calendar days following free time - Next five calendar - More than ten calendar days Export	TEU/Day	163.00
111 112 113 115 116 117 118 120 121 122 130	<ul> <li>First five calendar days following free time</li> <li>Next five calendar</li> <li>More than ten calendar days</li> <li>Export</li> </ul>	<i>-</i>	163.00
113 115 116 117 118 120 121 122 130	- Next five calendar - More than ten calendar days  Export		
115 116 117 118 120 121 122 130	Export		225.00
116 117 118 120 121 122 130			278.65
117 118 120 121 122 130		TEU/Day	
118 120 121 122 130	- First 5 calendar days following free time		45.00
120 121 122 130	- Next five calendar days		80.00
121 122 130	- More than ten calendar days		110.50
122 130	All cargoes (including CFS and Breakbulk)		
122 130	- N.O.S.	W/M	1.95
130	Forest Products:	) (ED) (	0.25
130	- Lumber Pulse and management dusts	MFBM W	0.35
	- Pulp and paper products Vehicles, tractors, trailers:	vv	0.50
135	- Passenger	Each	11.25
135	- Other	Each	15.05
	Minimum Charge	Per B/L	27.40
	8. EQUIPMENT RENTAL		
200	G + 1 - G - (7000) - 1 - 1'	<u>Unit</u>	Rate
200	Container Crane (5200), excluding operator	Per Hour	957.85
210 211	<u>Terminal Equipment</u> - Lift Truck (under 3,629 kg) with Forks	Per Hour	77.70
212	Lift Truck (under 3,629 kg) with Clamps	Per Hour	96.25
213	- Lift Truck (3,629 to 4,536 kg) with Forks	Per Hour	101.40
214	- Lift Truck (3,629 to 4,536 kg) with Clamps	Per Hour	120.25
215	- Lift Truck (4,537 to 7,258 kg) with Forks	Per Hour	151.75
216	- Lift Truck (4,537 to 7,258 kg) with Clamps	Per Hour	170.30
217	- Lift Truck (over 7,258 kg) with Forks	Per Hour	231.30
218	- Lift Truck (over 7,258 kg) with Clamps	Per Hour	231.30
220	- Side Handler	Per Hour	By Arrangement
3221 222	- Top Handler - Rubber Tired Gantry	Per Hour Per Hour	By Arrangement By Arrangement
	Rubber Tiled Gallity	1 CI TIOUI	by Arrangement
223	Gear Surcharge (Weight)		
	- 0 to 25KT	Per KT	12.60
	- 25.001 to 40KT	Per KT	16.50
	- Over 40KT	Per KT	20.50
	V. 1		1,950.90
225	- Maximum Gear Surcharge		1,935.00
230	- Maximum Gear Surcharge Certified Gangway Save-All Net	Per Voyage	By arrangement

PAGE 11	GCT CANADA LIMITED PARTNERSHIP		PAGE 11	
27 <sup>th</sup> REVISION	TERMINAL SERVICES TARIFF		27th REVISION	
	VANTERM AND DELTAPORT, PORT OF VANCOUVER			
		Effective	e: August 13, 2023	
Item	TERMINAL CHARGES			
		Issued:	September 1, 2023	

#### 9. MAN HOUR RATES

3300	Straight Time and Shift Differentials									
	-	Straight Time			Shift Differential					
		_A_	<u>B</u>	<u>C</u>	_ <u>D</u> _	_E_	<u>_F</u>	<u>G</u>		
3301	Head Foreman	154.00	177.10	32.52	34.96	69.40	74.67	122.59		
3302	Foreman	151.03	173.68	31.11	33.55	66.61	71.90	119.78		
3303	Longshoreman #1	99.57	114.51	23.10	24.90	49.44	53.34	88.91		
3304	Longshoreman #2	96.93	111.47	23.10	24.90	49.44	53.34	88.91		
3305	Longshoreman #3	96.31	110.76	23.10	24.90	49.44	53.34	88.91		
3306	Longshoreman #4	96.06	110.47	23.10	24.90	49.44	53.34	88.91		
3307	Longshoreman - Basic	95.17	109.45	23.10	24.90	49.44	53.34	88.91		

#### Longshoreman Categories

- #1 Tradesman (certified)
- #2 Dock gantry driver, locomotive engineer, straddle carrier operator, bulk operator, ship gantry driver, winch driver, hatch tender, grains specialty, CFS operations man, Re-load operations man, top pick driver, side handler driver, reach stacker driver
- #3 Switchman, paperman, ship and dock mobile equipment operator (other than defined in # 2 and #4), lead hand, tradesman (uncertified), gearmen/lockermen, trackman, head checker, bulk operator
- #4 Grain machine man, side runner, lift truck operator (14,000 lb./6,350 kg and under), checker, truck driver (air brake certificate), trades servicemen, unitizer operator, first aid attendant

#### Rate Description

- A = Delay Rates
- B = Extra Labour Cost Plus (i.e. normal chargeout rates)
- C = Mon. Fri. 1630 0100
- D = Sat. 0800 1630
- E = Mon. Fri. 0100 0800
- F = Sat. 1630 0100, 0100 0800, and Sun. All Shifts
- G = General Holiday shifts

#### 3320 Shift Extensions and Meal Hour Penalty Differentials

		_A_	_B_	_C_	_D_	_E_	<u>_F_</u>	<u>_G</u> _	<u>H</u>	<u>I</u>
3321	Head Foreman	61.31	122.59	110.08	113.72	165.42	173.31	192.48	245.18	
3322	Foreman	59.92	119.78	106.58	110.20	159.82	167.73	186.91	239.59	
3323	Longshoreman	44.46	88.91	79.11	81.80	118.62	124.46	138.70	177.82	49.44

#### Rate Description

- A = Mon. Fri. 0800-1630; Meal 1/2 hour penalty and 1 hour shift extension.
- B = Mon. Fri. 0800-1630; 3 hour minimum 4 hour maximum shift extension.
- C = Mon. Fri. 1630-0100; Meal 1/2 hour penalty and all shift extensions.
- D = Sat. 0800-1630; Meal 1/2 hour penalty and 1 hour shift extension.
- E = Mon. Fri. 0100-0800; Meal 1/2 hour penalty and all shift extensions.
- F = Sat. 1630-0100 and 0100-0800; Sun. all shifts; Meal 1/2 hour penalty and all shift extensions.
- G = Sat. 0800-1630; 3 hour minimum 4 hour maximum shift extensions.
- H = General Holidays all shifts; Meal 1/2 hour penalty and all shift extensions.
- I = Monday Friday Dayshift 0600 start to 0800

PAGE 12 3 <sup>RD</sup> REVISION	GCT CANADA LIMITED PARTNERSHIP TERMINAL SERVICES TARIFF VANTERM AND DELTAPORT, PORT OF VANCOUVER	PAGE 12 3 <sup>RD</sup> REVISION
Item	TERMINAL CHARGES	Effective: January 1, 2004
	10. MIGGELL ANEQUE CEDVICES	Issued: December 9, 2003
	10. MISCELLANEOUS SERVICES	
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PAGE 13	GCT CANADA LIMITED PARTNERSHIP	PAGE 13
1st REVISION	TERMINAL SERVICES TARIFF	1st REVISION
	VANTERM AND DELTAPORT, PORT OF VANCOUVER	

