
TERMINAL TARIFF NO. 3

PANAMA CITY PORT AUTHORITY OFFICERS

BOARD MEMBERS

GEORGE B. NORRIS, CHAIRMAN

RAYFORD L. LLOYD, JR., VICE CHAIRMAN

DONALD R. CRISP

ELIZABETH J. WALTERS

THOMAS S. NEUBAUER

EXECUTIVE DIRECTOR

WAYNE STUBBS
5321 West Hwy 98
Panama City, Florida 32401

PHONE: (850) 767-3220

FAX: (850) 767-3235

DEPUTY DIRECTOR

CHARLES P. LEWIS
5321 West Hwy 98
Panama City, Florida 32401

PHONE: (850) 767-3220

FAX: (850) 767-3235

CHECK SHEET
 TERMINAL TARIFF NO. 3

PAGE NO.	REVISION	DATE	PAGE NO.	REVISION	DATE
A	8 th Revision	10-01-09	38	5 th Revision	10-01-11
B	9 th Revision	10-01-09	39	8 th Revision	10-01-11
C	1 st Revision	10-01-09	40	7 th Revision	10-01-11
1	1 st Revision	10-01-09	41	6 th Revision	10-01-10
2	3 rd Revision	10-01-10	42	1 st Revision	10-01-08
3	3 rd Revision	10-01-10	43	10 th Revision	10-01-11
4		01-01-02	44	2 st Revision	10-01-10
5		01-01-02	45	10 th Revision	10-01-11
6		01-01-02	46		01-01-02
7	2 nd Revision	10-01-08	47	10 th Revision	10-01-11
8	Original	10-01-09	48	10 th Revision	10-01-11
9		01-01-02			
10		01-01-02	49	10 th Revision	10-01-11
11	1 st Revision	10-01-07	50	11 th Revision	10-01-11
12	1 st Revision	10-01-09	51	7 th Revision	10-01-11
13		01-01-02	52	10 th Revision	10-01-11
14	1 st Revision	10-01-10	53	10 th Revision	10-01-11
15	1 st Revision	10-01-10	54	10 th Revision	10-01-11
16		01-01-02	55	10 th Revision	10-01-11
17	1 st Revision	10-01-08	56	10 th Revision	10-01-11
18	1 st Revision	10-01-09	57	10 th Revision	10-01-11
19		01-01-02			
20	2 nd Revision	10-01-08			
21		01-01-02			
22	1 st Revision	01-01-02			
23		01-01-02			
24		01-01-02			
25		01-01-02			
26		01-01-02			
27	3 rd Revision	10-01-08			
28	10 th Revision	10-01-11			
29	9 th Revision	10-01-11			
30	3 rd Revision	10-01-08			
31		01-01-02			
32	10 th Revision	10-01-11			
33	10 th Revision	10-01-11			
34	8 th Revision	10-01-11			
35	5 rd Revision	10-01-11			
36	6 th Revision	10-01-11			
37	9 th Revision	10-01-11			

ISSUED
 September 1, 2011

ISSUED BY
 PANAMA CITY PORT AUTHORITY
 5321 West Hwy 98
 PANAMA CITY, FLORIDA 32401

EFFECTIVE
 October 1, 2011

TERMINAL TARIFF NO. 3

IMPORTANT NOTICE

GULF SEAPORTS MARINE TERMINAL CONFERENCE
FEDERAL MARITIME COMMISSION AGREEMENT NO. 224-200163
APPROVED DECEMBER 2, 1988

PARTICIPATING MEMBERS

1. Board of Commissioners of the Port of New Orleans
2. Board of Commissioners of Lake Charles Harbor and Terminal District
3. Greater Baton Rouge Port Commission
4. Orange County Navigation and Port District, Orange, Texas
5. Mississippi State Port Authority at Gulfport
6. Port of Beaumont Navigation District of Jefferson County, Texas
7. Port of Houston Authority of Harris County, Texas
8. Board of Trustees of the Galveston Wharves
9. Alabama Stat Port Authority, Mobile, Alabama
10. South Louisiana Port Commission, LaPlace, Louisiana
11. Brownsville Navigation District of Cameron County, Texas
12. Port of Port Arthur Navigation District of Jefferson County, Texas
13. Tampa Port Authority of Hillsborough County, Florida
14. Port of Corpus Christi Authority
15. Panama City Port Authority
16. Port of Pensacola
17. Brazos River Harbor Navigation District of Brazoria County, Texas
18. Board of Commissioners of the Jackson County Port Authority (Port of Pascagoula)
19. Manatee Counts Port Authority of Palmetto, Florida
20. St. Bernard Port, Harbor and Terminal District, Chalmette, Louisiana
21. Port of West St Mary, Franklin, Louisiana

Notice: The Gulf Seaports Marine Terminal Conference Agreement permits the participating members to discuss and agree upon port terminal rates, charges, rules, and regulations. Any such rates, charges, rules, and regulations, adopted pursuant to said agreement, shall be published in the respective tariffs of said members and so identified by proper Symbol (A/GSMTC).

Shippers' Request and Complaints: Shippers, or other users of the facilities and services of the members of said conference, desiring to present requests or complaints with respect to and such rates, charges, rules and regulations, adopted pursuant to said Conference agreement, should submit the same, in writing, to the chairman of the Conference at the address below, giving full particulars, including all relevant facts, conditions and circumstances pertaining to the request or complaint. Should further information be required by the Conference for full consideration of the request or complaint, the Conference Chairman will so advise by mail. The said chairman will notify such shipper or complainant of the docketing of the matter and the date and time of the proposed meeting, and if said shipper or complainant desires to be heard, he shall make request therefore upon the Conference Chairman in advance of the meeting.

Allen Moeller, Conference Chairman
c/o Port of Pascagoula
P.O. Box 70
Pascagoula, MS 39568-0070

ISSUED	ISSUED BY	EFFECTIVE
September 1, 2009	PANAMA CITY PORT AUTHORITY 5321 West Hwy 98 PANAMA CITY, FLORIDA 32401	October 1, 2009

TERMINAL TARIFF NO. 3

PLAN OF TARIFF

SUBJECT	SECTION
Table of Contents	I
Definitions	II
Rules and Regulations	III
Terminal Fees	IV
Index of Commodities	V
Wharfage and Handling Charges	VI

This tariff is issued in loose-leaf form and subsequent changes, additions, and corrections will be made by issuance of revised pages. The nature of the change will be indicated by the following symbols:

- (I) NEW ITEM
- (C) CHANGE IN WORDING OR LOCATION ONLY WITH NO EFFECT ON CHARGES
- (D) DELETION OF EXISTING ITEM
- (A) RATE INCREASE
- (R) RATE REDUCTION
- (GSMTC) The rate, rule, or regulation is published pursuant to the Gulf Seaports Marine Terminal Conference

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

SECTION I

TABLE OF CONTENTS

SUBJECT	ITEM NO.	PAGE NO.
Application and Interpretation of Tariff	30	9
Application For Berth	115	17
Authority Control of Services Performed	75	15
Authority Held Harmless	60	14
Authority Liability	55	13
Cargo checking	155	21
Cargo Liable To Damage Other Cargo	180	23
Charges For Repairs To Linerboard	350	36
Charges for Bulk-handling Equipment	325	33
Charges for Railroad Related Services	330	34
Charges For Supply Of Equipment, Labor And Materials	321	32-33
Charges Other Than Regular Working Hours	195	24
Commodities, Handling and Storage Rates	N/A	41-58
Conditions And Requirements For Stevedoring Licenses	40	10-12
Consent To Terms Of Tariff	35	9
Containers, Free Time And Storage	600	58
Control Of Loading, Unloading And Handling of All Cargo	160	22
Third Party Crane Usage on Port Authority Premises	375	38
Definitions	10	4-6
Delivering Fuel to Vessels	91	15
Demurrage or Retention	80	15
Discharge of Ballast, Rubbish or Dunnage	90	15
Dockage charges	300	28-29
Dock Cleaning	305	30
Electric Current Charges	345	36
Erection of Signs	215	25
Explosives	450	46
Facility Use Charge	380	38
Foreign Garbage Charges	365	36
Free Time and Storage Charges	230	27
Fresh Water Charges	340	35
General Application	20	7
Handling Charges	400-600	43-58
Harbor Usage Charge	355	36
Hazardous Commodities	220	26
Heavy Lift Charges	370	37
Holidays	200	24
Identification of Drums and/or Concealed Cargo	225	26
Index of Commodities		41-42
Indemnification of PCPA For Private Rail carriage	175	22
Insurance	45/210	13-25
Jurisdiction of Panama City Port Authority	25	9
Labor	321	32-33
Line Handling Charges	385	39
Bundled Lumber, Plywood, Particle Board	520	52
Loading or Unload Trucks	150	21
Marking charges	335	35
Maximum Load on Floors/Aprons/Wharves	170	22

