#### CITY OF UNALASKA UNALASKA, ALASKA

#### ORDINANCE 2022-09

#### AN ORDINANCE OF THE UNALASKA CITY COUNCIL AMENDING THE PORT OF DUTCH HARBOR UNALASKA MARINE CENTER TERMINAL TARIFF

BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF UNALASKA, as follows:

Section 1: Classification. This is a non-code Ordinance.

**Section 2:** The Unalaska City Council hereby amends the Port of Dutch Harbor Unalaska Marine Center Terminal Tariff as attached, identified as Terminal Tariff 10. This Tariff shall remain in effect until such time as it may be amended by subsequent ordinance.

Section 3: Effective Date. This ordinance shall take effect on July 1, 2022.

PASSED AND ADOPTED by a duly constituted quorum of the Unalaska City Council on June 28, 2022.

Vincent M. Tutiakoff, Sr. Mayor

ATTEST:

Marjie Veeder, CMC City Clerk

# **MEMORANDUM TO COUNCIL**

To:	Mayor and City Council Members
From:	Peggy McLaughlin, Port Director
Through:	Chris Hladick, Interim City Manager
Date:	June 14, 2022
Re:	Ordinance 2022-09 Amending the Port of Dutch Harbor Unalaska Marine Center Terminal Tariff

**SUMMARY:** Ordinance 2022-09 adjusts the Unalaska Marine Center Terminal Tariff to align with the Ports and Harbors fees as outlined in the Schedule for Fees and Charges for Services, Labor and Equipment (Fee Schedule), by referencing Section I rates in the Fee Schedule which apply to all City of Unalaska Ports and Harbor Facilities. Using the Consumer Price Index (CPI) as a guide, the Fee Schedule has increased by 5.8% in most areas. By referencing Section I of the Fee Schedule, the 5.8% increase is applied to Terminal Tariff 10 as proposed. Amending Terminal Tariff 10 also adjusts the dockage rates for UMC to capture the CPI increase of 5.8%.

**<u>PREVIOUS COUNCIL ACTION</u>**: Council adopted Terminal Tariff 6 in 2011; Terminal Tariff 7 in 2017; Terminal Tariff 8 in 2019; and Terminal Tariff 9 in 2021. Each year Council reviews and approves the Fee Schedule.

**BACKGROUND:** The Terminal Tariff regulates the rates charged at UMC for services provided. Terminal Tariff 9 took effect on September 1, 2021. The proposed amendment to the existing tariff adjusts for increases and also references Section I of the Fee Schedule for "Fees That Apply to all Facilities". Any time the Terminal Tariff is changed or adjusted, it requires Council approval through a non-code ordinance.

**DISCUSSION**: In 2017, the Fee Schedule was written with rates that applied to all facilities. The UMC Tariff was revised to address fee changes by referencing the appropriate section of the Fee Schedule. Each time rates are adjusted in the Fee Schedule that affect the Terminal Tariff, a non-code ordinance amending and adopting those new rates is required. This Ordinance accounts for the adjustments and aligns Terminal Tariff 10 with the Fee Schedule.

Section VI was originally the referenced Section, but has been moved to Section I of the proposed FY23 Fee Schedule for easier reference. The CPI increase is 5.8% and is applied to most fees in the Fee Schedule. The proposed Tariff now references Section I of the Fee Schedule.

There are some specific rates called out in the Tariff that do not reference Section I. These rates are listed in Section I, and the Tariff and the Fee Schedule are the same. Storage rate is an example of this.

There are also some charges that are specific to UMC, where the CPI increase was applied. These include Wharf Demurrage, Loading Dock and Wastewater. The Wastewater increase is greater than 5.8% and is based on the average gallons held by the vessels that discharge wastewater.

**<u>ALTERNATIVES</u>**: Council could approve Ordinance 2022-09 as proposed; amend it; or vote it down.

**<u>FINANCIAL IMPLICATIONS</u>**: This ordinance makes the UMC rates consistent with other facilities and the Fee Schedule.

LEGAL: N/A

**STAFF RECOMMENDATION:** Staff recommends approval.

**PROPOSED MOTION**: I move to introduce Ordinance 2022-09 and schedule it for public hearing and second reading on June 28, 2022.

CITY MANAGER COMMENTS: I support Staff's recommendation.

ATTACHMENTS: Proposed Unalaska Terminal Tariff 10



# City of Unalaska International Port of Dutch Harbor UNALASKA MARINE CENTER

TERMINAL TARIFF NAMING RATES, RULES, AND REGULATIONS

for

**TERMINAL SERVICES** 

at

THE CITY OF UNALASKA INTERNATIONAL PORT OF DUTCH HARBOR UNALASKA MARINE CENTER

Located at

UNALASKA / DUTCH HARBOR, ALASKA

# **TERMINAL TARIFF 10**

Adopted 6/28/2022 Effective 7/1/2022

	Terminal Tariff	10 
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#### **EXPLANATION OF SYMBOLS AND ABBREVIATIONS**

- Cont. ----- Continued
- Period ----- 12 hours or less
- Ft. ----- Foot
- Gal. ----- U.S. gallons
- Lbs. ----- Pounds
- LOA----- Length Overall
- MT ----- Metric Ton N.O.S.----- Not Otherwise Specified
- PUA ----- Preferential Use Agreement
- LT ----- Long Ton
- ST----- Short Ton
- Sq. ----- Square
- Wt. ----- Weight
- \$------U.S. Currency
- Day ----- Calendar Day