Effective: April 1, 2016
Item DEFINITIONS

Issued: March 7, 2016

#### 1. GENERAL INDEX

#### CARGO INDEX

	4240	Abbreviations	5600	Direct transfer	5750	Palletizing
	7270	Absorptions	5740	Distribution	7220	Payment of charges
	4020	Acceptance of tariff	4165	Dock apron	4210	Place of rest
	4610	Advising	6200	Documentation	5410	Plugging/unplugging
	4010	Application of tariff	5430	Electrical power		Redocumentation
	4300	Berthage	7000	Equipment rental	7450	Reductions
	5710	Blocking	6300	Explosives	6350	Refrigerated goods
	5720	Boarding	4170	Free time - Definition	6100	Removal of goods
	5710	Bracing	6400	Free time - Terms	4105	Service Contractor
	5540	Breakbulk	5020	Gate charge	4215	Shipment
	4245	CFS	4500	Handling vessel lines	7060	Ship's Stores
	4250	CY	5540	Handling, breakbulk	4216	SOLAS
	7300	Calculation of charges	5010	Handling, empty containers	7030	Standby
	4120	Cargo	6300	Hazardous	5760	Stencilling
	6000	Cargo conditions	4175	Hirer	4220	Straight Time
	7200	Charges generally	4180	Inland carrier	5500	Stuffing
		Chassis	4100	Interpretation of terminology	5800	Sub-order delivery
	5320	Chassis reporting charge	5770	Labelling	4270	TEU
	5330	Chassis roadability check	7500	Liability	4630	Telephone
	5340	Chassis storage	7260	Liability for payment	7210	Terms
	4125	Collective Agreement	5560	Loading "A"	4110	Terminal
	4135	Container	5570	Loading "B"	5010	Terminal throughput
	5440	Container cleaning	4255	M	4100	Terminology
	4150	Containerized cargo	4260	M/E	4000	Title of Tariff
	4135	Container crane - Definition	4185	Main mark	4225	Tonne
	5200	Container crane - Terms	7000	Man Hour Rates		Truck chassis
	4145	Container Freight Station	7050	Materials supplied	5300	Truck chassis servicing
	5420	Container monitoring	7350	Measurements	4230	Unitized
	5000	Container operations	7240	Minimum billing	5560	Unloading "A"
	5450	Container storage	7010	Minimum labour hours	5570	Unloading "B"
	4155	Container storage area	5700	Misc. services, cargo	5780	Vehicle servicing
	4160	Container Yard	4600	Misc. services, vessel	4235	Vessel
	1250	Conversion factors	4265	N.O.S.	5040	Vessel repositioning charge
	5730	Covering	4190	Ocean Carrier	4275	
	1200	Current pages	4195	Overtime - Definition	4640	Water
١	6300	Dangerous substances	7020	Overtime - Terms	5790	Weighing
١	6650	Delays, waiver	4195	Owner of vessel of cargo	7350	Weights
١	6400	Demurrage	6500	Owner's risk	5900	Wharfage
I	5500	Destuffing	6160	Pallet boards	5030	Yard rehandling/Extra moves

PAGE 14 ORIGIN		PAGE 14 ORIGINAL
τ.	·	Effective: April 1, 2008
Item	DEFINITIONS	Issued: March 1, 2008
	2. <u>DEFINITIONS</u>	
4000	Short Title	
	This tariff may be cited as the "Terminal Services Tariff", and is generally referred to herein as the	e "tariff".
4010	Application	
	This tariff applies to Vanterm and Deltaport, PORT OF VANCOUVER which are owned by the V Terminal services are provided by GCT Canada Limited Partnership	ancouver Fraser Port Authority.
4020	Acceptance	
	The use of the terminal facilities and services shall be deemed complete acceptance of this tariff, it terms and conditions contained herein.	ts revisions or supplements, and the
4100	<u>Interpretation</u>	
	In this tariff:	
4105	Company means GCT Canada Limited Partnership	
4106	Authority means the Vancouver Fraser Port Authority (VFPA).	
4107	Authority Property means property vested in Her Majesty the Queen in Right of Canada or under lead to ontrol of the Authority or leased by the Authority to third parties and without limiting the general facilities commonly known as Vanterm, Deltaport, Centerm and Lynnterm.	
4110	Terminal means both the Vanterm and Deltaport, PORT OF VANCOUVER facilities which are or Authority.	wned by the Vancouver Fraser Po
4115	Chassis refers to skeletal equipment, flatbed, or other vehicle furnished by an ocean carrier for trans-	nsport of its containers.
4120	Cargo and Goods means all cargo, goods, personal property, effects and movables other than vesses	els and containers.
4125	Collective Agreement means an agreement in writing between an employer and an organization of conditions of employment.	"employees" that concerns
4135	Container means a single rigid, intermodal, dry cargo, insulated, refrigerated, flat rack, liquid tank demountable, without wheels or chassis attached, furnished or approved by ocean carriers for the tvessels. Containers comply with ISO standards meaning that they are designed for the carriage of transport and meets "CSC" (Convention for Safe Containers) regulations. Containers bear a perm Plate in accordance with IMO (International Maritime Organization) guidelines. As certified, confittings, and fastenings compatible with lift beams and able to withstand, without permanent distor applied by container lifting and handling equipment.	ransportation of goods aboard its cargo by multiple means of nanently affixed Safety Approval tainers will have construction,

Container Freight Station (CFS) means a location on the Terminal used for receiving and delivering goods and stuffing and destuffing containers.

Container Crane means a gantry used in handling containers at the Terminal.

4140

4145

PAGE 15 1st Revision		PAGE 15 1st Revision
1 Revisi	VANTERM AND DELTAPORT, PORT OF VANCOUVER	
Item	DEFINITIONS	Effective: April 30, 2008
		Issued: April 3, 2008
4150	Containerized Cargo means cargo that is received in a container for movement between vessels and in not in containers is called Breakbulk cargo.	aland carriers or the CFS. Carg
4155	Container Storage area means an area within the Terminal of open or ground space or similar area prostoring inbound or outbound empty containers in idle status.	wided by the Company for
4160	Container Yard (CY) is the area designated on the Terminal where containers in transit between vesse on-dock CFS are temporarily held or assembled.	els and inland carriers or the
4165	Dock Apron means the area on the Terminal adjacent to a vessel where cargo or containers are interchand a vessel.	nanged between the Terminal
4170	Free Time means a period of time during which goods may be left on Terminal property without demieither before loading or after unloading a vessel. Please refer to item 6400.	urrage charges being incurred
4175	Hirer means a person who hires a crane or other equipment from the Company.	
4180	Inland Carrier means railroad, truck line, cartage company, private carrier or inland waterway carrier receives or delivers cargo, containers or any other goods by rail car, chassis, pipeline, other vehicle or	
4185	Main Mark means a mark that distinguishes the goods described in one bill of lading from the goods of lading, but does not include package numbers, order numbers, brands or other sub-marks.	described in another bill of
4190	Ocean Carrier refers to vessel owners, their agents, employees, charterers or contractors.	
4195	Overtime/Premium time means hours of work in excess of straight time.	
4200	Owner includes: - in the case of a vessel: the owner, the agent, charterer by demise or master of the vessel; - in the case of cargo: the agent, sender, consignee or bailee of the goods, and the carrier of such g Authority property.	goods to, upon, over or from an
4205	Packaged Lumber means in the case of:  - export: lumber of uniform lengths which are in uniform loads properly packaged and strapped for means. Each unit must conform to B.C. Export Lumber Packaging Schedule and be not less that (approximately);  - import: hardwoods and woods of value which are strapped into units each containing a minimum (approximately) for handling by mechanical means.	n 24" high x 40/48" wide

PAGE 16 1 <sup>st</sup> Revisio	GCT CANADA LIMITED PARTNERSHIP  TERMINAL SERVICES TARIFF  VANTERM AND DELTAPORT, PORT OF VANCOUVER	PAGE 16 1 <sup>st</sup> Revision
T.		Effective: July 1, 2016
Item	DEFINITIONS	Issued: March 7, 2016
4210	Place of Rest for Breakbulk cargo is defined as that area on the Terminal which is assigned by the Compargo from the vessel and from which inbound cargo may be delivered to the consignee and that area who Company for the receipt of outbound cargo from shippers for vessel loading.	
4215	Shipment means a single quantity of goods tendered on one shipping document at one time from one pofor one consignee to one point of destination.	int of origin by one shipper
4216	SOLAS Container Weight Verification Requirement means the requirement under SOLAS, Chapter VI, into effect July 1, 2016), on shippers of packed containers, regardless of who packed the container, to ve container's gross verified weight to the ocean carrier and terminal operator before it can be loaded onto weight is a condition for loading a packed container onboard a vessel for export. A terminal operator is packed container aboard a vessel for export without a verified container weight.	erify and provide the a vessel. A verified container
4220	Straight Time means the hours of work defined in the collective agreement as regular straight time hour	s.
4225	Tonne means:  (a) with reference to weight, one thousand kilograms and  (b) with reference to measurement, one cubic metre	
4230	Unitized Goods means goods that are consolidated, palletized, shrinkwrapped, banded or otherwise secusingle unit in order to facilitate mechanical handling, and that remain intact until removed from the Terr	
4235	Vessel means any steamship, scow, barge, raft, or other watercraft that is presented for berthing. Referentiation without exception, its owner, charterer, agent, operator and employees.	nce to the vessel includes,
4240	Abbreviations	
	In this tariff, the following abbreviations are used:	
4245	CFS means Container Freight Station (4145)	
4250	CY means Container Yard (4160).	
4255	M means that the number of tonnes is calculated by measurement, in cubic metres.	
4260	M/E means that the charge is based on manhour rates and charges for equipment rental, as set out in the	tariff notice.
4265	N.O.S. means cargo not otherwise specified.	
4266	SOLAS means the International Convention for the Safety of Life at Sea.	
4270	TEU means a twenty foot container or container unit that is the equivalent of a twenty foot container.	
4275	W means that the number of tonnes is calculated by weight, in metric tonnes.	