ISSUED BY

PANAMA CITY PORT AUTHORITY

5321 West Hwy 98

PANAMA CITY, FLORIDA 32401

ISSUED
September 1, 2010EFFECTIVE
October 1, 2010

TERMINAL TARIFF NO. 3

SECTION I

TABLE OF CONTENTS

SUBJECT	ITEM NO.	PAGE NO.
Minimum Charges	390	40
Mobile Equipment	521	52
Non-Responsibility for Demurrage or Detention	80	15
Payment of Invoices	130	19
Port Security	22	7
Port Authority Cranes	370	37
Providing Billing Information	125	19
Quotation of Special Charges, Rules or Regulations	205	25
Registration and Insurance Required	45	13
Regular Working Hours	190	24
Responsibility for Cargo	120	18
Responsibility for Charges	135	20
Responsibility for Cleaning Facilities	70	14
Responsibility for Damage to Facilities	65	14
Requirement of Prior Instructions	140	20
Security Assessments	391	40
Segregation of Cargo	315	32
Shipside Loading and Discharge	145	21
Smoking Prohibited and Fire Signal	95	16
Stevedore Usage Charges	320	32
Storage Charges	400-600	43-58
Tariff Restrictions	50	13
Truck Scale Weigh-Ins	360	36
TWIC Escorting	23	8
Unclaimed or Refused Cargo	85	15
Vehicles on Facilities	100	16
Vessels Required to Work in Overtime	105	17
Vessels to Vacate	310	31
Watchman Required	110	17
Wharfage Charges	400-600	43-58
Wharfage Earned	165	22
Wharf Obstructions	185	23

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION II DEFINITIONS

ITEM APPLICATION

10 DEFINITIONS

Agent or Vessel Agent - the party or entity which submits the application for berth, or otherwise represents a vessel's owner or charterer.

Berth - The section of a wharf including mooring facilities and water used by a vessel while docked at wharf.

Checking - The service of counting and checking cargo against appropriate documents for the account of the vessel.

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

Facility Use Charge - The use of terminal facilities by any rail carrier, trucker, shipper or consignee, their agents and/or employees, when they perform their own car or truck loading or unloading or the use of said facilities for any other gainful purpose for which a charge is not otherwise specified.

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

Handling - The service of loading or unloading rail cars and trucks, or moving cargo between point of rest and any place on the terminal facility, or otherwise receiving or delivering cargo on or off of the Port Terminal facilities.

Harbor Usage - The charge assessed against each ton of cargo transferred to or from water carriers while anchored in St. Andrews Bay.

Heavy Lift - Any single lift exceeding 75,000 pounds or greater.

Point of Rest - The area of the terminal facility which is assigned for the receipt of inbound cargo from the ship and from which inbound cargo may be delivered to the consignee and that area which is assigned for the receipt of outbound cargo from shippers for vessel loading.

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

SECTION II DEFINITIONS

ITEM APPLICATION

10
(Cont) **Port Terminal Facilities** - One or more structures comprising a terminal unit and including, but not limited to, wharves, warehouse, covered or open storage space, unloading structures and receiving stations used for the transmission, care and conveyance of cargo in the interchange of same between land and water carriers.

Storage - The actual physical keeping of freight or cargo in or upon property operated by the Authority beyond free time. The Authority reserves the right to transfer any freight or cargo not removed by the owner or shipper before the expiration of free time to any commercial warehouse or other place of storage at the expense of the owner or shipper, without prior notice.

Switching - A charge made for the movement of railcars within the switching limits of the Port.

Ton - (Short ton/US ton) 2,000 pounds

User - a user of the facilities owned, leased, and/or controlled by the Panama City Port Authority shall include any vessel or person using any Port properties, facilities, or equipment, or to who or for whom any service, work, or labor is furnished, performed, done, or made available by the Panama City Port Authority, or any person owning or having custody of cargo moving over such facilities.

Vessel - includes within its meaning every description of water craft or other artificial contrivance whether self-propelled or non-self-propelled, used, or capable of being used, as a means of transportation on water, and shall include in its meaning the owner thereof.

Wharf - any wharf, pier, quay, landing, or other stationary structure to which a vessel may make fast or which may be utilized in the transit or handling of cargo or passengers and shall include other port terminal facility areas along side of which vessels may lie or which are suitable for and are used in the loading, unloading, assembling, distribution, or handling of cargo.

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

SECTION II DEFINITIONS

ITEM APPLICATION

10

(Cont)

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

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM	APPLICATION
20	GENERAL APPLICATION

The charges, rules and regulations published in this tariff apply on all cargo moving through the facilities of the Panama City Port Authority hereinafter referred to as "Authority", and shall apply equally to all users of the facilities.

The charges published in this tariff are in addition to those assessed for transportation.

The use of Authority facilities constitutes an acceptance by the user of all charges, rules and regulations published in this tariff and the user agrees to pay all charges and be governed by all rules and regulations published in the tariff.

All services undertaken, to be performed by the Authority under this tariff, are further subject to Federal, State and Municipal laws and regulations.

22	PORT SECURITY
----	---------------

The Panama City Port Authority has developed a security plan to meet Federal and State requirements related to Port Security.

The Authority may restrict access to the Port, inspect vehicles entering or exiting the Port, or impose other restrictions on Port users as may be required from time to time in order to enforce its security.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
September 1, 2008

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2008

TERMINAL TARIFF NO. 3

23

TWIC ESCORTING (EFFECTIVE: October 1, 2008)

In accordance with the U.S. Coast Guard regulation 33 CFR 101.514, all persons requiring unescorted access to secure areas of the Facilities regulated by the USCG must possess a Transportation Worker Identification Credential (TWIC) before such access is Granted. Persons requesting access to PCPA facilities who do not have a TWIC must make advance arrangements for escorting by a Person holding a valid TWIC who has been approved for access to PCPA facilities and who has been granted escorting privileges. Such escorting must be side-by-side for the duration of the visit. Details of the current PCPA escort policy may be obtained either At the security office or the administrative office of the Authority.

Escort by PCPA personnel may be provided when suitable personnel are available, and at the sole discretion of PCPA, at a rate of \$25.00 per hour (or part) with a minimum charge of \$50.00. Escorts for seamen on visiting ships shall be \$10.00 each trip, In or out. PCPA makes no representation that escorts will be Available to remain with persons requesting the service for the Duration of their visit.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
September 1, 2009

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2009

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

25 JURISDICTION OF PANAMA CITY PORT AUTHORITY

By a special act of the Florida Legislature, the Panama City Port Authority is an agency of the City of Panama City. The Authority has jurisdiction over and control of, and the power to regulate and fix charges for the port facilities owned by the City of Panama City. The Authority also has jurisdiction over mid-stream transfer of cargo to or from barge or ship.

30 APPLICATION AND INTERPRETATION OF TARIFF

Rates, rules and regulations contained in this tariff shall apply equally to all users of the facilities on the effective date shown in this tariff and as amended. Revised pages shall be issued to cover changes; however, all rates and regulations in this tariff are subject to change without notice, except as may be required by law. The Executive Director shall be the sole judge as to the interpretation of this tariff.

35 CONSENT TO TERMS OF TARIFF

The use of the port facilities under the jurisdiction of the Authority shall constitute a consent to all of the terms and conditions of this tariff and specifically to Chapter 311, Florida Statutes, and evidences an agreement on the part of all common carriers, vessels, their owners or agents, or other users of such terminal facilities to pay all charges specified herein, and be governed by all rules and regulations shown in this tariff and the Florida Statutes.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

 SECTION III RULES AND REGULATIONS

 ITEM APPLICATION

 40 CONDITIONS AND REQUIREMENTS FOR STEVEDORING LICENSES

A. Purpose

These rules and regulations are developed to establish a standard licensing procedure by which the Panama City Port Authority (the Authority) can exercise its lawful control of the orderly operations of Port facilities. No person, firm, corporation or other business entity shall operate as or carry on business of a stevedore unless or until there shall have first been obtained from the Authority a license authorizing such activity. As used in this Tariff, stevedore refers to the performance of contract work on behalf of another, including but not limited to, loading and unloading cargo onto and from vessels and moving cargo within the Port facilities.