#### **CONVERSION TABLES**

- 1 Pound------ 0.453592 Kilograms
- 1 Kilogram------ 2.20462Pounds
- 1 Short Ton ------ 2000 Pounds
- 1 Short Ton ------ 0.892857 Long Tons
- 1 Short Ton ----- 0.907185 Metric Tons
- 1 Long Ton----- 2,240 Pounds
- 1 Long Ton ------ 1,016.05 Kilograms
- 1 Long Ton----- 1.01605 Metric Tons
- 1 Long Ton----- 1.120 Short Tons
- 1 Metric Ton ----- 2,204.62 Pounds
- 1 U.S. Gallon ----- 3.78543 Liters
- 1 U.S. Barrel----- 42 Gallons
- 1 Foot ----- 0.304801 Meters
- 1 Meter ----- 3.28083 Feet
- 1 Metric Ton ----- 1.1023 Short Ton
- 1 Gallon Fresh Water -----8.34 Pounds
- 1 Short Ton Fresh Water-----239.808 Gallons

#### NOTICE TO THE PUBLIC

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

Port of Dutch Harbor Unalaska Marine Center

Terminal Tariff 10

SECTION 1 – GENERAL RULES AND REGULATIONS	ITEM
ITEM 100	<u>NO.</u> 100
APPLICATION OF TARIFF	100
(A) GENERAL APPLICATION OF TARIFF Vessel charges and assessments provided in this tariff are applicable to all vessels, self- propelled or other than self-propelled, when such vessels are provided with dockage services or other vessel services named in this tariff. Information and applications for	
services are maintained by the Port Director/Harbormaster.	
<b>(B) SUBJECT TO CHANGE</b> The rates named in this tariff, revisions or supplements thereto, are based upon ordinary traffic and labor conditions. If and when these conditions change because of demand of labor for increased wages, strikes, congestion or other causes not reasonably within the control of the Port of Dutch Harbor, 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 as per Sections 2.5.	
(C) TARIFF EFFECTIVE The rates, charges, rules, and regulations named in this tariff, revisions, or supplements thereto, will apply on all freight received at terminals on and after the effective date of this tariff, or effective dates of additions, revisions, or supplements thereto. Unless otherwise specified, all transit freight received at terminals and undelivered prior to effective dates of tariff, revisions, or supplements thereto, will be charged the rates in effect on the date such freight was received, until entire lot or shipment has been withdrawn.	
(D) USE OF TERMINAL, DEEMED ACCEPTANCE Use of wharves or facilities will be deemed as acceptance of this tariff, revisions, or supplements, and the terms and conditions named herein.	
(E) <b>RESERVATION OF AGREEMENT RIGHTS</b> The Port of Dutch Harbor reserves the right to enter into agreements with common carriers, shippers, and/or their agents, concerning rates and services, provided such agreements are consistent with existing local, state, and national laws governing the civil and business relations of all parties concerned.	
ITEM 101 THIRD PARTY ACCESS – INCLUDING STEVEDORE AND LONGSHOREMAN ACCESS	101
All labor must be contracted through shipping agents, stevedoring agencies or vessel agents, owners/operators. This item provides information regarding access, responsibilities, and requirements related to third party employers and employees.	
Third party access applies to stevedores, longshoremen, independent contractors, and other non-port employees with business at the Port.	
(A) CARE IN THE PERFORMANCE OF OPERATIONS Third party employees shall exercise care in the performance of their operations in order to prevent injury to or death of any person and damage to or destruction or loss of	

Issued 9/26/2000 Amended 07/01/2022

property, whether of the Port, of the third party, of the vessel being loaded/unloaded, or of any other party

#### (B) COMPLIANCE WITH FIRE AND SAFETY PRECAUTIONS

Any third party operating at the Port of Dutch Harbor shall take all necessary safety and fire precautions, and comply with recognized commercial and marine safety practices, procedures and regulations

#### (C) THIRD PARTY AND PORT INDEPENDENT CONTRACTORS

In any service relationship the Port of Dutch Harbor and any third party shall be independent contractors, each to the other, and shall not be agents or employees, one for the other, for any purposes

#### (D) THIRD PARTY EMPLOYERS SHALL ENSURE EFFICIENT AND EXPEDITIOUS VESSEL WORK

In order to ensure efficient and expeditious loading and discharge of vessels, and the maximum utilization of the full capacity of the Port of Dutch Harbor, third party employers shall:

 Make use of the appropriate facilities and equipment furnished by the Port of Dutch Harbor.

Have at least one qualified supervisor present at all times while a vessel is loading or unloading.

3. Have at least one responsible officer or representative, with full power to make all operating decisions concerning the third party's work at the Port, available for contact by the Port at all times and keep the Port informed at all times of how and where such officer or representative may be contacted by the Port.

4. Cooperate fully with the Port of Dutch Harbor in all respects by (i) advising as far in advance as possible the type of vessel, Master's estimate of the quantity of cargo to be loaded or discharged, estimated time to load or discharge, and any special problems that may exist or arise; (ii) determining the equipment needed for the operation; and (iii) coordinating sequence and timing of operations for the convenience and efficiency of the Port.

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

Not bring pets/animals or small children to the Port unless permission of the port is specifically granted on an individual basis.

#### (E) PORT SHALL SUPPLY EQUIPMENT, FACILITIES, AND SERVICE

The Port of Dutch Harbor shall furnish, subject to the conditions and charges stipulated elsewhere in this tariff, the following:

1) Access, for third party employees, to the Port of Dutch Harbor property at places and in the manner as may be approved by the Port of Dutch Harbor.

2) Port equipment to the extent it is available, required, and dedicated to third party employee use.

All Port of Dutch Harbor equipment utilized by the third party in performing its work is expressly understood to be under the direction and control of the third party and the third party is responsible for the operation thereof and assumes all risk for injuries or damages which may arise or grow out of the use or operation of such equipment. It is incumbent upon the third party to make a thorough inspection and verify the physical condition and capacity of the equipment, as well as the competency of the operator, there being no representation of warranty by the Port of Dutch Harbor with respect to such manner. (Subject to ITEM 102 herein.)

