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FMC TERMINAL TARIFF / SCHEDULE NO. T-1

RULES, REGULATIONS AND RATES GOVERNING  
MARINE TERMINAL SERVICES

This Terminal Tariff / Schedule is published pursuant to Section 8 (f) of the Shipping Act of 1984 as amended by the Ocean Shipping Reform Act of 1998 and the regulations of the Federal Maritime Commission (Title 46 Code of Federal Regulations Part 525). The terms Terminal "Tariff" and Terminal "Schedule" shall refer to this document and may be used interchangeably in this or other documents without altering the meaning.

The Effective Date of this Schedule unless otherwise indicated herein is July 1, 2024. There is no expiration date. Other than as provided in this Schedule, all rules and regulations set forth in the Port of Los Angeles Tariff No. 4 or its successor, as found on the Port of Los Angeles's website:  
(<https://www.portoflosangeles.org/business/tariff>) shall apply.

YUSEN TERMINALS LLC - to be referred to as YTI throughout this Schedule.

**YUSEN TERMINALS LLC IS A MARINE TERMINAL OPERATOR REGISTERED WITH THE  
US FEDERAL MARITIME COMMISSION UNDER FMC ORGANIZATION NO. 016139.**

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Rule 1: MiscellaneousRule 1-010 Abbreviations and Symbols

%.....	Percent
Cont.....	Continued
Kg(s).....	Kilograms(s)
KT(s).....	1000 kilograms(s)
Lbs.....	Pounds
No.....	Number
N.O.S.....	Not otherwise specified
Sq. ft.....	Square feet or square foot
U.S.....	United States
W/M.....	Weight or measurement whichever yields the greater revenue
&.....	And
\$.....	U.S. dollars
YTI.....	Yusen Terminals LLC

Rule 1-020 Units of Weight and Measure

International (metric) and U.S. customary units of weights and measure (based on U.S. Department of Commerce, National Bureau of Standards publications) governing the determination of rates and charges assessed under this Schedule are as follows:

1 Kilogram	= 2.2046 Pounds
1 Pound	= 0.4536 Kilogram
1,000 Kilograms	= 2204.6 Pounds
2,000 Pounds	= 907.1847 Kilograms
1 Metric Ton	= 1.1023 Short Tons
1 Short Ton	= 0.9072 Metric Ton
1 Long Ton	= 2,240 Pounds
1 Long Ton	= 1,016.0469 Kilograms
--	
1 Foot	= 0.3048 Meter
1 Meter	= 3.2808 Feet
--	
1 Cubic Foot	= 0.0283 Cubic Meter
1 Cubic Meter	= 35.3147 Cubic Feet
40 Cubic Feet	= 1.1327 Cubic Meters
--	
1 Liter	= 0.2642 Gallon
1 Gallon	= 3.7854 Liters
1 Barrel	= 158.9873 Liters (42 Gallons)

RULE 1-030: Definition of Terms

- (a) "CARGO" includes but is not limited to all merchandise, commodities, personal property, goods, wares, freight, liquids, articles and materials of every kind whatsoever, including bulk materials, cargo Containers when empty, live animals, Vessel's stores and supplies. Cargo includes any packing, packaging, crates, cradles, pallets, and other items associated with the Cargo.
- (b) "CHASSIS" means vehicle designed and built to carry Containers with means for transport tractor coupling.
- (c) "CHECKING" means the service of counting and checking cargo against appropriate documents for the account of the cargo or the Vessel, or other person requesting same.
- (d) "CITY" means the City of Los Angeles, California, USA.
- (e) "CONTAINER" means an ISO standard cargo carrying unit of 20 feet, 40 feet or 45 feet in length, 8 feet in width and 8 feet six inches or nine feet six inches in height, with ISO recommended lifting arrangements and consistent with the safety requirements of CSC (Convention for Safe Containers), and which is designed for the purpose of direct transfer of the unit and its contents to and from sea going Vessels. Containers may also include tanks for liquids, flatracks, platforms, opentops and Temperature Controlled units.
- (f) "DEMURRAGE INVOICE" means any invoice for demurrage and/or detention charges that is governed by the Ocean Shipping Reform Act of 2022 (OSRA) or the Shipping Act, and specifically including the Interpretative Rule on Demurrage and Detention Under the Shipping Act (See 46 C.F.R. 545.5 and 85 FR 29638-01), rules governing Common Carriers (See 46 U.S. Code 41104 as amended by PL 117-146), and the Demurrage and Detention Billing Requirements effective May 28, 2024 (46 C.F.R. 541). The term Demurrage Invoice as used herein shall include (a) all information contained in the invoice; (b) the rules, rates and methods for calculating demurrage charges, free time, and associated charges; (c) the calculation of charges contained in the invoice; and, (d) the handling of any disputes regarding the Demurrage Invoice and/or regarding the charges identified therein.
- (g) "DOCKAGE" means the charge assessed against a Vessel for berthing at or making fast to a wharf, pier, bulkhead structure, or bank or for mooring to another Vessel so berthed.
- (h) "EFFECTIVE DATE" means the date a Schedule or an element of a Schedule becomes effective. Where there are multiple publications on the same day, the last Schedule or element of a Schedule published with the same effective date is the one effective for that day.
- (i) "EMPTY CONTAINER" means any Container that is not laden with Cargo.