B. License Procedure

- (1) An application for a license shall be submitted to the Executive Director on a form prepared by the Director and available at the Port office. An application shall be accompanied by the required filing fee and all other documentary evidence requested or required herein.
- (2) The Executive Director shall review the application and may require additional information. The Executive Director shall issue the license if the applicant satisfies the requirements of this tariff.
- (3) The decision of the Executive Director to deny a license shall be subject to review by the Board of the Panama City Port Authority at their next regularly scheduled meetings, provided Such request is made within 10 days of the original denial.
- (4) An applicant shall not be allowed to resubmit an application following Board disapproval for a period of six months.

C. Terms and Conditions

- (1) The acceptance of a stevedoring license or the use of Port facilities for stevedore operations by a person or entity shall constitute consent to the terms, conditions, rules and regulations of the Port Authority.
- (2) An applicant shall provide the names and addresses of the applicant(s), including all officers and directors of a corporation or all limited and general partners of a partnership. When applicable, the applicant shall provide satisfactory evidence of its qualifications to do business in the State of Florida. Additionally, the applicant shall provide the street address for its principal place of business.

 ISSUED
 December 1, 2001

 ISSUED BY
 PANAMA CITY PORT AUTHORITY
 5321 West Hwy 98
 PANAMA CITY, FLORIDA 32401

 EFFECTIVE
 January 1, 2002

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

- 40
(Cont)
- (3) An applicant shall obtain and, as a licensee, shall maintain all insurance coverage required by law including USL&H insurance, general liability, and Stevedore's liability insurance, insuring against damage to persons and property in a single limit sum of \$2,000,000 and shall designate the Port Authority as an additional insured under the terms and conditions of the policy of insurance. Compliance with this provision shall be evidenced by a prepaid certificate of insurance reflecting the above coverage and a stipulation which prohibits cancellation of the insurance without ten(10) days notice to the Port Authority.
 - (4) A licensee shall maintain a Drug-free Workplace Program which satisfies the requirements of Section 440.102, Florida Statutes. An applicant for a license shall submit a copy of the written policy to be enforced during its operations on Port premises.
 - (5) A license issued by the Authority shall expire the following September 30 unless renewed in accordance with this tariff. To renew a license, an application for renewal and payment of the annual license fee must be submitted on or before August 1 of each year.
 - (6) A licensee shall save, hold harmless and indemnify the Port Authority from loss, claims, demands and suits for damages to persons and property, including court costs and attorneys fees, arising out of and from its operation incident to the use of the Port facilities.
 - (7) No license shall be transferred or assigned or otherwise used by any person, firm, corporation or business entity other than the named licensee.
 - (8) A licensee shall be responsible for damage to the facility and cargo or loss of cargo, occasioned by and through its employees, agents and designees, including long shore labor employed by it, or other contract labor, whether the work force is deemed an independent contractor or not.
 - (9) A licensee shall assist the Port Authority in resolving any disputes relating to damage to the Port facility or cargo or the loss of cargo, and upon reasonable notice, the licensee shall make arrangements for interviews with its personnel and submit its records and reports relating to the event for inspection as required by the Port Authority.
 - (10) Any damage to the Port facilities by a licensee or its employees, sub-contractors, or other agents shall be reported in writing to the Port Authority as promptly as possible and the licensee shall be responsible for repairing the damage. Failure to report facility damage may result in additional charges against the licensee as deemed appropriate by the Port Authority.

ISSUED
September 1, 2007

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2007

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

- 40
(Cont)
- (11) A licensee shall use the Port facilities in accordance with all local, state and federal laws, and all rules, regulations and customs relating thereto.
 - (12) A licensee will use all reasonable means to control and contain fugitive dust while loading and unloading bulk products.
 - (13) A licensee shall issue identification badges to its employees, including longshoremen, in a manner designated by the Port Authority, to insure the admittance of authorized personnel only on Port premises.
 - (14) The Port Authority reserves the right to modify, enlarge, amend, or delete any and all of the requirements relating to stevedore operations and licensees.
 - (15) Failure to comply with any requirements of this tariff or any rule or regulation of the Port Authority shall be grounds for immediate revocation of a license.
 - (16) The provisions of this tariff shall apply to renewal of any license.

1. License Application and Renewal Fees

The following fee schedule shall apply:

	<u>Original Application (non-refundable)</u>	<u>Annual Renewal</u>
General Cargo	\$1,200.00	\$750.00
Bulk Cargo Only	\$750.00	\$500.00

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM	APPLICATION
------	-------------

45	INSURANCE
----	-----------

All persons or firms using or conducting business operations on terminal facilities or other port-owned or operated property will be required to carry Comprehensive General Liability and Business Auto Coverage of \$2,000,000.00 unless specified otherwise in this tariff or higher, per occurrence, and per accident. Coverage must be included for the U. S. Longshoreman and Harbor Workers Act and Maritime (Jones) Act exposures if required at the option of the Executive Director. Required insurance shall be documented by a Certificate of Insurance which shall provide that the Port of Panama City shall be notified at least thirty (30) days in advance of cancellation, non-renewal or adverse change or restriction in coverage. The Port of Panama City shall be named on each Certificate as an Additional Insured.

50	TARIFF RESTRICTIONS
----	---------------------

The handling charges published in this tariff will not apply on the following:

Pieces or packages exceeding 75,000 pounds.

Charges published in this tariff will not apply on commodities that are highly flammable, explosive or otherwise dangerous or of uncertain value except under advance arrangements with the Authority.

Commodities of an objectionable nature or commodities which might contaminate other commodities will only be handled directly between cars or trucks and vessel. Such commodities will not be handled through transit sheds or warehouses.

55	AUTHORITY LIABILITY
----	---------------------

Except as may be caused by its own negligence, the Authority shall not be liable for any loss or damage to any cargo handled over or through its facilities or stored in its facilities resulting from fire, water, collapse of buildings, sheds, platforms or wharves, settling of floors or foundations, breakage of pipes or for loss or damage caused by rats, mice, moths, weevils or other animals or insects, frost or the elements, nor shall it be liable for any delay, loss or damage resulting from strikes, tumult, insurrection or acts of God.

ISSUED December 1, 2001	ISSUED BY PANAMA CITY PORT AUTHORITY 5321 West Hwy 98 PANAMA CITY, FLORIDA 32401	EFFECTIVE January 1, 2002
----------------------------	---	------------------------------

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

60 AUTHORITY HELD HARMLESS

All users of Authority facilities agree to indemnify and save harmless the Authority from and against all losses, claims, demands and suits for damages, including death and personal injury, and including court costs and attorney fees, incident to or resulting from their operations on the property of the Authority and use of its facilities.

This item is not to be construed as requiring any user to indemnify the authority for that portion of such losses caused solely by the negligence of the authority.

65 RESPONSIBILITY FOR DAMAGE TO FACILITIES

All vessels, their owners and agents, and all other users of the Port Terminal Facilities, shall be held responsible for all damage resulting from their use of Authority facilities and the Authority reserves the right to repair or contract for repair such damage. The Authority may detain any vessel or other watercraft Responsible for damage until security has been given to Cover the amount of the damage.

This item is not to be construed as requiring any vessel, its owner and agent to indemnify the Authority for that portion of such losses caused solely by the negligence of the Authority.

70 RESPONSIBILITY FOR CLEANING FACILITIES

All users of Authority facilities shall be held responsible for cleaning the facilities after using them, including adjacent aprons and gutters. If the facilities are not properly cleaned, the Authority shall order them cleaned and bill the responsible party at the charges published in this tariff.

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

75 AUTHORITY CONTROL OF SERVICES PERFORMED

The Authority reserves the right to control all services performed in connection with cargo moving over or through its facilities. Services normally performed by the Authority will only be performed by Authority personnel unless permission is granted to other personnel to perform such services. If permission is granted, the Authority shall be paid for any labor, materials or utilities it may furnish in connection with such services, including personnel it may furnish to protect its interest. No mechanical equipment may be brought to, or used on Port Authority property without prior arrangement with the Executive Director or his designee.

80 DEMURRAGE OR DETENTION

The Authority will not be responsible for any demurrage or detention on rail cars or trucks. In cases where the Panama City Port Authority causes demurrage or detention, responsibility will be assumed.

85 UNCLAIMED OR REFUSED CARGO

The Authority reserves the right to sell for accrued charges any cargo which is unclaimed or refused by shippers, consignees, owners or agents after notice has been delivered or mailed to interested parties.