All such equipment will be properly used by the third party and not subjected to abuse or more than normal wear and tear. If there is any such abuse or more than normal wear and tear, the third party shall pay for the damage to such equipment. Upon determination of the period of use, all such equipment shall be returned to the Port in the same condition as when received, normal wear and tear excepted. It shall be incumbent on the third party to make a reasonable inspection of all accesses permitted to and from a work area and the work areas and to verify these are safe places for the access and the work to be performed. There is no representation of warranty by the Port of Dutch Harbor with respect to such matters.

#### (F) THIRD PARTY EMPLOYER WARRANTY

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

If any breach of these warranties causes or subjects the port to any losses, suits, claims, damages or liabilities, the third party shall defend, indemnify and save harmless and reimburse the City of Unalaska and Port of Dutch Harbor for all such losses, suits, claims, damages or liabilities. (Subject to ITEM 102 herein.)

#### THIRD PARTY EMPLOYER – DEFINITION

The term "Third Party Employers" refers to employers of stevedores, vessel employees, longshoremen, independent contractors, and all other non-City employers.

#### (G) INDEMNITY

Third party employers and employees shall defend, indemnify and hold harmless the City of Unalaska and the Port of Dutch Harbor, its employees, and agents from and against any claims, damages, losses, and expenses (including attorney's fees) for injury to or death of any third party employees or for injury to any real or personal property.

#### (H) INSURANCE

Third party employers shall be required to obtain and/or maintain the following insurance coverage:

Worker's Compensation insurance (including Longshoremen and Harbor Workers Act Coverage) under all applicable federal and state statutes and municipal ordinances, and shall carry a minimum of \$1,000,000 in employer's liability insurance (including liability under the Jones Act). Third party employers shall carry and maintain, at their own expense, insurance not less than the amount and coverage herein specified, and the City of Unalaska, its employees and agents shall be named as additional insured under the insurance coverage so specified, including all liability coverage with the exception of Worker's Compensation. There shall be no right of subrogation against the City or its agents, and this waiver of subrogation shall be endorsed upon the policies. Insurance shall be placed with companies acceptable to the City of Unalaska; and these policies providing coverage hereunder shall contain provisions that no cancellation or material changes in the policy relative to the business and operations conducted on the City of Unalaska's UMC property shall become effective except upon 30 days prior written notice thereof to the City of Unalaska.

Commercial General Liability limits not less than \$1,000,000 per Occurrence and \$2,000,000 annual Aggregate for bodily injury and property damage including coverage for premises and operations liability, products and completed operations liability, contractual liability, broad form property damage liability, and personal injury liability occurring on, in, or about the vessels being loaded by third party employees, or the premises of the Port and the adjoining areas.

Commercial Automobile Liability covering all owned, non-owned, hired, and rented vehicles with limits of liability of not less than \$1,000,000 Combined Single Limit for Bodily Injury and Property Damage per each occurrence or loss.

Third party employers shall be required to submit to the City of Unalaska certificates of insurance evidencing the foregoing coverage, and said certificates shall provide that the City is to be given 30 days prior written notice of any alteration or cancellation.

ITEM 102	
LIMITS OF LIABILITY	102
No provision contained in this tariff shall limit or relieve the City of Unalaska and Port of Dutch Harbor from liability for its own negligence nor require any person, vessel or lessee to indemnify or hold harmless the City of Unalaska and Port of Dutch Harbor from liability for its own	
liability for its own negligence.	
ITEM 103	
APPLICATION OF RATES	103
Unless otherwise provided, rates are given in dollars per short ton, lineal foot, square feet, or U.S. gallon, whichever creates the greater revenue.	

Users of the Port are required to furnish dock receipts, mate's tickets, certificates, or copies of invoices, certified by the shipper to be true and correct, and acceptable to the Port.

Specific commodity rates will take precedence over any general or N.O.S. rates.

As used in this tariff, Schedule of Fees refers to the City of Unalaska Schedule of Fees and Charges then in effect. All current rates & fee schedules will be available at the Port of Dutch Harbor office.

#### ITEM 104 INSURANCE

Rates named in this tariff do not include insurance of any kind.

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## ITEM 105

#### RESPONSIBILITY FOR COLLECTION AND TERMS OF PAYMENT

#### (A) RESPONSIBILITY FOR CHARGES

Vessels, their owners, agents, masters, and shippers or consignees of goods docking at or using the facilities covered by this tariff, agree to be responsible, jointly and severally, for the payments of charges assessed in accordance with this tariff. Rates, rules and regulations of this tariff and liability for charges apply without regard to the provision of any bills of lading, charter party agreement, third party agreement, contract or any other conflicting documents.

#### (B) TERMS AND CONDITIONS OF PAYMENT

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

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

 By the vessel, its owners, or agents before vessel is assigned a berth and commences its loading or unloading operations.

2. By the cargo owner, shipper, or consignee before cargo leaves the custody and control of the Port.

3. For all charges on perishable cargo or cargo of doubtful value and household goods, payment terms are cash unless the Port customer, prior to the use of Port facilities or services, has established credit worthiness or has posted adequate security acceptable to the Port and has thereby been relieved of cash payment requirements by the Port.

#### (C) COMPLIANCE WITH TERMINAL USE PERMIT CONDITIONS

Use of Port facilities and services shall comply with the Conditions of the UMC Terminal Tariff as published by the Port.

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#### **ITEM 106**

#### DELINQUENT ACCOUNTS (A) TIME OF DELINQUENCY

All invoices will be declared delinquent 31 days after the date of the invoice. A monthly finance charge of 0.875% (10.5% per annum) will be applied to all accounts 60 days and older.

#### (B) COSTS AND EXPENSES RECOVERABLE

Should it become necessary for the Port to institute litigation to effect collection of a delinquent account, then all expenses incurred by the prevailing party shall be assessed to and become payable by the non-prevailing party. Such expenses shall include, but not be limited to, a reasonable attorney's fee and all costs of the suit.