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1st REVISION	TERMINAL SERVICES TARIFF	1st REVISION
	VANTERM AND DELTAPORT, PORT OF VANCOUVER	
		Effective: February 1 1997

TERMS AND CONDITIONS

Effective: February 1, 1997

Revised: February 29, 2012

#### 1. <u>VESSEL CHARGES</u>

#### 4300 **Berthage** (1300)

Item

Berthage shall be charged as set out in Schedule "C" of the Authority's Fee Detail Document and is payable by the owner of the vessel in respect of a vessel that occupies a berth or is fast to or tied up alongside any other vessel occupying a berth at Authority Property.

- Where berthage is payable in respect of a vessel, it shall be paid for the period of time commencing when the first line is made fast and terminating when the last line is cast off.
- 4320 Berthage is not payable in respect of:
  - a. a vessel that, in the opinion of the Authority, is not of a commercial type or design and belongs to Her Majesty or to a foreign government,
  - b. a tug that is docking or undocking another vessel,
  - c. a lighter that is loading or unloading goods to or from any vessel that is paying berthage charges to the Authority,
  - d. a barge that is loading at Authority Property goods that have been received from a vessel at Authority property,
  - e. a barge that is unloading goods at Authority property for subsequent reshipment from Authority Property by vessel, if that vessel, tug, lighter or lighter barge is moored at Authority Property with the permission of the Authority.
  - f. a vessel that is a passenger vessel that is subject to berthage charges pursuant to Authority Notice N-3.
- 4330 The Authority shall determine the length of any vessel that does not have a registered length and any length so determined shall be regarded as the length of that vessel for the purposes of berthage.

#### 4440 Gateway Infrastructure Fee (1330)

The Vancouver Fraser Port Authority is supporting the Gateway Infrastructure Program which includes the development of seventeen infrastructure projects in three trade areas, being the Roberts Bank Rail Corridor, North Shore Trade Area and South Shore Trade Area, each as described in Schedule "c" of the Authority's Fee Detail Document and is payable by the owner of the vessel on laden containers exported or imported from a vessel over the wharf.

The Gateway Infrastructure Fee will not be assessed more than once in respect of transshipped cargo (including laden containers).

Exemptions: The Gateway Infrastructure Fee is not payable in respect of the following:

- a. Ship's stores and bunker fuel used solely by a vessel that is loading or unloading goods;
- b. Repair materials, lining or ballast delivered to and for the sole use of a vessel that is loading or unloading goods; or
- Empty containers

#### 4500 <u>Handling Vessel Lines</u> (1400)

- 4510 The charges published in this tariff are computed on a four hour basis. Where the line-call exceeds four hours, the charge for each extra hour or portion thereof is twenty-five percent (25%) of the published charge.
- Where more than one vessel is tied up and let go by the same stevedoring gang within a four hour period, the charge payable in respect of each vessel shall be reduced by thirty percent (30%).

#### 4600 <u>Miscellaneous Services</u> (1500)

- 4610 Reserved
- 4620 Redocumentation (1540) means re-issuing or making changes to the documentation and/or billing of cargo arising from changes in original manifests, split deliveries of shipments, forwarding instructions and services.
- Telephone Installation (1560) is the provision of a temporary telephone to a vessel at the request of the ocean carrier. In addition to the tariff charge, the ocean carrier is responsible for all long distance charges, and any loss of, or damage to the phone while on loan to the vessel.
- Water Connection (1570) is the use of couplings, hoses and labour required to provide the service.

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	VANTERM AND DELTAPORT, PORT OF VANCOUVER		
		Effective: April 1, 199	98
Item	TERMS AND CONDITIONS		
		Issued: March 10, 199	98

#### 2. CONTAINER OPERATIONS

#### 5000 <u>Container Operations</u> (1600)

#### 5010 Terminal Throughput (1610)

Terminal Throughput covers the single movement of an inbound container, full or empty, from the dock apron at the vessel side as placed by the container crane or vessel's own gear, sorting them once in accordance with instructions received from the ocean carrier and stacking them in the container yard in readiness for subsequent repositioning to the CFS or mounting onto an inland vehicle for intact conveyance out of the Terminal. The reverse of the above applies with respect to the handling of containers outbound.

Terminal Throughput also includes the following:

- a. for containers which transit intact, the movement of the container between the CY on and off inland carrier's vehicle (truck chassis or rail car), including performing a visual inspection of the container for general condition and the giving and taking of Equipment Interchange Receipts (EIRs).
- b. for containers which are stuffed/destuffed at the on dock CFS, the laden movement of the container between the CY and CFS and the movement of the container when empty between the CFS and the on dock container storage area.
- for empty containers handled to or from vessels, the movement of the empty between the CY and the on dock container storage
  area.

## NOTE: Terminal Throughput rates are for work performed at Straight Time hourly rates only (see Item 7020) and exclude Container Crane use and vessel stevedoring.

- 5015 Included in the Terminal Throughput are the following services:
  - a. sorting containers once in the container yard in accordance with instructions from the vessel.
  - b. preparing a discharge/loading sequence list, outbound dangerous cargo list, an outbound reefer container list, an outbound stowage plan, an exception list, an inbound outturn report and a rehandling report.
  - c. planning the layout of containers in the container yard.
  - d. weighing containers once, if required, on scales at the container yard and recording the weights.
  - e. ordering railway cars and providing liaison with railways, inland carriers and trucking companies.
  - f. spotting vessels.

PAGE 1 2 <sup>nd</sup> REV		PAGE 19 2 <sup>nd</sup> REVISION
2 KEV	VANTERM AND DELTAPORT, PORT OF VANCOUVER	
Item	TERMS AND CONDITIONS	Effective: May 3, 2010
		Issued: April 2, 2010
5020	Gate Charge (1630)	
	Gate Charge covers the loading or unloading of an empty container from or to an inland carrier and from or to the CY or container storage area in accordance with the instructions received from the or be imposed against laden containers which transit in or out of the gate when not performed as part charge includes the inspection of the container for general condition and the giving or taking of equ (EIRs). The Gate Charge is quoted at Straight Time hourly rates (see Item 7020).	wner. This gate charge shall also of Terminal Throughput. The gate
5030	Yard Rehandling/Extra Moves (1620)	
	Yard Rehandling is the additional handling of a container not provided for in the definition of Term request by the owner or required as a result of unusual circumstances beyond the control of the Con of a container within the Terminal and includes, but is not limited to, extra sorting, stacking or unstrone location to another within the Terminal in order to retrieve a container by number, series or typ position containers for the purpose of cleaning, pretripping, repairing, installation of grain doors or, the disposition status or designation of a container. A Yard Rehandling charge shall be imposed for The Yard Rehandling charge is quoted at Straight Time hourly rates (see Item 7020).	npany necessitating the movement acking, moving containers from e, or resulting from the need to caused as a result of a change in
5040	<u>Vessel Repositioning</u> (1640)	
	Vessel Repositioning means a charge to cover the single movement of a container between vessel subsequent return of the container to alongside the same vessel when performed for vessel stowage quoted at Straight Time hourly rates (see Item 7020).	
5050	Where a vessel has approved a stowage plan and stability calculations prepared by the Company, the stowage of containers on board the vessel and for the stability of the vessel.	nat vessel shall be responsible for
5060	Containers shall be received and spotted in the Container Yard in accordance with instructions from instructions are not received or are changed after they are received, as a result of which rehandling owner shall be charged for the rehandling.	
5070	The Company is not responsible for damage to containers or contents when caused by the weather was	while in outside storage.
5080	The reporting of the condition of containers and chassis on Equipment Interchange Receipts which equipment to be unserviceable for further use in connection with the safe carriage of cargo unless reexternal damage and exceptions that can be readily seen by the human eye. Normal wear and tear of such as minor scrapes, dents and bruises which do not interfere with the serviceability of the equipment cannot be seen at the time the inspection is made, such as hairline cracks, pin holes, etc. and the confundercarriage of containers is specifically excluded.	epaired is limited to reporting caused to containers or chassis, ment, and hidden damage which
5090	Rollover Export Container (1650) Applicable after the first shift of working vessel for laden export containers rolled to future vessels	
5200	Container Crane (3200)	

The period of hire of a crane includes a preparation and positioning period of not less than one-half hour at the beginning of the period of hire and a shutdown period of one-half hour at the end of the period of hire.