RULE 1-030: Definition of Terms (Cont.)

- (j) "EQUIPMENT" includes all equipment used in the transportation of Cargo including but not limited to, Chassis, Containers and gensets.
- (k) "EXPIRATION DATE" means the last day, after which the entire Schedule or a single element of the Schedule, is no longer in effect.
- (l) "FREE TIME" means the time period specified in this Schedule during which Cargo may occupy space on terminal property, including off-dock facilities, free of Wharf Demurrage or Terminal Storage charges immediately prior to the loading or subsequent to the discharge of such Cargo on or off the Vessel.
- (m) "HANDLING" means the service of physically moving Cargo between point of rest and any place on the Terminal Facility, other than the end of ship's tackle.
- (n) "HEAVY LIFT" means the service of providing heavy lift cranes and equipment for lifting cargo that extends beyond the standard dimensions of containerized cargo, usually requiring special lifting gear.
- (o) "LEGAL HOLIDAY" shall mean and include the following named holidays:

- I. New Years Eve, December 31st - Limited
- II. New Years Day, January 1<sup>st</sup> - Terminal is Closed
- III. Martin Luther King's Birthday, the third Monday in January - Limited
- IV. Lincoln's Birthday, February 12<sup>th</sup> - Limited
- V. President Day, the third Monday in February - Limited
- VI. Cesar Chavez' Birthday, March 31<sup>st</sup> - Limited
- VII. Memorial Day, the last Monday in May - Limited
- VIII. Independence Day, July 4<sup>th</sup> - Terminal is Closed
- IX. Bloody Thursday, July 5<sup>th</sup> - Terminal is Closed
- X. Harry Bridges Day, July 28<sup>th</sup> - Limited
- XI. Labor Day, the first Monday in September - Terminal is Closed
- XII. Columbus Day, second Monday in October - Limited
- XIII. Veteran's Day, November 11<sup>th</sup> - Limited
- XIV. Thanksgiving Day, the fourth Thursday in November - Terminal is Closed
- XV. Christmas Eve, December 24<sup>th</sup> - Limited
- XVI. Christmas Day, December 25<sup>th</sup> - Terminal is Closed
- XVII. Every day proclaimed by the President of the United States or Governor of the State of California to be a legal holiday

A Holiday that is listed as "Limited" will have limited operating hours and charges for services will be on an overtime basis.

If any of the holidays listed in this Rule falls upon a Sunday, the Monday following shall be observed as a "LEGAL HOLIDAY".

- (p) "LOADING AND UNLOADING" means the service of loading or unloading Cargo between any place on the terminal and Vessels, railroad cars, trucks, lighters or barges, or any other means of conveyance to or from the Terminal Facility.

RULE 1-030: Definition of Terms (Cont.)