#### (C) DELINQUENT LIST

The Port may record the vessels, their owners or agents whose invoices are delinquent on a Delinquent List. Vessels whose owners, operators or agents are on the Delinquent List may not be allowed to discharge to any Port dock or use any Port facilities until all past due charges are paid. A vessel whose owners, operators or agents have been on the Delinquent List and whose owners, operators or agents have been on the Delinquent List and whose owners, operators or agents have satisfied past due charges must prepay all estimated charges on voyages subsequent to removal from the Delinquent List before being allowed use of any Port facility, unless other arrangements have been made in advance with the City Finance Department.

#### ITEM 107

#### LIABILITY FOR LOSS, DAMAGES, OR INJURY

#### (A) LIMITS OF RESPONSIBILITY

The Port of Dutch Harbor will not be responsible for any loss, damage, or delay to merchandise which may arise from any cause beyond its direct authority and control, nor from any cause except for want of due diligence.

Further, the Port of Dutch Harbor shall not be liable for any loss, damage or delay to merchandise, or any other injury which results from animals, insects, rodents or vermin; not 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 labor stoppage whether or not agents or the employees of the Port of Dutch Harbor be involved; not from delay caused by adverse weather; delay caused by shortage of qualified labor, except to the extent that any of the aforesaid loss of damage results from negligent acts or omissions of the Port, its employees or agents. (Subject to ITEM 102 herein.)

#### (B) LIMITS OF RESPONSIBILITY

If and when others, other than the Port, are permitted to perform services on the wharves or premises of the Port, they shall be liable for the injury of persons in their employ and shall also be held accountable for malicious acts or thefts by themselves or persons in their employ. The provisions of this item are applicable to all persons, corporations, associations and the like who in any manner come upon or use the terminal facilities, except to agents or employees of the Port. All such persons, corporations, associations and the like shall be strictly liable and responsible for damage to property or for damage or injury to, or for the death of, any person or persons, which may be caused or occasioned by any acts or omission of such persons or the acts or omissions of their agents or employees. All such persons who come upon or use the terminal facilities shall be deemed to have irrevocably agreed to indemnify the Port of Dutch Harbor for any such loss or damage to persons or property for which a claim is or may be made against the Port, and all such persons shall save and hold the Port harmless from any or all such liability, together with all costs and expenses incurred by the Port in investigating or defending claims therefore, including, but not limited to, court costs, experts' fees and attorney's fees.

#### ITEM 108

#### RIGHTS OF THE PORT (A) RIGHTS RESERVED

The Port of Dutch Harbor reserves the right to furnish equipment, supplies, and materials, and to perform all services in connection with the operation of its facilities, under rates and conditions named herein.

#### (B) **RIGHTS TO APPROVE**

The Port of Dutch Harbor reserves the right to approve, if it so deems necessary, the Vessel agent's or owner/operator's use of their own equipment, supplies and materials and performing all services in connection with the operation of the loading and unloading of cargo and gear.

#### (C) RIGHT TO REFUSE FREIGHT

The Port of Dutch Harbor reserves the right, without responsibility for demurrage, loss or damage attaching, to refuse to accept, receive, or unload, or to permit vessels to discharge freight:

For which previous arrangements for space, receiving, unloading or handling have not been made by shipper, consignee or carrier.

Deemed extra offensive, perishable, or hazardous.

The value of which may be determined as less than the probable Port charges.

Not packed in packages or containers suitable for standing the ordinary handling incident to its transportation. Such freight, however, may be repacked or reconditioned at discretion of the Port of Dutch Harbor, and all expense, loss or damage incident thereto will be for account of shipper, consignee, owner or carrier

#### (D) RIGHT TO REMOVE, TRANSFER, OR WAREHOUSE FREIGHT

Hazardous or offensive freight, or freight which, by its nature, is liable to damage other

Port of Dutch Harbor Unalaska Marine Center

Terminal Tariff 10

freight, is subject to immediate removal, either from the wharf or wharf premises, or to other locations within said premises, with all expense and risk of loss or damage for the account of owner, shipper or consignee. (Subject to ITEM 102 herein.)

Freight remaining on wharf or wharf premises after expiration of free time (See ITEM 202), and freight shut out at clearance of vessel, may be piled or re-piled to make space, transferred to other locations or receptacles within the wharf premises, or removed to public or private warehouses, with all expense and risk of loss or damage for account of the owner, shipper, consignee, or carrier, as responsibility may appear. (Subject to ITEM 102 herein.)

#### (E) EXPLOSIVES

The acceptance, handling, or storage of explosives or excessively inflammable material will be subject to special arrangements with the Port of Dutch Harbor and governed by rules and regulations of Federal, State and local authorities. USCG; (TITLE 49 CFR 176.100 & 176.415)

Special arrangements with the Port of Dutch Harbor may include handling fees.

#### (F) OWNERS RISK

(Subject to ITEM 102 herein.)

Glass, liquids, and fragile articles will be accepted only at owner's risk for breakage, leakage, or chafing.

Freight on open ground or on open wharf is at owner's risk for loss or damage.

All watercraft if and when permitted by t<mark>he P</mark>ort of D<mark>u</mark>tch Harbor to be moored, at wharves, or alongside vessels, are at owner's risk or damage.

ITEM 109	109
SHIPPER REQUESTS AND COMPLAINTS	
For dockage and storage, shipper requests and complaints may be made by filing a written statement with the Port Director/Harbormaster. For handling of cargo and gear, requests and complaints must be first submitted to the vessel agent, owner/operator. Any shipper may submit a request or complaint.	