The minimum period of hire of a crane is 4 hours for the first day of hire. The minimum charge thereafter is 2 hours per day

5210

5215

PAGE 20 ORIGIN		PAGE 20 ORIGINAL
	VANIERWIAND DELIAPORI, FORT OF VANCOUVER	Effective: February 1, 1997
Item	TERMS AND CONDITIONS	Issued: January 10, 1997
5220	Where a crane is transferred from one hirer to another without being shut down, the charge in respect of positioning period shall be imposed on the first hirer and the charge in respect of the shutdown period shirer.	
5230	Where the minimum call-out time for the operators and maintenance crew of a crane, as provided in a Country the period of time for which the crane is hired, the hirer shall be charged the cost of labour of the operathe excess time unless for that excess time the crane is hired by another hirer.	
5240	Where a crane is used for any period of time for which the operators and maintenance crew are entitled between the straight time costs and the overtime costs for that period shall be charged to the hirer.	to overtime pay, the differen
5250	The Company is not liable to a hirer for any loss arising out of an accident involving a crane and resulti person, or any loss or destruction of or damage to property, unless the accident was caused solely by the employee of the Company.	
5260	Every hirer shall indemnify the Company in respect of any claim, whether in contract, tort or otherwise out of any accident involving a crane and resulting in the death or injury to any person, or any loss or deproperty, unless the accident was caused solely by the negligence of an officer or employee of the Company	estruction of or damage to
5270	The Company shall not be liable for delay or interruption in performing or failure to perform any service	ce to be provided by a crane.
5280	Where a hirer requests the use of a crane and, after the crane has been made available, fails to make use for all labour costs incurred.	e of the crane, he shall be liab
5290	Charges for renting a crane are payable by the hirer.	
5300	<u>Truck Chassis Servicing and Storage</u> (1500)	
5310	Chassis servicing shall be provided by the Company only when space is available at the Terminal.	
5320	Chassis Reporting charge (1520) is payable for the issuing at the request of the owner on each occasion when no chassis roadability check is performed or Equipment Interchange Receipt issued.	a chassis transits the Termin
5330	A Chassis Roadability Check (1525) includes reading the hubmeter and inspecting the following items  - general damage - light lenses - landing gear - mud flaps - tires - locking pins - license plates - glad hands	of the chassis:

PAGE 2 6 <sup>th</sup> REV	
6" KEV	VISION TERMINAL SERVICES TARIFF 6th REVISION VANTERM AND DELTAPORT, PORT OF VANCOUVER
	Effective: December 1, 2022
Item	TERMS AND CONDITIONS  Issued: December 1, 2022
5340	Chassis Storage (1530) is the service of providing open storage space for ocean carrier owned or controlled chassis in idle status and shall be charged per calendar day or part thereof.
5350	Notwithstanding the performance or non-performance of services referred to in the chassis roadability check, the Company is not liable for any damage, loss or personal injury caused by or resulting from a faulty chassis unless such damage, loss, or personal injury occurred solely as a result of the negligence of an officer or employee of the Company.
5400	Container Services (1700)
5410	Plugging/Unplugging (1710) means the service of plugging or unplugging the power cable of mechanical refrigerated containers into/from the electrical service outlets at the Terminal and switching the electrical power on/off.
5420	Container Monitoring (1720) for temperature checks is the service of checking proper temperature levels and operation of containers equipped with integral refrigeration units as requested when plugged into Terminal electrical facilities.
5430	Electrical Power for refrigerated units (1730) is the use of service outlets and electricity and/or required in connection with empty containers. A charge shall be imposed for each calendar day or fraction thereof.
5435	The Company will exercise reasonable care to provide adequate and continuous electrical power for refrigerated units but does not guarantee same. The Company will not be responsible for electrical power failure.
5440	Container Cleaning (1740, 1750) means the cleaning by vacuum, or sweeping of dunnage or debris from containers and/or the internal washing or steam cleaning of the container to prepare and ready the container for use in the carriage of cargo.
5450	Container Storage (1800) is the service of providing open or ground space in the container storage area for empty containers in idle status.
5455	Empty Containers will only be accepted for storage at the Terminal subject to there being sufficient available space on the Terminal to accommodate same and providing such space is not otherwise required to accommodate laden containers or other cargoes which may be designated to transit the Terminal.
5460	Containers accepted for storage will be assembled in a block stow configuration separated by owner, size and general type only. Normal retrieval of containers will be conducted on the basis of first container available from the storage pile with due diligence and care being taken to maintain as far as is possible a revolving inventory. When requests are received to retrieve containers by specific series, or number or by any other special identifying feature which may result in the need to dig within the storage pile to retrieve the container requested, an additional yard rehandling charge will be assessed for each additional container move required in order to retrieve the container requested.
5465	Storage charges for empty containers are payable from the time of receipt to the container storage area and shall be invoiced monthly calculated according to the number of containers in storage each day of the month covered by the invoice.
5470	Notwithstanding the empty container free maximum storage limits shown in Item 1820, acceptance of empty containers by the Company is made with the full understanding by the ocean carrier that in the event the space is required to accommodate cargoes or containers intended to transit the Terminal, the ocean carrier will undertake to relocate the containers from the Terminal forthwith.
5480	Rail Overage / Intermodal Railcar Shortage Surcharge
	The Rail Overage Surcharge is assessable against all laden import rail volumes above car supply commitments to the Ocean Carrier as declared by their designated rail carrier to the Company and commences the following working day from when the Ocean Carrier has been properly notified that the rail overages are to be trucked off the terminals immediately.
	The Intermodal Railcar Shortage Surcharge is assessable against all laden import rail volumes dwelling on terminal in excess of five (5) calendar days caused by railways' network failure to provide sufficient railcar supply on schedule. Ocean Carrier will be properly notified when these situations occur and when charges apply.
5490	Container Security Charge (1900)
	The Container Security Charge is assessable against all laden TEUs which transit the terminal and are loaded to or discharged from any vessel (including barge), train or truck. The charge is instituted to defray extraordinary costs associated with the provision of heightened maritime security as required by national and international regulatory authorities.