90 DISCHARGE OF BALLAST RUBBISH OR DUNNAGE

Discharging ballast, rubbish or dunnage in the slips or channels is prohibited. No vessel will be allowed to discharge ballast at the facilities of the Authority without permission nor will any vessel be berthed to discharge ballast when other vessels are awaiting a berth to load or discharge cargo.

91 DELIVERING FUEL TO VESSELS

Any Party delivering fuel to vessels by truck must provide the The Port Authority with proof of insurance as described in item 45. In addition, the Port Authority must be provided with a current Hazardous Materials Certificate of Registration with the US Department of Transportation.

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

95 SMOKING PROHIBITED AND FIRE SIGNAL

Smoking in the transit shed, warehouses, on the dock or on vessels handling flammable cargo is prohibited. In case of fire on board a vessel in port, except vessels underway, such vessel should sound five (5) prolonged blasts of the whistle or siren, four to six seconds duration, to indicate a fire on board or on the dock at which the vessel is berthed. Such signal should be repeated at intervals to attract attention and may be used as an additional method for reporting a fire.

100 VEHICLES ON FACILITIES

All employees, dockworkers and visitors at the Port of Panama City are restricted to parking in the designated parking areas. Any party bringing any vehicle or other articles onto the Port Authority properties shall do so at their own risk, and the Port Authority shall have no responsibility for any damage thereto or any liability to the owner.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

SECTION III - RULES AND REGULATIONS

ITEM APPLICATION

105 VESSELS REQUIRED TO WORK OVERTIME

The Authority may require a vessel to work continuously and expeditiously when deemed necessary for the overall Port interest until it completes loading or discharging and the expenses thereof shall be the vessel's responsibility. In lieu of working overtime, a vessel may vacate the berth and await another berth. Vessels refusing to work overtime or to vacate the berth may be ordered moved by the Authority at the vessel's expense, as defined in Item 310 of this tariff.

110 WATCHMAN REQUIRED

Any vessel laying at the wharves shall, at all times, have on board at least one person in charge of said vessel who has authority to take action in any emergency as may be required.

115 APPLICATION FOR BERTH

All vessels, barges, their owners or agents, desiring berth at the wharves shall, as far in advance of the date of docking as possible, make application for same, specifying the expected date and time of arrival and departure from berth, and the nature and quantity of cargo to be handled. Application for berth is to be made to the Executive Director. Application for berth will be construed by the Authority to mean that all charges will be promptly paid upon presentation of invoice therefore, and that all rules and regulations will be complied with. All vessels berthing at the port without making a berth application are subject to Dockage charges up to three times the normal Tariff rate.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
September 1, 2008

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2008

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

120 RESPONSIBILITY FOR CARGO

Export Cargo, while on terminal facilities, is in the care, custody and control of its owner, owner's agent, and or shipper.

Import cargo, while on terminal facilities, is in the care, custody and control of the vessel, it's agent, the consignee, and or the importer.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
September 1, 2009

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2009

TERMINAL TARIFF NO. 3

 SECTION III RULES AND REGULATIONS

 ITEM APPLICATION

125 PROVIDING BILLING INFORMATION

All vessels, their owners and agents, shall permit the Authority access to manifests, loading or discharge lists, rail or motor carrier freight bills or any pertinent documents for the purpose of audits to determine the accuracy of reports filed or for obtaining necessary information for correct billing of charges. The vessel and its owners and agents shall, within three (3) days after vessel sails, furnish to the Authority with information on all cargo loaded or discharged as well as any other information which might be required for the accurate billing of cargo and vessel charges.

130 PAYMENT OF INVOICES

All invoices are rendered in accordance with this tariff and are due on presentation, payable at Panama City, Florida, in U. S. currency. A one and one half percent (1.5%) interest rate may be charged monthly (18% A.P.R.) on all invoices over 30 days old. Failure to pay within 30 days may result in the responsible party being placed on the delinquent list. All parties placed on the delinquent list may be denied further use of the facilities of the Authority until all outstanding charges have been paid. The Authority reserves the right to estimate and collect in advance all charges against cargo or vessels if credit has not been established with the Authority or if parties representing such cargo or vessels have habitually been on the delinquent list. Use of the facilities may be denied until such advance charges have been paid. The Authority reserves the right to apply any payment received against the oldest outstanding invoices.

The Authority does not recognize the numerous shippers or consignees and cannot attempt to collect or assist in collecting charges which may be passed on to shippers or consignees by the vessel, its owners or agents, and such bills are due when presented and must be paid regardless of when the vessel, its owners or agents are reimbursed.

Material errors or discrepancies on an invoice shall be specifically reported in writing to the Executive Director within 15 days after date of invoice. If not received within 15 days, the invoice shall be final and binding upon the parties and immediately payable.

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

135 RESPONSIBILITY FOR CHARGES

Except as otherwise provided, all carriers, vessels, their owners, or agents, and all other users of the services or facilities of the Port are responsible for the payment of charges as provided for in this Tariff.

On all vessels utilizing Port facilities, the agent shall be responsible for the payment of all dockage and other terminal charges assessed against the vessel as provided for in this Tariff. The Port of Panama City reserves the right to hold the vessel, its owners, operators, despondent owners, charterers, sub-charterers, and/or agent or sub-agent liable for payment of all terminal charges not otherwise paid.

The arrest or attachment of any vessel by court order will not relieve or diminish the responsibility of the agent for the payment of dockage and related port terminal charges. The arrest or attachment of any cargo by court order will not relieve or diminish the responsibility of the party booking the cargo for the payment of all terminal charges including, but not limited to handling, storage and wharfage, assessed by the Port in accordance with the provisions of this Tariff.

140 REQUIREMENT OF PRIOR INSTRUCTIONS

It is the responsibility of forwarders or owners of cargo to furnish written specific instructions for the disposition of all cargo to be received or shipped in advance of receipt or shipment of cargo at the Panama City Port Authority. Such instruction shall be furnished no later than forty-eight (48) hours after discharging import cargo and no later than twenty-four (24) hours prior to vessel loading on export cargo.

Any storage charges incurred due to the failure to provide such instructions shall be the responsibility of the owner(s) and/or the forwarder(s).

TERMINAL TARIFF NO. 3

 SECTION III RULES AND REGULATIONS

 ITEM APPLICATION

145 SHIPSIDE LOADING OR DISCHARGING

Advance arrangements must be made with the Executive Director for shipside loading of cargo directly from rail cars or trucks to barges or vessels or shipside discharging of cargo directly from barges or vessels to rail cars or trucks.

150 LOADING OR UNLOADING TRUCKS

Port customers are requested to provide notification twenty-four (24) hours in advance of the arrival of the trucks. Trucks arriving without notice will be loaded or unloaded as promptly as possible after those that gave prior notice, subject to availability of labor.

155 CARGO CHECKING

Cargo arriving at the Authority, for export, is checked by Authority personnel against shipping documents.

Import cargo arriving at the Authority will be checked during the discharge operation. The Authority will not accept or be responsible for loss or shortage to any cargo not properly checked.

THIS SPACE LEFT BLANK INTENTIONALLY

 ISSUED
 December 1, 2001

 ISSUED BY
 PANAMA CITY PORT AUTHORITY
 5321 West Hwy 98
 PANAMA CITY, FLORIDA 32401

 EFFECTIVE
 January 1, 2002

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

160 CONTROL OF LOADING UNLOADING AND HANDLING OF ALL CARGO

The Authority reserves the right to control the loading, unloading and handling of all freight and cargo to and from inland carriers on premises and facilities under its control. No others will be allowed to perform such handling without special permission from the Authority. When a stevedoring company or other party is permitted to handle cargo to or from inland carriers facility use charges will be assessed as per item number 380. (Facility Use Charge)

165 WHARFAGE EARNED

Freight or cargo placed on a wharf shall be considered to have earned wharfage when placed upon the wharf and wharfage will be collected on it whether or not it eventually is loaded on a vessel.

170 MAXIMUM LOAD ON FLOORS/APRONS/WHARVES

The Executive Director shall have the right to specify the maximum load that may be placed on the warehouse or transit shed floors, or on the deck slab of the wharves, and the manner in which single heavy pieces shall be moved over said floors or wharves, and the right to specify the maximum height to which any commodity may be stacked or piled.