ITEM 110	110
DEMURRAGE OR DELAYS	
In furnishing services related to loading and unloading vessels, no responsibility for any	
demurrage whatsoever will be assumed by the Port.	
Delays in loading, unloading, receiving, delivering, or handling freight, arising from	
combinations, riots, or strikes of any person in the employ of the Port or in the services	
of others, or arising from any other cause not reasonably within control of the Port, will	
not entitle the owners, shippers, consignees, or carriers of the freight to waiver of wharf	
demurrage, or any other terminal charges or expenses that may be incurred.	
The Port Director/Harbormaster may waive dockage charges for delays caused by	
extreme weather conditions, when such conditions prevent a vessel from departing at	
its scheduled time. However, the Port of Dutch Harbor does not accept liability for losses	
to vessel owners/operators, third party contractors, and others that are caused by	
adverse weather.	
ITEM 111	
MANIFESTS REQUIRED OF VESSELS	111
Masters, owners, agents or operators of vessels are required to furnish the Port of Dutch	
Harbor with complete copies of vessels' manifests showing the port of discharge and the	
weights or measurements of all freight loaded or discharged at the facilities of the Port of	
weights of measurements of all neight loaded of discharged at the facilities of the fort of	
Dutch Harbor Such manifest must also designate the basis weight or measurement of	
Dutch Harbor. Such manifest must also designate the basis weight or measurement of which ocean freight was assessed. In lieu of manifests, certified lists of conjector theory	
which ocean freight was assessed. In lieu of manifests, certified lists of copies of "boat	
which ocean freight was assessed. In lieu of manifests, certified lists of copies of "boat notes", mates' receipts, or dock receipts c <mark>ontaining</mark> all information as required above may	
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<ul> <li>which ocean freight was assessed. In lieu of manifests, certified lists of copies of "boal notes", mates' receipts, or dock receipts containing all information as required above may be accepted.</li> <li>SECTION 2 – DEFINITIONS AND SCHEDULE OF CHARGES</li> <li>SECTION 2.1 – GENERAL DEFINITIONS</li> <li>ITEM 201</li> <li>BERTHING</li> <li>Vessels berthing or departing piers or wharves subject to this tariff must use sufficient tugs so the ship can be berthed or removed in a safe manner. Berthing speed shall be of a safe and controlled velocity—for example, the berthing speed shall not exceed 16 feet/minute. Line handlers shall be used as necessary.</li> <li>ITEM 202</li> <li>FREE TIME FOR CARGO &amp; MOORAGE</li> <li>(A) DEFINITION OF FREE TIME <ol> <li>CARGO</li> <li>The initial twelve (12) hour period during which cargo may occupy</li> </ol> </li> </ul>	201

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Free time applies to cargo in storage areas only. Cargo or equipment in working areas or that otherwise interferes with activities at the Port may be moved by the Port. In such cases, labor and equipment charges may be assessed.

 MOORAGE Durations of two (2) hours or less during which a vessel may occupy space assigned to it or terminal property free of moorage charges. Examples of free moorage consist of medical emergencies, and short stops to pick up/drop off personnel.

#### (B) VESSEL DELAY

When the sailing date of a vessel has been announced or posted by the terminal operator and the sailing date is delayed due to stress of weather, accident, or other emergency, an extension of free time may be granted equivalent to the delay of the vessel, but not to exceed 24 hours. This exception does not apply on freight against which wharf demurrage and/or storage charges have accrued prior to the scheduled sailing date as announced.

#### (C) COSTS ASSOCIATED WITH VESSEL DELAY

If a vessel exceeds its sailing date and time without proper notice or permission to do so by the port, that vessel may be liable for related costs incurred by the Port. For example, the Port shall not be liable for any charges that may be assessed to the Port by a subsequent dock user that incurs labor costs for gang call-out when this user is unable to access the dock because of the unauthorized delay of the first vessel. The offending vessel shall be liable for such costs, plus a 30 percent administration charge.

#### ITEM 203

#### LOAD LIMITS

Cargo shall be stacked or piled on piers or wharves so as to produce a uniform loading for the areas covered and to be no greater than 750 pounds per square foot.

#### **ITEM 204**

#### NORMAL WORKING HOURS

Normal working hours of the Port office staff are 0800 to 1700 hours, five (5) days per week except during periods designated by the Port Director as a seven (7) day work week or on Port of Dutch Harbor / City of Unalaska holidays. Holidays are as follows: New Year's Day; Martin Luther King, Jr. Day (3rd Monday in January); Presidents' Day (3<sup>rd</sup> Monday in February); Memorial Day (last Monday in May); Independence Day; Labor Day; Veterans Day (11th of November); Thanksgiving Day; Christmas Day; and every day designated by public proclamation by the President of the United States or the Governor of the State of Alaska as a legal holiday.

Reservations shall be made by way written notification at least 24 hours in advance so scheduling changes can be made and confirmed during normal scheduled working hours.

Cancellation of a confirmed schedule less than 24 hours in advance may result in a charge of 25% of the applicable LOA rate listed in the UMC tariff.