PAGE		GCT CANADA LIMITED PARTNERSHIP	PAGE 22
3rd REVISION TERMINAL SERVICES TARIFF			3rd REVISION
		VANTERM AND DELTAPORT, PORT OF VANCOUVER	T.CC Y 1st 0.001
Item		TERMS AND CONDITIONS	Effective: January 1 <sup>st</sup> , 2021
псш		TERMS AND CONDITIONS	Issued: December 1st, 2020
			,
5491		Health and Safety Throughput Surcharge	
		and empty throughput to partially support terminal expenses incurred on COV	ID-19 prevention. Applicable for a
	minimum 10 mon	th period between Jan 1st, 2021 to Oct 31st, 2021.	
5492	Expedited Rail Se	ervice (ERS) (1930)	
		nst requests for loading import containers to rail cars within twenty-four (24) h	
	completion time.	Available to specific rail inland destinations and subject to rail car availability	7.
5494	Fuel Surcharge (	1040)	
3434	ruei sur charge (	1940)	
	Assessed per cont	ainer when price of diesel fuel exceeds \$1.60 per litre. Surcharge to be review	ved based on average price from
		nd impact will be assessed through the next quarter. Fuel prices will be measured	
	Canadian Govern	ment's website for the province of British Columbia:	
	1 // 2	f an G 1 ng	
	http://www2.nrcan.	gc.ca/eneene/sources/pripri/prov_map_e.cfm?ProvCode=BC	
	http://www2.nrcan.s	gc.ca/eneene/sources/pripri/prices bycity e.cfm?PriceYear=0&ProductID=5&	&LocationID=2&dummy=#PriceGrap
		<del></del>	
		3. GENERAL CARGO OPERATIONS	
5500	Stuffing/Destuffi	<u>ng</u> (2000)	
	C. C. 11 . C.	4 1: / 1: 6 /: 1: 1 4 1: / 1:	6
		g covers the packing/unpacking of a container. It includes the sealing/unsealing	
		equired, furnishing a load plan of cargo packed, unpacking cargo and separating acked for count and package condition, and furnishing a verified outturn repo	
	the simplificates unp	acked for count and package condition, and furnishing a verified outdin repo	it after completion of destarring.
5510	Except when othe	rwise provided, when the goods to be stuffed or destuffed are unitized and no	unitized rate is published in Item 2000
		stuffing, charges in respect to unitized goods shall be reduced by thirty percent	
	G. 00 1.1		
5520		offing charges include ordinary sorting, stacking and breaking down of goods l	
		ng and bracing materials and services and/or the removal or replacement of ro Removal and replacement of roof assemblies and covers and/or blocking and b	
		uipment (M/E) basis plus the cost of materials used.	racing services will be performed on
	man nours una eq	siphient (WE) ousle plus the cost of materials used.	
5530	Destuffing charge	s are based on the goods being stowed in the container in an orderly manner to	permit the goods to be destuffed by
	main mark withou	at the requirement of additional sorting to achieve an orderly separation of the	goods to Bill of Lading quantity.
	When because of	mixing, the goods cannot be destuffed in Bill of Lading quantity without the in	nvolvement of additional sorting, such
	additional sorting	will be performed on a man hours and equipment (M/E) basis.	
5540	Breakbulk Hand	ling (2000)	
		(2000)	
	Breakbulk handlir	ng denotes the (single) movement of cargo from/to the end of ship's tackle to/f	rom place of rest. It includes the
	ordinary stacking	of goods to Main Mark.	
5545	3371		
5545		rate is specified in Item 2000 - Breakbulk Handling for unitized cargo and the	e cargo is unitized the charge shall be
	reduced by thirty	percent (3070).	

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5640 A request for "Direct Transfer" shall be deemed as acceptance of the conditions named berein	A request for "Direct Transfer" shall be deemed as acceptance of the conditions named herein.	5630	a direct movement, the goods shall be regarded as having occupied an ordinary place of rest in the cou	rse of the movement and
A request for Direct transfer shall be declined as acceptance of the conditions named neven.		5640	A request for "Direct Transfer" shall be deemed as acceptance of the conditions named herein.	

5710 Blocki plus m the spector of th	TERMINAL SERVICES TARIFF VANTERM AND DELTAPORT, PORT OF VANCOUVER  TERMS AND CONDITIONS  Services (3400)  Ing, bracing and securing services (3405) will be provided at manhour and equipment rates, as a staterials supplied which will be charged at cost plus 15%. Blocking and Bracing services will be diffications of the inland carrier.  Ing (3410) is a charge assessed for placing cargo on pallets other than those owned by the Coming (3420) means the service of covering or protecting cargo loaded to open railway cars, truck on the Terminal where the Company is required to furnish labour and materials.  Intuition (3415) is a service on inbound goods in respect of: orting the cargo within the main mark or other than within the main mark, reaking down piles of goods to reach certain marks or specifically numbered packages.  Inting (3435) is the service of transferring goods onto pallets in accordance with the owner's required of rest.  Iting (3425) means supplying the stencil board, cutting the stencil and applying it to a package ing (3425) means applying a paper label supplied by the owner to cargo.  Servicing (3440) is the service of preparing a vehicle for carriage by sea to comply with the reludes disconnecting battery cables and draining excess fuel or vice versa.	pany.  Is or containers, or which is  uirements after time of receipt at  by use of stencil ink or paint.
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and inc 5790 Weigh issuance	cludes disconnecting battery cables and draining excess fuel or vice versa.  ling (3460) is the service of weighing containers, trucks, chassis, or trailers on the Terminal trucks.	•
issuand	ing (3460) is the service of weighing containers, trucks, chassis, or trailers on the Terminal true	ck scales, and includes the
	the of one set of scale tickets with each weigh. Terminal services in this tariff do not include ve the of meeting the SOLAS Container Weight Verification Requirement. The responsibility for old a gross weight of a packed container lies with the shipper.	rifying container weights for th
5800 Sub-or consign	der delivery (3430) means the delivery of part of the goods shown on one bill of lading to a penee.	rson other than the original
5900 <u>Whart</u>	<u>age</u> (2000)	
includi a. lo b. tı c. u d. la	age means a charge assessed in accordance with the Vancouver Fraser Port Authority Fee Deta ng goods in containers, that are: paded on or unloaded from a vessel, anshipped overside from vessel to water or from water to vessel, unloaded overside from vessel to water or from water to vessel, anded from or placed in the water, or paded on or unloaded from a vehicle.	il Document in respect of good
	age as set out in Item 2270 for loaded containers is payable by the owner of the vessel unless one Authority. All other wharfage charges are payable by the owner of the goods. The Authority go.	

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T4		Effective: April 1, 2016
Item	TERMS AND CONDITIONS	Issued: March 7, 2016
5910	Wharfage shall not be charged more than once in respect of any goods including goods in containers except goods that are:  a. removed from and later reshipped over Authority property; or  b. reshipped over Authority property after alteration in form or composition on Authority property	••
5920	No wharfage shall be charged in respect of:  a. ship's stores and bunker fuel used solely for a vessel that is loading or unloading goods or paying Authority property provided the Authority does not issue a receipt for stores and fuel;  b. repair materials, lining or ballast delivered to and for the sole use of a vessel loading or unload respect of Authority property; or  c. empty cargo containers unless carried and charged for by a vessel.	
5930	Where goods are transhipped overside from vessel to vessel, unloaded overside from vessel to water wharfage on these goods shall be charged at half the published rates.	or loaded from water to vessel,
5950	BCMEA Cargo Assessments (2300)	
	BCMEA Cargo Assessments means charges for Society Operating, Longshore Retiring Allowance, other Collective Agreement Expenses as negotiated between the BCMEA and ILWU. Included in the	
	<ul> <li>a. Cargo Assessments – Per unit basis</li> <li>b. Hourly and Payroll Assessments, - Per Longshore Collective Agreement hour</li> <li>c. Container Gainshare Assessments – Longshore and Foreman (per TEU basis)</li> <li>d. Vancouver Island Gang Interchange Assessments</li> <li>e. Lower Mainland Interchange Assessments</li> </ul>	
	4. GENERAL TERMS AND CONDITIONS	
6000	Conditions for Acceptance, Retention or Delivery of Cargo	
6010 <u>Cargo Received or Delivered</u>		
	Cargo is received for shipment when dock receipt or other document approved or issued by the Term Cargo is delivered when delivery order or other document approved by the Terminal has been accon the Terminal awaiting delivery to vessel or inland carrier is in transit until other specific arrangemen made by the cargo owner and vessel or inland carrier with the Company. Notwithstanding terms of agreements, cargo in transit in or on the Terminal is under the control of the vessel involved and sub its bill of lading or Contract of Affreightment issued until loaded on board, released by accomplishing accepted by the Company for other custody.	nplished. Cargo received in or or tts for its care and custody are sale and other considerations or ject to the full force and terms of
6020	Redelivery and Transhipment Cargo	
6025	Cargo received at the Terminal facility for delivery to a vessel which due to conditions unforeseen a redelivered to a land carrier, or similarly, cargo received at the Terminal, intact in containers or whice Terminal and which is subsequently diverted for transhipment by the vessel operator in lieu of a direct charges on the cargo and containers so handled shall be the same as that applicable to cargo handled	ch is stuffed into containers at the cet call of a vessel, the charge or