175 INDEMNIFICATION OF PCPA FOR PRIVATE RAIL CARRIAGE

No party shall be permitted to operate over or make use of Panama City Port Authority's tracks without written permission of the Port. When granted such permission, the private parties using the tracks and facilities agree to indemnify and save the Port harmless from and against all losses, claims, demands, and suits for damages, including death and personal injury, and including court costs and attorney's fees, incident to or resulting from their own operations on track and facilities. Any damage by the permitted party or its employees shall be reported in writing to the Port as promptly as possible and the permitted party will be held responsible for making repairs in a manner approved by the Port Authority.

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

180 CARGO LIABLE TO DAMAGE OTHER CARGO

If, in the opinion of the Executive Director, any freight or cargo is likely to damage other freight or cargo, it may be moved to another part of the terminal or to private facilities at the risk and expense of the owner, without the necessity of prior notice to the owner.

185 WHARF OBSTRUCTIONS

Stevedore's tools, equipment, appliances, vehicles or any other material or object which is not part of the cargo will not be permitted to remain on wharves when not in use. If such obstruction is not moved immediately upon notification from the Authority, it may be removed by the Authority and the owner will be charged with the expense incurred.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

 SECTION III RULES AND REGULATIONS

 ITEM APPLICATION

190 REGULAR WORKING HOURS

The regular working hours of the Authority are from 7 A.M. until 12 noon and from 1 P.M. until 4 P.M., Monday through Friday, holidays excepted. Services performed during these hours will be billed at applicable straight time charges, except as otherwise shown.

195 CHARGES OTHER THAN REGULAR WORKING HOURS

When, at the request of Authority facility users, services are performed on Saturday, Sunday, or at any time other than regular straight time working hours which are observed in normal Authority practice, the charges for these services will be as provided in this tariff; plus the overtime differential paid to the laboring and/or clerical forces performing such services. This differential is one and half times the normal wage.

200 HOLIDAYS

The following holidays are observed by the Authority:

Memorial Day
 Independence Day
 Labor Day
 Thanksgiving Day
 Christmas Eve (Afternoon only)
 Christmas
 New Year's Eve (Afternoon Only)
 New Year's Day
 Martin Luther King's Birthday

When a holiday falls on Saturday, the preceding Friday will be observed.
 When a holiday falls on Sunday, the following Monday will be observed.

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION**205 QUOTATION OF SPECIAL CHARGES RULES OR REGULATIONS**

The Authority may quote special charges, rules or regulations to government agencies or charitable organizations. It may also quote special charges on plant or project cargo moving from one shipper to one consignee, provided advance arrangements have been made with the Authority.

210 INSURANCE

The charges published in this tariff do not include any expense of fire or storm insurance covering owner's interest in the cargo nor will such insurance be provided by the Authority.

215 ERECTION OF SIGNS

Signs may be erected on Authority structures or property only with the prior written approval of the Port Director who shall approve the copy, design, material and method of construction, erection, and location of the sign.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

 SECTION III RULES AND REGULATIONS

 ITEM APPLICATION

220 HAZARDOUS COMMODITIES

Shipments of hazardous materials as defined in 49 CFR 172.101, extremely hazardous substances as defined in 40 CFR 355 Appendix A, and CERCLA hazardous substances as defined in 40 CFR 302 Table 203.4 will be permitted only upon full compliance with applicable regulations by shippers, their agents, and agencies of transportation. Applicable regulations include all federal, state, and local requirements.

Anyone or any concern tendering hazardous commodities for storage and/or movement through the Port shall provide advance notification to the Port in accordance with the standards of reasonable care and prudent conduct, and in accordance with prevailing published hazardous materials rules. Anyone or any concern handling, using, owning, transporting, possessing or disposing of hazardous materials shall also indemnify and hold harmless the Authority from all damages, claims, expenses, including attorney fees resulting from the presence of such commodities at or near the Panama City Port Authority, excepting only that portion caused by the negligence or fault of the Authority, its agents or employees.

 225 IDENTIFICATION OF DRUMS AND/OR CONCEALED CARGO

Before any stevedore, vessel agent, contractor, or other user of the Panama City Port Authority may bring any drum or other concealed cargo onto the property of the Panama City Port Authority, the following information must be provided.

1. Name of company possessing drum or concealed cargo on port property.
2. Telephone number of above named company.
3. Contents of drum or concealed cargo, Material Safety Data Sheet (M. S. D. S.) shall be provided to the Port Authority.
4. Hazard class if any (i.e. flammable, combustible, etc.)
5. Labels or placards must be attached to the drum or container.

 ISSUED
 December 1, 2001

ISSUED BY
 PANAMA CITY PORT AUTHORITY
 5321 West Hwy 98
 PANAMA CITY, FLORIDA 32401

EFFECTIVE
 January 1, 2002

TERMINAL TARIFF NO. 3

SECTION III RULES AND REGULATIONS

ITEM APPLICATION

230 FREE TIME AND STORAGE CHARGES

Inbound Breakbulk Cargo

For cargo arriving by vessel, the free time will be 30 days, after which storage rates, will be assessed.

Outbound Breakbulk Cargo

For purpose of assembling cargo for outbound movement, cargo arriving by vessel, the free time will be 30 days, after which storage rates, will be assessed.

Miscellaneous Cargo

For boats, vehicles, machinery, and other miscellaneous cargo, the free time will be 15 days, after which storage will be assessed.

Containerized Cargo

Inbound and outbound cargo in containers will be allowed 7 days free time, after which storage charges will apply.

Any cargo on hand at the end of any free time period, at the option of the Authority, may be removed to any other place of storage at the expense and risk of the owner or shipper. The Authority may alter the allowable free time on any merchandise if terminal operations or movement of merchandise are interrupted by war, earthquake, flood, fire, riot or any unusual occurrence which in judgment of the Authority warrants alterations of free time.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED	ISSUED BY	EFFECTIVE
September 1, 2008	PANAMA CITY PORT AUTHORITY	October 1, 2008
	5321 West Hwy 98	
	PANAMA CITY, FLORIDA 32401	

TERMINAL TARIFF NO. 3

SECTION IV

TERMINAL FEES

ITEM

APPLICATION

300

DOCKAGE CHARGES

Dockage will be assessed on a twenty-four (24) hour day or fraction thereof for the first two (2) days, thereafter dockage will be assessed on a twelve (12) hour period or fraction thereof using one-half (1/2) of the applicable dockage rate. Dockage will be computed on length overall as listed in Lloyd's Register of Shipping or Certificate of Registry.

Advance berthing arrangements must be made with the Authority for all vessels and barges. The Authority may give berthing priority to vessels over barges and barges will be required to vacate a berth for vessels. Agents/vessels must file application with the Authority stating estimated time of arrival for vessels and barges at least 48 hours in advance of their arrival and agent/vessels must notify the Authority 2 hours prior to their sailing. The Port Authority's berth assignments are subject to the ongoing maintenance operations of the Port. In the event of conflict, the Director may assign any alternate berth or require relocation of a vessel.

The barge line operators shall be responsible for any barge shifting expenses deemed necessary by the Port Authority representative to conduct other Port activities, to include maintenance and vacating berths for vessels.

The following dockage charges are assessed against the vessels or barges using Authority facilities:

Ocean Going Vessels/Barges

LENGTH IN FEET			RATE PER FOOT IN DOLLARS	
0	to	199	2.36	(A/GSMTC)
200	to	399	3.11	(A/GSMTC)
400	to	499	4.23	(A/GSMTC)
500	to	599	5.68	(A/GSMTC)
600	to	699	6.60	(A/GSMTC)
700	or	over	8.37	(A/GSMTC)

FREQUENT USERS

Operators of ocean going vessels consistently calling the Port of Panama City at least two times each month in a regularly scheduled service will be assessed dockage at 75% of the rates provided above.