Unalaska Marine Center Terminal Tarif	
TEM 205	205
<b>RESPONSIBILITY FOR HOUSEKEEPING</b> Jsers of the Unalaska Marine Center property will be required to maintain it in an or manner as directed by the Port Director/Harbormaster. If a user does not properly o property used, the Port Director/Harbormaster shall order the work performed and the will be billed at cost, plus a 30% overhead charge.	clean user
Housekeeping of flammable cargo requires special provisions. Users, shippers, consignand persons in charge of ships will be held responsible for the following:	gnee
a) Providing steam or other heating means to assure proper flow of petroleum proc requiring such heat.	ducts
b) Removal of temporary lines upon completion of receipt of dischar <mark>g</mark> e or flammable liquids.	
c) Preventing or containing any and all spillage or leakage associated with the receil discharge of their cargo(s). Spillage and/or leakage of petroleum products or flamma must be cleaned up immediately.	
d) Cleaning all petroleum products from lines located on or adjacent to the Terminal a	
vessel completes loading or discharge (unless otherwise authorized by the F Director/Harbormaster). ITEM 206 POINT OF REST Point of rest is defined as that area on the terminal facility which is assigned for the re	<b>206</b>
Director/Harbormaster). <b>ITEM 206</b> <b>POINT OF REST</b> Point of rest is defined as that area on the terminal facility which is assigned for the re of inbound cargo from the vessel and from which inbound cargo may be delivered to consignee, and that area which is assigned for the receipt of outbound cargo from ship for vessel loading.	206 ceipt o the
Director/Harbormaster). ITEM 206 POINT OF REST	206 ceipt o the
Director/Harbormaster).  ITEM 206  POINT OF REST  Point of rest is defined as that area on the terminal facility which is assigned for the re of inbound cargo from the vessel and from which inbound cargo may be delivered to consignee, and that area which is assigned for the receipt of outbound cargo from ship for vessel loading.  SECTION 2.2 – DOCKAGE	206 eceipt o the opers 220
Director/Harbormaster).  ITEM 206  POINT OF REST  Point of rest is defined as that area on the terminal facility which is assigned for the re of inbound cargo from the vessel and from which inbound cargo may be delivered to consignee, and that area which is assigned for the receipt of outbound cargo from ship for vessel loading.  SECTION 2.2 – DOCKAGE  ITEM 220  DOCKAGE – GENERAL INFORMATION  (A) DEFINITION The charge assessed against a vessel for berthing at a wharf, piling structure, p	206 ceipt o the opers 220 220 bier, the d, or

#### (C) BASIS FOR COMPUTING CHARGES

Dockage charges will be assessed on the length-over-all of the vessel published in "Lloyds Register". The Port reserves the right to: (a) Obtain the length-over-all from the vessel's register, or (b) measure the vessel.

#### (D) VESSELS DOCKED TO REPAIR, SHORE, OUTFIT OR OTHER

Full dockage will be charged if and when a vessel is permitted to make repairs or alterations, shore for special freight, outfit, and store or fumigate while docked at wharf unless otherwise negotiated with Port Director/Harbormaster.

#### (E) VESSELS REQUIRED TO VACATE BERTH

The Port reserves the right to order a vessel to shift its position at a wharf, to change berths or to vacate berth when not actually engaged in loading or discharging freight or when occupying a berth beyond the time scheduled by the Port Director/Harbormaster. Any vessel upon notice to move, which refuses or fails to move, may be shifted or moved by tug or otherwise, by wharf agent, and any expenses, damage to vessels or wharf during such removal will be charged to vessel so moved.

#### (F) CHARGES ON VESSEL SHIFTING

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

#### (G) DOCK ASSIGNMENTS

The Port Director/Harbormaster has sole authority to determine how a vessel must use the Unalaska Marine Center (e.g., the exact location for berthing), to reserve the vessel arrival and departure time, and to maintain a written schedule of such reservations prepared from the Vessel Docking Request forms.

#### (H) RESOURCE ALLOCATION RULES

Vessels not taking or discharging cargo may be required to leave to accommodate vessels intending to take or discharge cargo.

In cases of emergency, the Port Director/Harbormaster shall have full authority to reset berthing and terminal use priorities.

#### (I) GOVERNMENT SHIPS

The Port may offer US Government non-military and/or US Government contracted vessels the opportunity for up to 1 free 24-hour period of docking per year. All such ships must vacate the dock upon the request of the Harbor Master or Port Director. All other fees will apply to vessels receiving this 24-hour dockage exemption. Government agencies that have use agreements on file with the City of Unalaska will pay for dockage and other services per tariff or as otherwise outlined in individual agreements.

#### (J) OTHER

The Port Director is permitted to charge rates applicable to other City Dock facilities if such activity is temporary, short in duration, and for the convenience of harbor operations. Upon advanced written approval by the City Manager and notification to the Finance Director, the Port Director may also create special rates for activities not covered by the tariff or in the interest of promoting services to new customers. Promotional rates shall not last more than one month.

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## ITEM 225

#### DOCKAGE – FEES AND CHARGES

#### DOCKAGE RATES/ CARGO TRANSFER

Dockage rates/cargo transfer, expressed in dollars per 12 hour period, will be assessed as follows:

Length O Fe		Charge
<u>Over</u>	<u>But Not</u> <u>Over</u>	<u>Dollars per 12-hour</u> <u>period</u>
0	100	\$195.68
101	125	\$245.24
126	150	\$293.51
151	175	\$388.73
176	200	\$443.51
201	225	\$499.62
226	250	\$554. <mark>4</mark> 1
251	275	\$610.49
276	300	\$665.30
301	325	\$721.38
326	350	\$782.69
351	375	\$930.10
376	400	\$991.41
401	425	\$1,054.03
426	450	\$1,115.33
451	475	\$1,174.04
476	500	\$1,239.26
501	525	\$1,304.48
526	550	\$1,369.71
551	575	\$1,434.92
576	600	\$1,500.17
601	625	\$1,630.61
626	650	\$1,956.74
651	675	\$2,282.86
676	700	\$2,608.98
701	725	\$2,935.09
726	750	\$3,261.23
751	775	\$3,587.35
776	800	\$3,913.47
801		\$3698.83 plus \$4.90 for each foot LOA in excess of 800 ft.

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Cruise Ships will be charged per tariff.

Lay-up fees for other vessels using the UMC Dock during period of overflow will be charged at the Spit/LCD rate.

#### SECTION 2.3 – STORAGE

#### ITEM 230

#### STORAGE – GENERAL INFORMATION

#### (A) DEFINITION:

Terminal storage, including closed or covered storage, open or ground storage, bonded storage and refrigerated storage after storage arrangements have been made, is the service of providing warehousing or other terminal facilities for the storing of inbound or outbound cargo or gear after the expiration of free time.