- (q) "PACKAGE" shall mean the largest single unit used to facilitate the handling and transport Cargo, such as a pallet, skid, rack, cradle, van, Container or trailer, etc., or a single machine or item of equipment, etc., and not the individual contents, pieces, boxes, parts or components thereon, therein or thereof.
- (r) "PERSON" includes individuals, entities, firms, partnerships, associations, companies, corporations, joint stock associations, trustees, receivers, agents, assignees and personal representatives.
- (s) "PORT OF LOS ANGELES" means all the navigable waters within the City of Los Angeles included within, or northerly of, the Los Angeles Harbor Breakwater and the easterly prolongation thereof in a straight line to its intersection with the easterly boundary line of the City of Los Angeles. All such navigable waters are herein designated and referred to as the "Port of Los Angeles" or "Los Angeles Harbor."
- (t) "PRIVATE PREMISES" means and includes all premises, wharves, landings, slips, docks, basins or areas other than municipal.
- (u) "RATE" means a price quoted in a Schedule for providing a specified level of marine terminal service or facility for a stated cargo quantity, on and after a stated Effective Date or within a defined time period.
- (v) "SCHEDULE" means a publication containing the rates, charges, classifications, regulations and practices of a marine terminal operator. The term "practices" refers to those usages, customs or modes of operation which in any way affect, determine or change the rates, charges or services provided by a marine terminal operator. The terms "Schedule" and "Tariff" shall have the same meaning and be used interchangeably.
- (w) "SHIFT" means the set hours of work as defined in the International Longshore and Warehouse Union (ILWU) Collective Bargaining Agreement with the Pacific Maritime Association. For purposes of this Schedule, Shifts are defined as:
- 1<sup>st</sup> Shift Straight Time (ST): Monday - Friday (non-holidays) 0800 - 1200, 1300 - 1700.
  - 2<sup>nd</sup> Shift Straight Time (ST): Monday - Friday (non-holidays) 1800 - 0300 the following day.
  - 3<sup>rd</sup> Shift Straight Time (ST): Tuesday - Saturday (non-holidays) 0300 - 0800.
  - 1<sup>st</sup> Shift Overtime (OT): Saturday, Sunday, Holidays 0800 - 1700.
  - 2<sup>nd</sup> Shift Overtime (OT): Saturday, Sunday, Holidays 1800 - 0300 the following day.
  - 3<sup>rd</sup> Shift Overtime (OT): Sunday, Monday, holidays 0300 - 0800.



RULE 1-030: Definition of Terms (Cont.)

- (x) "TERMINAL FACILITIES" means one or more structures comprising a terminal unit, which include, but are not limited to, wharves, warehouses, covered and/or open storage spaces, cold storage plants, cranes, grain elevators and/or bulk cargo loading and/or unloading structures, landings, and receiving stations, used for the transmission, care and convenience of cargo and/or passengers in the interchange of same between land and water carriers or between two water carriers. As used herein, the TERMINAL FACILITIES shall include the complete terminal unit located at Port of Los Angeles berths 212 through 223 and associated backlands, with a physical address of 701 New Dock Street, Terminal Island, CA 90731, as well as any other property used by YTI in the performance of Terminal Services hereunder.
- (y) "TERMINAL ISLAND CONTAINER TRANSFER FACILITY (TICTF)" means the on-Terminal rail facility including all loading rail tracks and the Container storage yard therein.
- (z) "TERMINAL MANAGER" means the Terminal Manager of Yusen Terminals and shall also include his duly authorized agent or representative.
- (aa) "TERMINAL SERVICES" includes Checking, Dockage, Free Time, Handling, Heavy Lift, Loading and Unloading, terminal storage, usage, wharfage, and wharf demurrage, as well as any other services identified in the Schedule of Rates and/or otherwise provided by YTI related to any of the foregoing.
- (bb) "TERMINAL STORAGE" means the service of providing warehouse or other Terminal Facilities for the storage of inbound or outbound Cargo after the expiration of Free Time, including Wharf Storage, shipside storage, closed or covered storage, open or ground storage, bonded storage and refrigerated storage.
- (cc) "TERMINAL USER" means any Person, including but not limited to, Vessel operator, Vessel owner, Container owner, lessor or lessee, Chassis owner, lessor, or lessee, and/or Truck owner, operator, lessor or lessee utilizing YTI's facility, and services provided thereon, thereat, or both.
- (q) "USAGE" means the use of a terminal facility by any rail carrier, lighter operator, trucker, shipper or consignee, its agents, servants, and/or employees, when YTI performs loading or unloading, or the use of said facilities for any other gainful purpose for which a charge is not otherwise specified.
- (r) "VESSEL" or "VESSELS" means any vessel, ship, barge, LASH barge, SEABEE barge, tug, towboat, lighter, raft or other watercraft that floats. All references to "VESSEL" or "VESSELS" in this Schedule shall include, without exception, her owner, charterer, and agent.