ISSUED BY

PANAMA CITY PORT AUTHORITY
 5321 West Hwy 98
 PANAMA CITY, FLORIDA 32401

ISSUED
 September 1, 2011

EFFECTIVE
 October 1, 2011

TERMINAL TARIFF NO. 3

SECTION IV	TERMINAL FEES
ITEM	APPLICATION
300 (Cont)	<u>DOCKAGE CHARGES</u> 0120 INLAND BARGES \$0.85 per linear foot per 24-hour period or fraction thereof (A) BARGE SHIFTING Charge will be established by local tug provider. Tugs, not serving the Port, Pleasure Craft, Fishing Vessels or other water craft. \$2.00 per linear foot per 24-hour period Vessels and barges berthed idle while awaiting sailing orders, taking ships stores, dunnage, bunkers, or for repairs shall be entitled to: Regular dockage charge less twenty-five percent (25%) Advance arrangements will be required in all instances. Barges or vessels idle facilities for an extended period of 5 days or more, special rates may be quoted upon request. <u>Security Assessment</u> (A/GSMTC) A security assessment of 7.5% will be applied to all dockage charges. Revenues derived from this assessment will be used to offset port security costs. (See Item 391)

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION V	TERMINAL FEES
ITEM	APPLICATION
305	DOCK CLEANING A dock cleaning charge will apply on all bulk vessels and barges and on general cargo vessels and barges that require cleaning by Port Authority personnel. When the normal cleaning charge does not cover port expense to clean, the Authority reserves the right to recover cost in addition to the charges below. SHIPS \$150.00 plus disposal fee for dunnage disposal, etc. to be billed at cost upon receipt of disposal providers invoice. BARGES \$50.00 PER BARGE

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION IV

TERMINAL FEES

ITEM APPLICATION

310 VESSELS TO VACATE

The Authority may order any vessel to vacate any berth when the Authority deems that the continued presence of such vessel at such berth would be a potential hazard to the vessel, the berth, the Authority's facilities, or the rights or property or safety of others, or would unreasonably interfere with the use of the Authority's facilities by others. Such situations include, but are not limited to, the following: when a potential natural disaster such as a hurricane, tornado, earthquake, or flooding, makes the continued presence of the vessel a threat to the vessel and/or the Authority's facilities and personnel on or around the vessel; when the berth is committed to others under a preferential berth arrangement or other agreement; when the vessel's cargo or their items represent a hazard to other vessels, cargo or facilities; when the vessel refuses to work continuously to completion of its loading and/or discharge or where urgent situations on the property of the Port create an unreasonable risk to the vessel or its personnel or the property or personnel of the Port, i.e., fire, threat of explosion or the aftermath of either, contamination or other like circumstances, or where the vessel is unseaworthy, suffers from extensive damage that may lead to the possibility of sinking, or is unable to move under its own power or is contaminated or has on board hazardous products and is without authority to dock at the Port facilities, and other similar circumstances. If a vessel fails to proceed to promptly vacate as ordered, without reasonable excuse, it shall be responsible for any damage or expense which results to the Authority and to others caused by such failure to vacate. Also, the Authority shall have the option (but not the duty) to move the vessel to other locations at the risk and expense of the vessel. If such movement occurs, the vessel shall hold harmless the Authority for any liability it may incur as a result of such movement.

If a vessel refuses to vacate a berth, the Authority reserves the right to deny such vessel future berthing privileges.

Vessels refusing to vacate a berth will be charged triple the applicable dockage rate.

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

SECTION IV

TERMINAL FEES

ITEM	APPLICATION
315	SEGREGATION OF CARGO Unless otherwise agreed, an additional handling charge will be assessed for the segregation of cargo.
320	STEVEDORE USAGE CHARGES The following stevedore usage charges are assessed against all stevedores using Authority facilities. Breakbulk cargo, per ton. \$.20 Bulk cargo, per ton. \$.10 Containerized cargo, per ton. \$.20 A \$20.00 minimum billing charge shall apply.

321 CHARGES FOR SUPPLY OF EQUIPMENT LABOR AND MATERIALS

When application is made for use of the equipment listed below without an operator, it must be accompanied by a signed statement attesting to the proficiency of the operator to be used and showing liability insurance as per Section III.

The operator shall be under the sole supervision of the renter of said equipment. The Panama City Port Authority assumes no responsibility for personal injury or property damage which may result from use of Port equipment. This provision does not relieve the Port from liability for its own negligence.

The Executive Director reserves the right to terminate use and reassign equipment to other operations when, in the Director's judgment, it becomes necessary to do so for the overall efficiency of the Port.

Charges for supplying miscellaneous equipment, labor and materials will be as follows, per hour:

	<u>Straight Time</u>	<u>Overtime</u>	
	\$52.50 Fork Lift Truck & Driver	\$61.00	(A)
	\$25.00 Fork Lift Truck w/o Driver.....		(A)
	\$57.75 Paper Roll Clamp Lift Truck & Driver	\$66.25	(A)
	\$30.00 Paper Roll Clamp Lift Truck w/o Driver		(A)
	\$57.75 30,000# Fork Lift & Driver	\$66.25	(A)
	\$30.00 Forklift w/o Driver		(A)
	\$92.00 Container Stacker & Driver	\$100.50	(A)
(R)	\$42.50 Yard Hustler (mule) & Driver	\$51.00	(R)
	\$25.00 Yard Hustler (mule) w/o Driver		(R)
(A)	\$27.25 Laborer	\$35.75	(R)
(A)	\$27.25 Checker	\$35.75	(R)

ISSUED BY

PANAMA CITY PORT AUTHORITY
 5321 West Hwy 98
 PANAMA CITY, FLORIDA 32401

Issued
 September 1, 2011

EFFECTIVE
 October 1, 2011

TERMINAL TARIFF NO. 3

SECTION IV TERMINAL FEES

ITEM	APPLICATION		
321 (Cont)			
<u>Straight Time</u>		<u>Overtime</u>	
\$30.50	Mechanic	\$40.75	(A)
\$28.50	Operator.....	\$37.50	(A)
\$39.00	Crane Operator.....	\$50.25	(A)

Materials Supplied by Port

Pre-cut 2 x 4 blocking material will be supplied to van drivers to assist with securing loads of copper cathodes for \$15.00 per truck.

Dunnage material will be placed in railcars to reduce shifting For \$50.00 per rail car.

All other material supplied on the PortAt Cost (Plus 20%)

325 CHARGES FOR BULK HANDLING EQUIPMENT

Charges for supplying bulk handling equipment will be as follows:

<u>Straight Time</u>			<u>Overtime</u>
\$210.00/8/hr day	750 CFM Air Compressor	Plus refueling charge	
\$94.00	John Deere TC62H Pay loader with Operator		\$108.00 (A)
\$65.50 (A)	John Deere TC62H Pay loader with/out Operator		
\$94.00	Caterpillar 966C pay Loader with Operator		\$108.00
	42" x 125" Belt Conveyor (Portable).... of cargo handled		\$0.19 per ton
	48" Under Railcar belt Conveyor (Portable) Of cargo handled		\$.013 per ton

*** All bulk handling equipment will require a 2-hour minimum.**

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION IV

TERMINAL FEES

ITEM	APPLICATION												
330	CHARGES FOR RAILROAD RELATED SERVICES												
	Track mobile or switch Engine with Operator and Flagman for Positioning cars to be loaded or unloaded with cargo not handled by the Port Authority.												
	<table><thead><tr><th></th><th><u>Straight Time</u></th><th><u>Overtime</u></th><th></th></tr></thead><tbody><tr><td>Per Hour</td><td>\$235.00</td><td></td><td>(A)</td></tr><tr><td>Per Hour</td><td></td><td>\$253.00</td><td>(A)</td></tr></tbody></table>		<u>Straight Time</u>	<u>Overtime</u>		Per Hour	\$235.00		(A)	Per Hour		\$253.00	(A)
	<u>Straight Time</u>	<u>Overtime</u>											
Per Hour	\$235.00		(A)										
Per Hour		\$253.00	(A)										
	A Two Hour Minimum will apply.												

THIS SPACE LEFT BLANK INTENTIONALLY

ORIGINAL/REVISED
5th REV PAGE 35
CANCELS
4th REV PAGE 35

TERMINAL TARIFF NO. 3

SECTION IV

TERMINAL FEES

ITEM

APPLICATION

340

CHARGES FOR FRESH WATER

Rate assessed by the Authority for water supplied to vessels will be \$0.95 per net ton of 240 gallons.

Minimum charge for vessels of 1,000 gross registered tons or less, \$50.00 per vessel

Minimum charge for vessels over 1,000 gross registered tons, \$75.00 per vessel

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
September 1, 2011

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2011

TERMINAL TARIFF NO. 3

SECTION IV		TERMINAL FEES
ITEM	APPLICATION	
345	CHARGES FOR ELECTRIC CURRENT The Authority will supply electric power for the following rates: Lights on wharf for nighttime vessel operations . . \$55.00 per night (A) Dockside power (warehouse metered).cost plus 10% Plug-in for refrigerated containers \$16.50 (A) <div style="text-align: right;">per 12 hours or fraction thereof</div>	
355	HARBOR USAGE CHARGE A harbor usage charge, as defined in Item 10, will be assessed on each ton of cargo which is transferred to or from one water carrier to another. \$0.15 per ton of cargo transferred	
360	TRUCK SCALE WEIGH-IN=S The charge for truck scales will be: Light and Heavy Weight - \$10.00 (For cargo not handled by the Port Authority personnel) <div style="text-align: right;">\$5.00 (For cargo handled by the Port Authority personnel)</div> Axle Weight \$6.00 (For cargo not handled by the Port Authority personnel) <div style="text-align: right;">\$3.00 (For cargo handled by the Port Authority personnel)</div>	
365	FOREIGN GARBAGE CHARGES Foreign garbage charges will be billed at cost plus 30% upon receipt of invoice from the disposal provider.	