#### (B) CONDITIONS GOVERNING ACCEPTANCE OF CARGO FOR MONTHLY STORAGE

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

When request for storage is not made prior to arrival of cargo at the terminal, and additional handling is required to move and/or re-pile cargo for storage, all labor and equipment in connection therewith will be assessed per Sections 2.5 and 2.7.

Storage charges are payable in advance and will be computed on the following basis:

1) Cargo received for storage will be billed on a daily/monthly rate.

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

# (C) CONDITIONS GOVERNING ACCEPTANCE OF CARGO FOR Daily STORAGE

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

#### **ITEM 235**

#### STORAGE – FEES AND CHARGES

(A) MINIMUM CHARGES (SEE ITEM 270)

#### (B) STORAGE RATES – OPEN AREAS

Rates herein named apply to storage in open areas. Owner assumes the risk for loss or damage to cargo.

#### Commodity Monthly Charge

Daily Charge

All Freight N.O.S. \$0.44 per sq ft

\$0.05 per sq ft per day

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Port of Dutch Harbor Unalaska Marine Center	Terminal Tariff 10
(C) WAREHOUSE Entire Warehouse Full <sup>1</sup> / <sub>2</sub> Warehouse Full Day <sup>1</sup> / <sub>4</sub> Warehouse Full Day	\$264.74 ½ Day \$143.88
(D) LOADING DOCK \$313.58 per day \$78.37per day / b	
(E) MOBILE LOADING RAMPS: See Section	on I of Schedule of Fees and Services
ITEM 240	240
WHARFAGE – GENERAL INFORMATION	
(A) <b>DEFINITION</b> A charge assessed against the cargo on all o under wharves or between vessels when ber charge for the use of the wharf and does not in	thed at a wharf. Wharfage is solely the
(B) APPLICATION Wharfage rates named in this tariff will be Unalaska Marine Center docks and will be in provisions of this tariff, <b>Except the following:</b>	
No wharfage shall be charged to ship's gear, s walking boards, etc., placed on the wharf du over wharf will not be considered as ship's sto sections below on fuel and petroleum products	ring unloading operations. Fuel handled pres and will be subject to wharfage (see
(C) SHIP'S STORES Ship's stores dunnage used for vessel's cargo intended for vessel's own use, consumption, or of wharfage. Fuel handled over wharf and bal and will be subject to wharfage and other charg	repairs, will all be exempt from assessment last will not be considered as ship's stores
(D) OVERSIDE Unless otherwise specified in individual commo made with the Port Director/Harbormaster, al vessel directly to or from another vessel (rafted) while vessel is berthed at wharf or moored in w rates.	I freight loaded or discharged overside a , barge, lighter, draft, or to or from the water
ITEM 245	245
WHARFAGE – FEES AND CHARGES	
(A) MINIMUM CHARGES: (SEE ITEM 27	70)
(B) SCHEDULE OF CHARGES Unless otherwise specified, charges are in dol	lars per short ton.
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Port of Dutch Harbor Unalaska Marine Center	Terminal Tariff 10	
Commodity	<u>Charge</u>	
Bulk Commodities, dry, N.O.S	\$537	
(unloaded by owner's equipment)		
Seafood	\$5.37	
Vessel Gear & Equipment		
Other Pots: See Section I of Schedule of Fees ar		
Petroleum or Petroleum Products – flowage fee <sup>1</sup> : or negotiated contract rate.	\$5.37 or \$.018 per U.S. gallon,	
Bulk Petroleum Products – inbound: Subject to c	ontract and negotiations	
<sup>1</sup> flowage fee charge to distributor is a use agreement is in place or other cor	applicable unless preferential	
ITEM 246 WHARF DEMURRAGE		246
	s have been made for storage. After ed. urrage will be assessed at the	
\$0. SECTION 2.5 – HANDLING		
ITEM 250		250
ITEM 250 HANDLING – GENERAL INFORMATION		250
(A) <b>DEFINITION</b> Handling, when performed at the terminal, is the from the end of ship's tackle on the wharf to the the first place of rest on the wharf to within reach o ordinary sorting, breaking down, and stacking o	first place of rest on the wharf, or from of ship's tackle on the wharf. It includes	
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the man-hour and equipment rental rates. Charges for handling are assessed against vessels, their owners, operators, or the party ordering the service.

#### (B) LINE HANDLING

The Port Director/Harbormaster will not make any arrangements for handling of lines, cargo or gear. No preference will be given to any labor force working the terminal. All labor must be contracted through shipping agents, stevedoring agencies or vessel agent, owner/operator.

All vessels must have line handlers appropriate for vessel size and current conditions.

#### (C) RIGHT TO HANDLE FREIGHT RESERVED

The Port of Dutch Harbor reserves the right in all instances for vessel owners and operators to select qualified labor to perform the services of handling cargo. The labor selection is at their discretion and shall be in accordance with the requirements of this tariff.

ANDLING – FEES AND CHARGES		
A) MINIMUM CHARGE: (SEE ITEM 2	270)	
B) SCHEDULE OF CHARGES		
Commodity or Activity	Charge	
/essel Gear & Equipment	cost plus 18%	
Putrid or Rotten Fish Products	cost plus 18%	
leavy Metal Discard or Similar <sup>1</sup>	cost plus 18%	
landling Flammable Material	cost plus 18%	
Cleaning and Other	cost plus 18%	
1) Disposal of Items not normally accepted I	by the landfill	
SECTION 2.6 – LABOR		
TEM 260		260
ABOR RATES		
	t employees hired for specific tasks. It does	
ot refer to third party employees.		
TEM 265		265
SPECIFIC LABOR COST SERVICES		205
	ns, man-hour rates will be charged on service	9
ot arranged through a third party, including		1
) Services for inspection and cleaning, etc	c. – See, for example, Section 2.5 - Handling	
laterials and supplies furnished by the Port hall be billed at actual cost plus 18% for ac	t of Dutch Harbor in connection with service: dministration costs	s
		1