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		,
6030	Cargo which is transhipped through the Terminal via separate Terminal facilities, i.e. received at one Terminal for reloading to a vessel at an alternate Terminal facility, will be charged in accordance with the rates and charges as defined in this tariff for inbound outbound goods respectively.	
6035	Cargo which is received at the Terminal from vessels discharging the cargo at U.S. ports whether breakbulk or containerized is to the rates, charges, rules and regulations of this tariff.	
6050 Right to Refuse Cargo, Containers or Chassis		
	Right is reserved by the Company without responsibility for demurrage, loss, or damage attaching, to unload or to permit vessel to discharge:  a. Cargo, containers, or chassis for which previous arrangements for space, receiving, unloading, or not been made by shipper, consignee, or vessel.  b. Cargo, containers, or chassis deemed extra offensive, perishable, hazardous, or unsafe.  c. Cargo, the value of which may be determined as less than the probable terminal charges.  d. Cargo, which is declared as valuable to the Company prior to the handling of such cargo unless particles are such as the company is able to make arrangements which it in its sole discretion considers are such as Company and premiums required to effect such insurance. Valuable of precious metal products, precious stones, precious jewellery, cash or securities, valuable works of the Cargo not packaged suitable for standing the ordinary handling incident to its transportation. Sure repacked or reconditioned and all expense, loss, or damage incident thereto shall be for account vessel, or inland carrier.  f. Cargo, containers, or chassis during a period of severe congestion or other emergency, when, in the circumstances then prevailing will prevent the Company from providing usual care and custor.  g. Containers without gross weight verification documentation in compliance with the SOLAS Confequirement.	prior to handling such valuable atisfactory to the Company and cargoes shall include bullion, of art and thoroughbred horses. In cargo, however, may be of shipper, consignee, owner, the judgement of the Company, ody.
6100	Compulsory Removal of Goods	
6110	The Company may, by written notice to the owner of any goods that are on the Terminal, require the rowner's expense and risk after the expiration of free time or shut out at vessel clearance and the owner shall remove the goods forthwith from the Terminal.	
6120	The Company may, at the risk and expense of the owner of the goods, remove, pile, repile, store or rel the Terminal after expiration of free time or shut out at vessel clearance.	ocate any goods that are left on
6130	The Company may, at the risk and expense of the owner, either remove or transfer to another location in the opinion of the Company, is hazardous, offensive, or which, by its very nature, is liable to damage	
6140	Right to Withhold Delivery	
	The Company reserves the right to withhold delivery of cargo until all accrued terminal charges and/o cargo have been paid in full.	r advance charges against the
6150	Right to Sell for Unpaid Charges	
	The Company reserves the right to sell cargo on which unpaid terminal charges or costs have accrued given adequate notice to pay and to remove the cargo but has neglected or failed to comply except by authority or other third party to whom, pursuant to law or regulations applicable, the cargo must be ha	handing over the cargo to an

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6160	Release of Cargo Boards or Pallets		
6165	When available, stevedore-type cargo boards or pallets belonging to the Company may be released sole option to permit the delivery of boarded cargo or palletized cargo or the use of empties for the shipment.		
6170	The release of boards and pallets is subject to signature of acceptance and agreement by the inland conditions and to become responsible and liable for the pallets until their return as follows:	carrier to adhere to the following	
	a. to return cargo boards or pallets to the Terminal in good order and condition within five (5) co	alendar days from date of receipt,	
	<ul> <li>b. to pay a demurrage charge of 50 cents per pallet per day or part thereof for pallets remaining calendar period mentioned in a. above, or</li> <li>c. to pay the Company \$30.00 per cargo board or pallet for any boards or pallets not returned with the part of the pay the Company \$30.00 per cargo board or pallet for any boards or pallets not returned with the pay the pay</li></ul>		
5200	Information to be Supplied to the Company	·	
6210	Cargo Documents and Manifests - Masters, owners, agents or operators of vessels are required to fi complete copy of vessels' manifests in an agreeable standard showing cargo descriptions, names of weights or measurements of all cargo loaded or discharged at the Terminal facilities.		
6215	With respect to inbound laden containers, a summary instruction list to identify the disposition of e The disposition of a container is the designation given to a container to indicate whether the contain CFS or is to transit the Terminal intact between the vessel and an inland carrier.		
6220	The above information must be received by the Company within: in the case of cargo loaded to a vessel's departure from the Terminal facility, and in the case of cargo discharged at the Terminal a prior to the vessel's arrival.		
6225	Where documentation in respect of the inbound cargo of a vessel is not provided by the vessel to the specified in Item 6220, as a result of which the Company incurs additional expenses for the preparadocumentation to discharge the vessel, such costs shall be paid by the agent of the vessel.		
6230	The Company is not required to perform any service in respect of cargo/containers to be discharged working days after it receives complete documentation in respect of the cargo/containers of the ves		

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6240	The cost of supplying clerks, labour, materials, and equipment for the checking and sorting of goods we the owner of a vessel separated according to bill of lading quantity at the time they were unloaded from the container will be charged to the owner of the vessel.	
6250	All packed containers must be accompanied by documentation verifying the gross weight of the packet the SOLAS Container Weight Verification Requirement.	ed container in compliance with
6300	Explosives and Hazardous Cargo	
6310	The acceptance, handling, or storage of all hazardous cargoes from Vessel, Truck, or Rail is subject to the Authority and to making special arrangements with the Company, and will be governed by the Car Regulations, the Transportation of Dangerous Goods Act and Regulations, and other applicable Feder	nada Shipping Act and
6320	Hazardous cargoes must be presented in to the Terminal in accordance with all applicable Legislation appropriate approved placards. A Dangerous Goods Statement, a Safe Packing Statement, and an Emapplicable) must be provided to the Company in advance of presentation of the hazardous cargoes to taking or Highway carrier.	ergency Response Form (where
6330	Hazardous surcharge assessed for the additional handling of dangerous cargo - services include but no and necessary application or removals, additional rehandles, administrative processes, special stowage risk premium and liability associated with bringing hazardous material through GCT Canada facilities	e requirements, and the overall

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6th RE	REVISION TERMINAL SERVICES TARIFF 6th REVISIC VANTERM AND DELTAPORT, PORT OF VANCOUVER	
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6350	Goods Requiring Refrigeration	
6360	With the exception of power connections for reefer containers, the Terminal offers no facilities for special handling of goods requiring refrigeration. The Company will accept no responsibility for additional handling, overtime costs or deterioration of goods requiring refrigeration, after discharge or before loading of goods to vessel.	
6370	Where refrigerated goods are to be loaded on or unloaded from a vessel, the vessel shall:  a. arrange for the consignee of the goods to take immediate delivery of the goods when they are unloaded, or,	
	b. arrange for delivery of the goods for outward movement at a proper time in order to permit the proper handling and loading of said goods onto the vessel without delay, whichever is appropriate.	
6380	The Company is not responsible for the costs of special handling of goods that require refrigeration or for additional services, overtime costs or deterioration in respect of those goods.	
6400	Free Time and Demurrage (3100)	
6410	Demurrage is a per tonne or container TEU daily charge payable on goods in transit which remain on the Terminal longer than the free time allowed.	
6420	<ul> <li>The free time allowed for inbound and outbound cargo is:</li> <li>a. in the case of inbound general and refrigerated cargo three (3) working days following container's discharge time (when made available for pick up)</li> <li>b. in the case of outbound general and refrigerated cargo, free days are guided by the container's mode of delivery and vessel's Earliest Receiving Date ("ERD") - as posted on GCT Canada's website by vessel and separated for general and refrigerated cargo.</li> <li>Outbound general cargo via truck four (4) working days, via rail five (5) calendar days.</li> </ul>	
6430	A working day is defined as any calendar day where work is performed at the terminals on a regular full shift basis for the receipt/delivery of cargo from/to inland carrier. Non-working holidays are not included in the calculation of free time.	
6500	Owner's Risk	
6510	Cargo which, because of its inherent nature is subject to deterioration, shrinkage, oxidization, wastage, decay or any glass, liquids, and fragile articles will be accepted only at owner's risk for rust, tarnish, discolouration, breakage, leakage, chafing, and similar loss or damage that may occur despite accepted practices for the care of cargo.	
6520	Timber and log or lumber rafts, and all water craft, if and when permitted by Company to be moored in slips, at moorage dolphins, at wharves, or alongside vessels, are at owner's risk for loss or damage.	
6600	Responsibility for Loss, Damage and Delay	
6620	The Company shall not be liable for any loss or damage to merchandise, or for any other injury which results from animals, insects, rodents or vermin; nor from decay, deterioration, evaporation, shrinkage or loss of quantity, quality, or value from inherent vice of product; nor from fire, frost, leakage or discharge from fire protective sprinklers, oxidation or rusting; nor from civil disorder, insurrection, riot, strike or labour stoppage whether or not agents or the employees of the Company be involved; nor for delay caused by shortage of qualified labour, except to the extent that any of the aforesaid injury results solely from negligent acts or omissions of the Company, its employees, or agents.	