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION IV

TERMINAL FEES

ITEM APPLICATION

375 THIRD PARTY CRANE USAGE ON PORT AUTHORITY PREMISES

When application is made for the use of a third party crane, a copy of the certification for crane and operator qualifications under the Provisions of OSHA and 29 CFR Part 1919, shall be provided to the Port Authority. Application shall be approved prior to beginning of operations.

The Port Authority reserves the right to deny use of third party cranes for any reason.

380 FACILITY USE CHARGE

Direct Transfer of General Cargo

When a port tenant, or stevedore, or other party is granted permission to handle general cargo directly from rail car or truck to a barge or vessel, or directly from a barge or vessel to a truck or rail car the following charge will apply: ..\$.44 per ton (A)

Third Party Handling of General Cargo

When a port tenant, or stevedore, or other party is granted permission to handle general cargo on port facility, including landing or staging cargo on the apron during loading operations, the following charge will apply: \$.88 per ton (A)

Direct Transfer of Bulk Cargo

When a port tenant, or stevedore, or other party is granted permission to handle bulk cargo directly from rail car or truck to a barge or vessel, or directly from a barge or vessel to a truck or rail car the following charge will apply: . . . \$.27 per ton (A)

Third Party Use of Loading Docks

When a Port Tenant, or stevedore, or other party is granted permission to utilize the Port Authority Loading Docks for the transfer of cargo between container and van a fee of \$25.00 per container will apply.

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION IV	TERMINAL FEES
ITEM	APPLICATION
390	MINIMUM CHARGES
	Minimum charges per shipment for any Article or Item specified by this Tariff shall be \$25.00.
391	SECURITY ASSESSMENT
	All dockage and wharfage charges will be subject to a Security Assessment as follows:
	Dockage charges.....7.5% of total (A/GSMTC)
	General cargo wharfage.....\$.16 per ton (A/GSMTC)
	Bulk cargo wharfage.....\$.0350 per ton (A/GSMTC)
	Containerized cargo.....\$3.25 per container (A/GSMTC)

THIS SPACE LET BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION V		INDEX OF COMMODITIES	
ITEM	COMMODITY		PAGE
400	Articles		43
405	Aluminum		43
410	Automobiles, Tractors, Trucks (Operational Only)		43
415	Automobiles, Tractors, Trucks (Knocked Down and Boxed)		43
416	Boats		43
420	Buses, Empty Trailers and Platforms		44
421	Mobile Homes and Motor Homes		44
425	Clay		45
430	Cotton		45
435	Cottonseed		45
445	Fullers Earth or Oil Dry		45
450	Explosive		46
455	Fertilizer and Fertilizer Materials		47
460	Fertilizer, In Bulk		47
470	Glass Plate or Window		48
475	Grain (Palletized)		48
480	Grain in Bulk		48
485	Household Goods		48
490	Iron		49
495	Iron or Steel Scrap		49
500	Steel Coils		49
504	Copper Wire Rod		50
505	Lead, Copper, Zinc		50
506	Molasses		50
510	Passengers		50
515	Poles in Bundles		50
520	Lumber, Plywood, Particle Board		51
521	Mobile Equipment		51
525	Magnesite		52
530	Milk		52
535	Naval, Stores		52
540	Paper, Newsprint		53
545	Recycle Paper, Wastepaper, OCC in Machine Pressed Bales		54
550	Peanuts in Bulk		54
560	Linerboard, Pulpboard, Fiberboard, Sack Kraft		55
565	Resins		55
570	Rice and Rice Products		55
575	Rubber		55
580	Stone		56

ISSUED
 September 1, 2010

ISSUED BY
 PANAMA CITY PORT AUTHORITY
 5321 West Hwy 98
 PANAMA CITY, FLORIDA 32401

EFFECTIVE
 October 1, 2010

TERMINAL TARIFF NO. 3

SECTION V	INDEX OF COMMODITIES	
ITEM	COMMODITY	PAGE
585	Stone and Shell in Bulk	56
586	Wood Pellet and Peanut Shell Pellets	56
590	Ties	57
595	Woodpulp	57
600	Containerized Cargo	57

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
September 1, 2008

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2008

TERMINAL TARIFF NO. 3

SECTION VI

WHARFAGE, HANDLING, STORAGE CHARGES
 PER TON (2000#) UNLESS OTHERWISE NOTED

ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
400	Miscellaneous, General (Articles not otherwise described)	\$1.65* (A)	\$5.30* (A)	\$.10
*Rates apply per 2000# or per 40 cu.ft. (whichever is greater).				
405	ALUMINUM Aluminum Ingots	\$1.65 (A)	\$3.85	\$.10
410	AUTOMOBILES, TRACTORS OR TRUCKS, (Operational Only) Automobiles, each Tractors, each Trucks, each	\$10.00* \$15.00* \$15.00*	\$20.00* \$35.00* \$35.00*	\$1.00* \$2.00* \$2.00*
*Per day after 15 days free time.				
415	AUTOMOBILE, TRACTORS OR TRUCKS, KNOCKED DOWN AND BOXED	\$1.65 (A)	\$5.20	\$.10
416	Boats *			
	On trailers up to 20'	\$25.00	\$25.00	\$5.00
	On trailers over 20'	\$50.00	\$50.00	\$10.00
	Lifted from trucks up to 30'	\$50.00	\$100.00	\$10.00
	Lifted from trucks Up to 31' - 40'	\$75.00	\$5.00 (per foot)	\$12.00
	Lifted from trucks up to 41' - 50'	\$100.00	\$10.00 (per foot)	\$20.00

***15 days free time allowed for boats.**

TERMINAL TARIFF NO. 3

SECTION VI

WHARFAGE, HANDLING, STORAGE CHARGES
PER TON (2000#) UNLESS OTHERWISE NOTED

ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
420	BUSES, EMPTY TRAILERS, AND PLATFORMS			
	(a) Up to 39 feet, each	\$15.00*	\$35.00*	\$2.00*
	(b) Over 39 feet, each	\$25.00*	\$45.00*	\$3.00*

*Per day after 15 days free time.

421	MOBILE HOMES, AND MOTOR HOMES			
	(a) Up to 50 feet, each	\$50.00*	\$75.00*	\$5.00*
	(b) Over 50 feet, each	\$75.00*	\$100.00*	\$7.00*

*Per day with no free time.

ISSUE
September 1, 2010

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2010

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE, HANDLING, STORAGE CHARGES PER TON (2000#) UNLESS OTHERWISE NOTED			
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)	
425	CLAY, in super sacs	\$1.65 (A)	\$4.85	\$.10	
	CLAY, in bags (Palletized)	\$1.65 (A)	\$5.10	\$.10	
	CLAY, in bulk	\$0.99 (A)	*RATES QUOTED UPON REQUEST		
TTON					
430	COTTON				
	COTTON, in bales	\$1.65 (A)	\$5.10	\$.22	
435	COTTONSEED				
	COTTONSEED, in bulk		*RATES QUOTED UPON REQUEST		
445	FULLERS EARTH OR OIL DRY				
	Diatomaceous, industrial, or Fullers, in standard Packages palletized,	\$1.65 (A)	\$5.10	\$.10	

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE, HANDLING, STORAGE CHARGES PER TON (2000#) UNLESS OTHERWISE NOTED		
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
450	EXPLOSIVE, HANDLED ONLY BY PRIOR ARRANGEMENT WITH PORT DIRECTOR EXPLOSIVES (handled only by prior arrangement with the Port Director)			*Quoted On Case By Case Basis

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED
December 1, 2001

ISSUED BY
PANAMA CITY PORT AUTHORITY
5321 West Hwy 98
PANAMA CITY, FLORIDA 32401

EFFECTIVE
January 1, 2002

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE, HANDLING, STORAGE CHARGES		
		PER TON (2000#) UNLESS OTHERWISE NOTED		
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
455	FERTILIZER AND FERTILIZER MATERIALS (except as otherwise provided)			
	In bags or sacks	\$1.65 (A)	\$5.10	\$.10
	*Not applicable on Ammonium Nitrate fertilizer with nitrogen content in excess of 26.5%			
460	FERTILIZER, IN BULK	\$.99 (A)		*Rates Quoted Upon Request