RULE 1-030: Definition of Terms (Cont.)

- (s) "WHARF DEMURRAGE" means a charge assessed against Cargo remaining in or on Terminal Facilities after the expiration of Free Time, unless arrangements have been made for storage.
- (t) "WHARFAGE" means a charge assessed against the Cargo or Vessel on all Cargo passing or conveyed over, onto, or under wharves or between Vessels (to or from barge, lighter, or water), when berthed at wharf or when moored in slip adjacent to a wharf. Wharfage is solely the charge for use of a wharf and does not include charges for any other service.
- (u) "YTI" means YUSEN TERMINALS LLC and encompasses Port of Los Angeles berths 212 through 223, with a physical address of 701 New Dock Street, Terminal Island, CA 90731 (herein referred to as the Terminal).

Rule 2: General Rules and RegulationsRULE 2-010: Application of Rates, Charges and Fees, and Rules and Regulations

Other than as provided in this Schedule, all rules and regulations set forth in the Port of Los Angeles Tariff No. 4 or its successor, as found on the Port of Los Angeles's website (<https://www.portoflosangeles.org/business/tariff>) shall apply.

Where no fully executed agreement exists between a party and YTI, or for agreements that do not address specific rules, regulations, rates, charges, and/or fees contained herein, provisions of this Schedule shall apply. For the avoidance of doubt, this Schedule shall supplement any Rate Sheet agreed to by YTI to the extent that the Rate Sheet is silent with respect to any rule, term, regulation, rate, charge, and/or fee contained herein.

Use of the wharves, other facilities, or property under the jurisdiction of YTI shall constitute a consent to the terms and conditions of this Schedule and evidences an agreement on the part of all Vessels, their owners, charterers and agents, and all other Terminal Users to pay all applicable charges and abide by all rules and regulations of YTI and abide by the rules and regulations of this Schedule.

Except as otherwise provided in this Schedule, the applicable rates, charges and fees shall be those in effect at the time the charge or fee accrues.

Except as otherwise provided in this Schedule, the applicable rules and regulations shall be those in effect at the time the rule or regulation is applied and enforced.

All rates shall be subject to periodic adjustment, at YTI's sole discretion. Any Vessel stevedore operations that span the timeframe from the then current rates to the newly adjusted rates shall be invoiced at the newly adjusted rates.

RULE 2-020: Right to Interpret and Apply Rates, Charges, Fees, Rules and Regulations and to Charge Reasonable Rates for Services and/or Circumstances Not Specifically Addressed Herein

YTI reserves to itself the right to interpret and determine the applicability of any of the rates provided for in this Schedule and to assess charges or fees in accordance with any such interpretation and determination, and YTI reserves to itself the right to determine the applicability of any rule or regulation of this Schedule and to enforce any such rule or regulation in accordance with any such interpretation or determination.

YTI reserves the right to invoice Terminal Users for services not specifically identified in this Schedule at reasonable rates. Rates for services rendered may be invoiced on a per hour basis, per Container basis, flat rate, or otherwise. Furthermore, in the case of changed circumstances or unforeseen events, YTI reserves the right to adjust the rates set forth herein, including by way of an added surcharge, by e-mail notification to Terminal Users.

RULE 2-030: Liability, Indemnity and Limitation of Liability

(a) Terminal User specifically understands, acknowledges and agrees that any and all access to and/or use of the Terminal Facility and/or Terminal Services of YTI shall be at Terminal User's sole risk and expense. Terminal User is responsible for and assumes all risk of loss or of damage to property or injury to person arising as a result of Terminal User's activities at or presence at, or entering, or leaving the Terminal Facility, to the fullest extent permitted by law.

(b) YTI assumes no responsibility whatsoever and shall not be liable in any manner or degree for any Cargo accepted for storage, or for any care, handling, insurance, loss or damage with respect thereto, unless such Cargo is received on behalf of YTI by an officer or employee thereof authorized to execute such receipts and then only to the extent that responsibility and liability shall be imposed by law.