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6630	In performing the services of receiving and delivery, the Company will accept no responsibility for concealed damage nor for the condition of contents of containers, whether or not receipts issued so state.				

#### 6640 Demurrage - Railcars or Vessels

In furnishing the service of ordering, billing out, loading or unloading rail cars, and of handling to and from vessels, no responsibility for any demurrage whatsoever, on either rail cars or vessels, will be assumed by the Company.

#### 6650 <u>Delays - Waiver of Charges</u>

Delays in loading, unloading, receiving, delivering or handling cargo arising from combinations, riots, strikes or slowdowns of any person in the employ of the Company or in the employ of others, or arising from equipment failures or breakdowns, whether due to operator fault or otherwise, or any other cause, will not entitle owners, shippers, consignees, carriers or other cargo or vessel interests to waiver of any terminal charge or to recovery of any other loss or expense incurred by reason of such delay.

#### 5. LABOUR AND EQUIPMENT

#### 7000 Manhour Rates and Equipment Rental (3300, 3200, 1570)

Unless otherwise provided, man hour rates, plus charges for equipment rental will be charged for:

- a. Services not specifically described in this Tariff.
- b. Services of loading, unloading or transferring goods for which no specific commodity rates are provided and which in the opinion of the Company cannot be performed at the rates named under N.O.S.; and goods 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.
- Services of loading or unloading goods and any other Terminal service for which specific charges are named in the Tariff, but which, in the opinion of the Company, because of unusual conditions or requirements not normally incidental to such services, preclude the performance of such services at the rates named.
- d. Services of sorting, special checking, inspection, recoopering, reconditioning, or for any operation delayed on account thereof.
- e. Services in connection with consolidating damaged cargo for inspection and recoopering.
- f. Services of cleaning or preparing rail cars, trucks or containers for loading.
- g. Services of cleaning the Terminal of dunnage, stevedore gear, and other equipment or material when the stevedore fails to clear the Terminal of such gear promptly upon completion of loading or discharging vessels and it is necessary for the Company to perform this operation.

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#### 7010 <u>Minimum Number of Hours</u> - Deadtime/No Work Provided

When labour is ordered for a specific service and the service is completed before the expiration of the minimum time defined in a Collective Agreement, the person requesting the service shall be charged the cost of labour for that minimum time at the man hour rates set forth in that rate schedule of this tariff.

Issued: January 10, 1997

#### 7020 Overtime and Premium Time (3300, 3320)

All rates named in this Tariff for services involving labour are based upon straight time wages. In addition to these rates, when any services are performed during periods involving the payment of overtime or premium wages to the labour force, the difference between straight time and premium wages paid to labour and supervision, will be assessed against the party or parties authorizing the service to be carried out during overtime or the payment of premium wage periods in accordance with the man hours rates set forth in the rate schedule of this Tariff.

#### 7030 **Standby** (1550)

When dock labour is ordered for a specified time, and is on the job ready for work, or having started work, is delayed, such delays being caused through no inability or fault of the Company, the standby time of the dock labour will be charged at the man hours rate set forth in that schedule of this tariff against the party for whom the labour force was ordered.

#### 7040 Rates Subject to Change

The rates named in this tariff, revisions or supplements thereto, are based upon ordinary traffic and labour conditions. If and when these conditions change because of demands of labour for increased wages, strikes congestions or other causes not reasonably within the control of the Company, resulting in an increased cost of service, the rates are subject to change without notice, or the charge for services may be assessed on the basis of man hours and equipment.

#### 7050 Materials Supplied

Charges for any material furnished in connection with any services performed by the Company will be based on the cost of the material, plus fifteen (15) percent.

#### 7060 Ship's Stores

The labour agreement between the B.C.M.E.A. and the I.L.W.U. under Article 20 provides that the loading and discharging of Ship's Stores when exceeding two (2) hours duration shall be carried out by longshoremen.

In compliance with the foregoing requirement, vessels loading/discharging Ship's Stores for periods of two (2) or more hours while berthed at the Terminal are required as a condition of use to engage at the vessel's expense the services of longshoremen to perform this work.

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#### 6. CHARGES GENERALLY

#### 7200 Charges Generally

The charges prescribed in this tariff are:

- a. based on performing the work during straight time hours,
- in addition to charges prescribed by any other tariff, notice or bylaw, or that may be owing to the Company or Vancouver Port Authority,

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- c. payable to the Company at the address shown on the invoice,
- d. exclusive of Goods and Services Tax.

#### 7205 Goods and Services Tax

All charges in this Tariff are exclusive of Goods and Services Tax (GST). Customers shall, in addition, pay to the Company all Goods and Services taxes for goods and services supplied by the Company as and when required by law.

#### 7210 <u>Terms</u>

All charges are due as they accrue or on completion of such service or use. The Company reserves the right to require payment of charges in advance, as follows:

- a. by the vessel, its owners or agents before vessel commences its loading or discharging operations,
- b. by the owner, shipper, or consignee before cargo leaves the custody of the Company,
- right is reserved by the Company to require prepayment of all charges on perishable cargo or of doubtful value and on household goods.

#### 7220 Payment of Charges

- Where any charges prescribed by this tariff are owing in respect of any goods, those goods shall not be removed from the Terminal until the charges have been paid or arrangements for payment have been made with the Company.
- When credit approval is granted by the Company, the charges prescribed by this tariff are payable within seven (7) days from the date due and, where any charge is not paid within that time, an additional charge of one and one-half percent of any such charge shall be imposed for each thirty (30) day period or portion thereof during which it remains unpaid, which additional charge is equal to eighteen (18) percent per annum.
- No invoice shall be issued where the amount of the charges incurred is less than two (2) dollars.

#### 7240 Minimum Billing Charge

All invoices issued by the Company for any service, or combination of services, as provided in this tariff, shall be subject to a minimum billing charge of \$20.00 per invoice.

#### 7250 Reduction of Charges

No reduction of charges provided for in this tariff shall operate to reduce the amount payable for any service below any minimum charge for that service set out in this tariff.

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#### 7260 Charter Party Agreement, Sales Contract, Etc.

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

#### 7270 Absorptions by Ocean Carriers

On import and export traffic moving in connection with ocean carriers via the Terminal, provisions for complete or partial absorption of terminal charges are contained in ocean tariffs. Shippers/consignees are urged to consult with the carriers or refer to carrier tariffs for accurate determination of applicable terminal charges, if any, for the account of cargo.

#### 7300 Calculation of Charges

Where a cargo charge imposed by the Company in respect of any goods is calculated on the basis of tonnes it shall be calculated on the weight or measurement of the goods whichever is greater.

#### 7350 Weights and Measurements

- Weights and measurements shown on shipping documents are subject to checking by the Company and the actual scale weight or measurement of the shipment as determined by the Company will govern rating and billing. The shipping documents must include confirmation that gross packed weight for each packed container is in compliance with the SOLAS Container Weight Verification Requirement.
- The Company will not load a packed container on a vessel without a verified gross weight. If the Company determines a packed container is missing a verified gross weight pursuant to the SOLAS Container Weight Verification Requirement before it receives the container at the Terminal, the Company reserves the right to refuse the container. If it is determined that a packed container is missing a verified gross weight after delivery to the Terminal, the Company reserves all rights under this tariff including, but not limited to, the right to charge for all additional services, the right to remove the container from the Terminal at the owner or shipper or consignee's expense and risk, and the right to sell the cargo to pay for unpaid charges and removal. Any additional costs incurred by the Company due the failure of a shipper to have the gross weight of a packed container verified prior to delivery to the Terminal will be the responsibility of the shipper, its agent, owner, or consignee if those costs are not absorbed by the ocean carrier.
- Except as otherwise provided, rates named on a weight basis are to be applied to actual gross weight of the freight, and rates named on a measurement basis to the gross cubic measurement of the freight, but in no case shall the amount be less than the minimum to which the rates are subject.