Port of Dutch Harbor Unalaska Marine Center	Terminal Tariff 10	
When equipment is used in tariff rate as shown ITEM 2	n performance of services, the charge will not be less than the 276.	9
ITEM 267		267
SCHEDULE OF MAN-HO	erein, the basic rate for Port labor per man-hour is provided in	
	but not provided by the owner, shipper, agent, or USCG ed by the Port and will be assessed at the following rates per	268
Straight Time Over Time Double Time Security set-up/tear down Security Administration	See Section I of Schedule of Fees and Services See Section I of Schedule of Fees and Services	
ITEM 270		270
MINIMUM CHARGES Unless otherwise specified following minimum charges		e
Handling	\$ Labor + 18%	
Service and Facilities	\$ Labor + 18%	
Storage – Open Areas	\$ 60.88	
Wharfage	\$ 241.65	
Wharf Demurrage	\$ 121.78	
Minimum charge based on	1 hour labor plus 18%.	
	7	
ITEM 271		271
ELECTRIC SERVICE FOR Electric service for vessels in advance of required serv	must be arranged through the Harbor Office at least two hours	s
Vessels using City-supplie following:	d electrical shore power at the UMC Dock will be charged the	9
		1
lequed 0/26/2000	Page 23 of 26	

Port of Dutch Harbor Unalaska Marine Center				Terminal Tariff 10	
Hook-up Fee:	See	e Section VI of Scheo	lule of Fees and Se	ervices	
Energy Charge, per k <sup>v</sup>	Wh: See	e Section I of Schedu	lle of Fees and Ser	vices	
Demand Charge, per	kWh: See	See Section I of Schedule of Fees and Services			
ITEM 272					272
FRESH WATER FOR	<b>VESSELS</b>				
Water must be arrang	ed through th	he Harbor Office.			
Fresh water will be fur	nished vesse	els as follows:			
VOLUME	RATE				
First 1,000 gallons (includes hook-up)	See Section	ion I of Schedule of F	ees and Services		
Each additional 1,000 gallons or fraction thereof		tion I of Schedule of I			
fraction thereof	See Sect	tion for Schedule of	-ees and Services		
ITEM 273					273
Hook-up Fee: Rate per 24 hours or p	portion thereo	of:	\$60.88		
LOA 0'-300'			\$136.80		
LOA 301'-600'			\$273.60		
LOA over 600'			\$218.70306.25		
ITEM 274					274
FUEL FLOWAGE FE Unless otherwise spe will be assessed on fu	cified in a p			ntract, charges	
ITEM 276					276
EQUIPMENT RENTA	L				-
<b>(A) RATES</b> Equipment rental ca maintained by the Po	•		able items and ci	urrent rates is	
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# (B) LESSEE'S AND RENTER'S RESPONSIBILITY When equipment is rented or leased to others, it is expressly understood that the equipment will be operated under the direction and control of the renter or lessee, and the renter or lessee shall be responsible for the operation thereof and assumes all risk for injuries or damages which may arise or grow out of the use of operation of said equipment. It is hereby understood and agreed that in the event the renter or lessee uses the operator of said equipment employed by the Port of Dutch Harbor, such operator shall be under the direction of the Port of Dutch Harbor and such operator shall be responsible for his/her own actions during the time of the rental or lease. It is incumbent upon the renter or lessee to make a thorough inspection and satisfy himself as to the physical condition and capacity of equipment, as well as the competency of the operator. There is no representation or warranties by the Port of Dutch Harbor with reference to such matters. **ITEM 278** 278 REFUSE REMOVAL AND SOLID WASTE DISPOSAL CHARGES Charges will be assessed when a ship places refuse in a Port supplied 40 Yard dumpster and will be billed in increments of 1/4, $\frac{1}{2}$ , $\frac{3}{4}$ or full: See Section I of Schedule of Fees and Services **Note:** No wood, pallets, metal, heavy plastics, crab line, poly totes, fish waste, chemical or food additives, or hazardous materials are allowed in dumpsters. If vessels require metal, pallets, plastic, fish waste, or food additives to be hauled to the landfill by the Port Department, the following charges shall apply: See Section I of Schedule of Fees Pallets or wood, per flatbed truck load and Services See Section I of Schedule of Fees Other waste or scrap, per flatbed truck load and Services Additional Administrative Fee 18% Placing prohibited material in a drop box and/or failure to sort refuse as required by andfill will result in a penalty. The penalty will be equal to any fees incurred by the Port plus a 30% administration charge, or equal to any time and material plus 30%, whichever is greater.

#### ITEM 280 VESSEL OILY WASTE OR GARBAGE DISPOSAL

#### CONDITIONS COVERING

Vessels that find it necessary to discharge oil waste or garbage at the Port of Dutch Harbor shall contact the Port Director/Harbormaster's office for the name of oily waste or garbage haulers who will be permitted by the Port to provide equipment and operate at the Port facility to receive, haul and dispose of oily waste or garbage. The vessel shall arrange directly with the oily waste or garbage hauler for such services and equipment. Payment of charges for the services and equipment provided by the oily waste or garbage hauler will be made directly to the oil waste or garbage hauler by the vessel, its agent, charterer, or any other party responsible for such payment of charges by the vessel.

The oily waste or garbage hauler is not an agent or employee of the Port of Dutch Harbor, nor shall the Port of Dutch Harbor be liable for any act, omission or negligence of any such oily waste or garbage hauler. Charges for related services may be assessed to vessels by the Port of Dutch Harbor. The discharge by a vessel of oily waste or garbage at the Port of Dutch Harbor shall be allowed only in accordance with the terms of this tariff item and applicable Federal, State and Local regulations.