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION VI

WHARFAGE AND HANDLING CHARGES
 PER TON (2000#) UNLESS OTHERWISE NOTED

ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
470	GLASS PLATE OR WINDOW GLASS, plate or window	\$1.65 (A)	\$9.20	\$.10
Note: Additional charges will be assessed for blocking, bracing or otherwise securing plate or window glass in or on cars.				
475	GRAIN GRAIN and grain products, other than Grain Flour, not otherwise specified, in packages (palletized/supersacs	\$1.65 (A)	\$4.85	\$.10
480	Grain in bulk	\$0.99 (A)	*RATES QUOTED UPON REQUEST	
485	HOUSEHOLD GOODS HOUSEHOLD GOODS, personal effects, baggage, per ton or per measurement ton of 100 cubic feet, whichever figures greater	\$1.65 (A)	\$8.15	\$.10

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE AND HANDLING CHARGES PER TON (2000#) UNLESS OTHERWISE NOTED		
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
490	IRON IRON or steel articles articles not otherwise described, billets, blooms, ingots, pig iron, slabs, rails, railway track, iron or steel, including steel plate, steel pipe	\$1.65 (A)	\$4.00	\$.10
495	IRON OR STEEL SCRAP IRON or steel, scrap not copper clad, having value for remelting purposes only	\$1.65 (A)	*Rates Quoted Upon Request	
500	Steel Coils	\$1.65 (A)	\$3.20 (A)	\$.10

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED September 1, 2011	ISSUED BY PANAMA CITY PORT AUTHORITY 5321 West Hwy 98 PANAMA CITY, FLORIDA 32401	EFFECTIVE October 1, 2011
-----------------------------	---	------------------------------

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE, HANDLING, STORAGE CHARGES PER TON (2000#) UNLESS OTHERWISE NOTED			
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)	
504	COPPER WIRE ROD (palletized)	\$1.65 (A)	\$3.50 (A)	\$.10	
505	LEAD, COPPER, ZINC Bar, block, ingot, pig or slab	\$1.65 (A)	\$3.05 (A)	\$.10	
506	Molasses	\$.99 (A)	Per rail car	N/A	
510	PASSENGERS PASSENGERS, embarking from shore to ship, per person	\$7.00	(A/GSMTC) N/A	N/A	
	PASSENGERS, disembarking from ship to shore, per person	\$7.00	(A/GSMTC) N/A	N/A	
515	POLES IN BUNDLES POLES, in bundles non-creosoted	\$1.65 (A)	\$4.60	\$.10	
	POLES, Loose non-creosoted	\$1.65 (A)	\$12.00	\$.10	
ISSUED September 1, 2011		ISSUED BY PANAMA CITY PORT AUTHORITY 5321 West Hwy 98 PANAMA CITY, FLORIDA 32401		EFFECTIVE October 1, 2011	

TERMINAL TARIFF NO. 3

SECTION VI WHARFAGE, HANDLING, STORAGE CHARGES
 PER TON (2000#) UNLESS OTHERWISE NOTED

ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
520	Bundled lumber, plywood, particle board	\$2.05 MBF	\$4.85 MBF	\$.10
		\$.85 CM	\$2.05 CM	\$.04

NOTE 1: Charges for material and labor to secure trucks and rail cars are in addition to handling charges.

521	MOBILE EQUIPMENT			
	Rubber tired, tracked, self-propelled	\$30.00 (per unit)	\$75.00 (per unit) (A)	\$5.00*

***15 days free time allowed per unit.**

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED September 1, 2011	ISSUED BY PANAMA CITY PORT AUTHORITY 5321 West Hwy 98 PANAMA CITY, FLORIDA 32401	EFFECTIVE October 1, 2011
-----------------------------	---	------------------------------

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE, HANDLING, STORAGE CHARGES PER TON (2000#) UNLESS OTHERWISE NOTED		
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
525	MAGNESITE MAGNESITE, calcined in supersacks container (2,000# - 5,000#) suitable for forklift machine handling	\$1.65 (A)	\$4.85	\$.10
530	MILK MILK, solid, powdered or flaked, in standard packages palletized	\$1.65 (A)	\$5.10	\$.10
535	NAVAL, STORES NAVAL stores: Ester gum (other than in bags or sacks) pine oil, pine tar oil, pitch, rosin, rosin oil, rosin sizing or turpentine, in packages Palletized	\$1.65 (A)	\$7.65	\$.10

THIS SPACE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE, HANDLING, STORAGE CHARGES PER TON (2000#) UNLESS OTHERWISE NOTED		
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
545	RECYCLE PAPER, WASTEPAPER, OCC IN MACHINE PRESSED BALES	\$1.65 (A)	\$12.25	\$.20
	Scrap woodpulp, KLB	\$1.65 (A)	\$5.10	\$.10
<p>Note: The Authority shall not be responsible for any loss of paper resulting from loose bales. Charges for cleaning up and disposing of loose paper will be in addition.</p>				
550	PEANUTS IN BULK			
	PEANUTS			
	In sacks	\$1.65 (A)	\$10.20	
	Peanuts or Peanut Meal, in bulk	\$0.99 (A)	*Rates Quoted Upon Request	

THIS PAGE LEFT BLANK INTENTIONALLY

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE, HANDLING, STORAGE CHARGES PER TON (2000#) UNLESS OTHERWISE NOTED		
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
560	Linerboard, pulpboard, fiberboard, sack kraft, In rolls weighing 1,000 pounds or more	\$1.65 (A)	\$3.35 (A)	\$.10
565	RESINS RESINS, synthetic, in standard packages palletized	\$1.65 (A)	\$4.85	\$.10
570	RICE AND RICE PRODUCTS RICE and rice products, in packages palletized, or supersacks	\$1.65 (A)	\$4.85	\$.10
575	RUBBER RUBBER, natural or synthetic, in bales or standard packages, palletized	\$1.65 (A)	\$6.10	\$.10

ISSUED
September 1, 2011

ISSUED BY
 PANAMA CITY PORT AUTHORITY
 5321 West Hwy 98
 PANAMA CITY, FLORIDA 32401

EFFECTIVE
October 1, 2011

TERMINAL TARIFF NO. 3

SECTION VI		WHARFAGE, HANDLING, STORAGE CHARGES PER TON (2000#) UNLESS OTHERWISE NOTED		
ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
580	STONE STONE, viz: Marble, granite, cornwall or onyx, in blocks, pieces or slabs	\$1.65 (A)	\$6.10	\$.10
585	STONE AND SHELL IN BULK STONE AND SHELL, oyster shell, gravel, limestone, in bulk pumice	\$0.99 (A)	*Rates Quoted Upon Request	
586	WOOD PELLET AND PEANUT SHELL PELLETS In bulk	\$0.99 (A)	*Rates Quoted Upon Request	

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED September 1, 2011	ISSUED BY PANAMA CITY PORT AUTHORITY 5321 West Hwy 98 PANAMA CITY, FLORIDA 32401	EFFECTIVE October 1, 2011
-----------------------------	---	------------------------------

TERMINAL TARIFF NO. 3

SECTION VI WHARFAGE, HANDLING, STORAGE CHARGES
 PER TON (2000#) UNLESS OTHERWISE NOTED

ITEM	COMMODITY	WHARFAGE	HANDLING	STORAGE PER DAY (UNLESS OTHERWISE NOTED)
590	TIES TIES, cross, railroad, wooden: Pressure treated	\$1.65 (A)	\$3.80	\$.10
595	WOODPULP In rolls In bales (unitized)	\$1.65 (A) \$1.65 (A)	\$3.55 (A) \$3.30 (A)	\$.10 \$.10
600	Containerized Cargo	\$1.65* (A)	\$40.00 (D) Per Container	\$1.00 per 20' container \$2.00 per 40' container

***Wharfage is applied to net weight of cargo.**

****7 days free-time on containerized cargo.**

THIS SPACE LEFT BLANK INTENTIONALLY

ISSUED September 1, 2011	ISSUED BY PANAMA CITY PORT AUTHORITY 5321 West Hwy 98 PANAMA CITY, FLORIDA 32401	EFFECTIVE October 1, 2011
-----------------------------	---	------------------------------