#### 7. LIABILITY

#### 7500 <u>Liability</u>

#### 7510 Exclusion of Liability – Damage

It is a condition of the performance by the Company of the services referred to in this tariff that the Company, its officers or employees are not liable for any loss or destruction of or damage to cargo, goods, containers, chassis, vessels or any other property whatsoever unless:

- a. the loss, destruction or damage occurred solely as a result of the negligence of an officer or employee of the Company while acting within the scope of his duties or employment;
- b. i. within thirty (30) days after the goods were removed or should have been removed from the Terminal, notice of the loss, destruction or damage and the general nature thereof is given in writing to the Company, and
  - ii. within six (6) months after the goods were removed or should have been removed from the Terminal, a claim setting out in detail the nature and value of the goods is given in writing to the Company; and
- c. legal proceedings to enforce a claim for such loss, destruction or damage are commenced against the Company within one (1) year of the time the goods were removed or should have been removed from the Terminal.

#### 7515 Exclusion of Liability - Delay

It is a condition of the performance by the Company of the services referred to in this tariff that the Company, its officers and employees shall not be liable for any costs, expenses, damages or losses caused directly or indirectly by delay in loading, unloading, receiving, delivering or handling of any goods, cargo or containers arising from any cause whatsoever, including but not limited to negligence or wilful misconduct of the Company.

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#### 7516 Exclusion of Liability – Indirect or Consequential Damage or Loss

Notwithstanding any other provisions of this tariff, the Company shall not be liable for any economic loss or loss of profit or bargain or for any indirect or consequential damages or loss whatsoever, whether or not caused by or arising from negligence or wilful misconduct of the Company.

#### 7517 Exclusion of Liability – Costs of Surveys, Inspections, and/or Certification Services

It is a condition of the performance by the Company of the services referred to in this tariff that the Company, its officers or employees are not liable for any costs or expenses directly or indirectly related to the performance of services of surveys, inspections and or certification in relation to any loss or destruction of or damage to cargo, goods, containers, chassis, vessels or any other property whatsoever. If proof and or details of such services are requested by the Company, its officers or employees for the purpose of claims mitigation, the cost of these services shall be borne by the customer as part of their burden of proof.

#### 7520 <u>Limitations of Liability</u>

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It is a condition of the performance by the Company of the services referred to in this tariff that the Company, its officers or employees are not liable for any loss or destruction of or damage to goods in any amount exceeding:

- a. the landed cost of the goods, including invoiced cost as paid to the supplier, plus freight, insurance and any duty paid and not refundable, or
- b. five hundred (\$500.00) dollars per package or per customary freight unit,

whichever is the lesser, unless the nature and value of the goods is declared in writing to the Company at or before the time the goods are received on the Terminal. For the purposes of clause b. hereof, where goods are received or shipped by the Company within a container, trailer or boxcar, the container, trailer or boxcar and not the number of articles therein shall for the purposes of clause b. be deemed to be a package or customary freight unit.

- 7525 It is a condition of the performance by the Company of the services referred to in this tariff that the Company, its officers or employees are not liable for any destruction or damage to containers, chassis or vessels in any amount exceeding:
  - a. the reasonable cost of repair of the container or chassis to its condition immediately before the event causing damage or loss, or
  - b. the value after depreciation of the container, cargo, chassis, or vessel immediately before the accident less salvage value,

whichever is the lesser. The Company shall also have the option to restore a container or chassis to its condition immediately before the event causing damage or loss, in which event it shall have no further liability for any loss or destruction or damage to such container or chassis.

#### 7526 **Burden of Proof**

It is a condition of the use of the Terminal and the performance by the Company of the services referred to in this tariff, that, in any legal or other proceeding in which destruction, damage, loss or disappearance of the goods is in issue, the burden of proving the fact of such destruction, damage, loss or disappearance, the cause thereof, and the responsibility therefore, will lie always with the claimant; the Company, its officers and employees being at all times presumed to have exercised due care in the custody and handling of the goods until the contrary is specifically proved by evidence. This clause will not apply where prohibited by statute.

#### 7527 <u>Duty to Mitigate Losses</u>

It is a condition of the performance by the Company of the services referred to in this tariff that all related parties with an interest in the cargo, goods, containers, chassis, vessel or any other property, where required, have a duty to immediately mitigate any losses by taking any and all obvious steps of a prudent organization or individual to minimize and further prevent any additional loss and / or damage.

#### 7530 Vessels and Floating Assets at Owner's Risk

It is a condition of the use of the Terminal and the performance by the Company of the services referred to in this tariff, that, every vessel, float, derrick, pile driver, or section of logs or part thereof that is moored at the Terminal is at the owner's risk while so moored.

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#### 7540 <u>Limitation of Liability – Mixed Cargo</u>

It is a condition of the performance by the Company of the services referred to in this tariff that the Company, its officers or employees will not acknowledge the receipt of or have any responsibility or liability whatsoever for any goods that are unloaded from a vessel in such a manner that they are likely to be mixed with goods covered by more than one bill of lading, unless an employee of the Company is given sufficient time and opportunity to sort, count and inspect the goods. The record of sort, count, or damage compiled by the Company or its employee shall in the event of any claims being made against the Company for loss, damage or expense be deemed to be an accurate record of sort, count or damage of the goods upon receipt from the vessel.

#### 7550 <u>Exclusions, Exemptions and Limitations in Bill of Lading and Passenger Tickets Applicable</u>

It is a condition of the use of the Terminal and the performance by the Company of the services referred to in this tariff that the Company, its officers or employees are not liable for any loss or destruction of or damage to property or the death of or injury to persons including but not limited to vessel passengers and crew, unless such loss, destruction or damage or such death or injury occurs solely as a result of the negligence of the Company or its employees; provided that neither the Company nor its employees, servants or agents shall be liable for any loss or damage to non-Company trucks caused by Terminal equipment whether by collision or otherwise, nor for any consequential loss or damage arising there from, whether or not arising from the negligence of the Company, as more particularly set out in the Terminal Rules for Truck Drivers which are incorporated herein. Such trucks are at owner's risk of loss or damage.

- It is a condition of the use of the Terminal and the performance by the Company of the services referred to in this tariff that the Company, its officers and employees shall in any event be entitled also to the same exceptions, exemptions, restrictions and limitations of liability provisions of all contracts of affreightment as are set out in the carrier's favour in any bill of lading or similar document relating to the goods in question and, in the case of vessel passengers, any passenger tickets or contracts between the carrier and such passenger.
- It is a condition of the use of the Terminal and the performance by the Company of the services referred to in this tariff that the Company, its officers and employees that the ocean carrier will include the Company or arrange to have it included as an express beneficiary, to the extent of the services to be performed hereunder, of all rights, immunities and limitation of liability provisions of all contracts of affreightment, as evidenced by its or carrier's standard bills of lading and/or passenger tickets, issued by the ocean carrier or the carrier. Whenever the customary rights, immunities and/or liability limitations are waived or omitted by the ocean carrier, as in the case of ad valorem cargo, the ocean carrier agrees to hold the Company harmless from and indemnify it against any resultant increase in liability.
- It is a condition of the use of the Terminal and the performance by the Company of the services referred to in this tariff that the Company, its officers and employees that in the event the ocean carrier is not the carrier of the cargo to be handled by the Company, the ocean carrier expressly agrees that all rights, immunities and liability limitations contained in the involved carrier's applicable bill of lading shall inure to the benefit of the Company. The ocean carrier agrees that in no event shall the Company have any liability in excess of that of the carrier respecting loss or damage of cargo and agrees to hold the Company harmless from and indemnify it against any liability incurred by the Company in excess of that of the carrier respecting loss or damage to cargo.

#### 7590 No Right of Deduction or Set-Off

It is a condition of the use of the Terminal and the performance by the Company of the services referred to in this tariff notwithstanding any liability or alleged liability of the Company or the Vancouver Fraser Port Authority under this tariff or otherwise, owners, shippers, consignees, carriers, cargo or vessel interests, and any other persons responsible for charges under this tariff, shall not be entitled by reason of any such liability or alleged liability to any deduction from, reduction of, set-off against or waiver of any charges payable under this tariff or under the Fee Detail Document, all of which shall be paid in full as and when due.

#### 7600 Exclusions, Exemptions and Limitations are Cumulative

It is a condition of the use of the Terminal and the performance by the Company of the services referred to in this tariff that the Company, its officers and employees that the exclusions, exemptions and limitations of liability set forth in or referred to in Items 7500 through 7590 above are cumulative and are in addition to and not in substitution for or in limitation of any other clauses excluding, exempting or limiting liability as set forth in this tariff or any other exclusions, exemptions or limitations of liability upon which the Company may rely at law or in equity.