(c) YTI shall not be responsible or liable in any manner or degree for any delay, loss or damage to any Cargo, Equipment, or other property of any description stored, handled, used, kept or placed upon, over, in, through, or under any wharf or other structure or property owned, controlled or operated by YTI occasioned by or on account of pilferage, rodents, insects, natural shrinkage, wastage, decay, seepage, leaky containers, heating, evaporation, fire, leakage or discharge from sprinkler system, rain, floods, or the elements, collapse of a wharf or other structure, war, riots, protests, labor strikes, labor disputes, work stoppages, work slowdowns, Equipment shortages, congestion outside of the Terminal Facility or from any cause whatsoever, except to the extent that responsibility and liability shall be, regardless of the above limitations, absolutely imposed by operation of law.

(d) COGSA is fully incorporated into this Schedule and shall be applicable at all times the Cargo is, or is deemed, in the care, custody and/or control of YTI. YTI's liability for any loss or damage to or in connection with the Cargo shall not exceed the lesser of (i) \$500.00 US per Package or customary freight unit; (ii) \$500 US per Package as designated on the applicable Bill of Lading; or (iii) any lesser liability amount in the common carrier's Bill of Lading under which YTI is entitled to the benefit of such limitation, unless the value of the Cargo has been declared in writing to YTI and a higher rate has been paid to YTI as a result of such declaration of higher value prior to its taking custody of, or assuming responsibility for, the Cargo.

(e) YTI assumes no liability for loss or damage to any Vessel or Equipment (including, for example, chassis, Containers and gensets) unless such loss or damage results from its sole failure to exercise due and proper care in performing the services provided for herein. In this regard, YTI's liability shall be limited solely to the physical damage to the Vessel or Equipment. Any claim for alleged damage to a Vessel shall be submitted to YTI in writing and acknowledged by an authorized YTI representative before the Vessel's departure.

(f) YTI shall not be liable for loss of or damage to Cargo and the Terminal User shall indemnify YTI against any injury, loss, damage, liability or expense whatsoever incurred or claimed by YTI, if such loss of or damage to the Cargo and/or such injury, loss, damage, liability or expense has been

RULE 2-030: Liability, Indemnity and Limitation of Liability (Cont.)

caused by matters beyond YTI's control including, inter alia, without prejudice to the generality of this exclusion:

- (1) the manner in which the Container has been packed; or
- (2) the unsuitability of the Cargo for carriage in Containers; or
- (3) the unsuitability or defective condition of the Container or the incorrect setting of any thermostatic, ventilation, or other special controls thereof; or
- (4) insufficient or defective condition of packing or marks;
- (5) inherent vice of the Cargo;
- (6) unseaworthiness of the Vessel;
- (7) act, neglect or default of the master, mariner or pilot in the navigation or management of a Vessel;
- (8) fire;
- (9) perils, dangers and accidents of the sea or other navigable waters;
- (10) act of god;
- (11) act of war;
- (12) act of public enemies (including terrorism);
- (13) arrest or restraint or seizure under legal process;
- (14) quarantine restrictions;
- (15) act or omission of Terminal User, its agents or representatives;
- (16) strikes, lockouts, slowdowns, stoppages, or other restraint of labor from whatever cause, whether partial or general;
- (17) riots and civil commotion;
- (18) saving or attempting to save life or property;
- (19) wastage in bulk or weight or any other loss or damage arising from inherent defect, quality or vice of the goods;
- (20) latent defects not discoverable by due diligence; and/or
- (21) any other cause arising without the actual fault and privity of YTI.

(g) Terminal User shall make no claim against YTI for an amount less than US\$1500 (One thousand five hundred United States Dollars) for any single incident or series of incidents arising from a common cause.

(h) YTI shall not be liable for any breach, failure to perform, delay, Loss (as defined below) or damage of any nature arising from or related to any cause unavoidable or beyond its reasonable control including but not limited to protests, labor strikes, labor disputes, work stoppages, work slowdowns, Equipment shortages, congestion outside of the Terminal Facility, fire, water, Act of God, action of the elements, pandemic, epidemic, government intervention, theft and terrorism

(i) Terminal User shall incorporate in its Bills of Lading or other contract of carriage to be issued for all cargo carried by Terminal User and loaded or discharged at the Container Terminal, a term providing that contractors such as YTI shall be entitled to the benefit of all defenses and limitations of liability to the extent they are available to the Terminal User.

RULE 2-030: Liability, Indemnity and Limitation of Liability (Cont.)

(j) Terminal User will indemnify, hold harmless and defend (with counsel selected by YTI) YTI, its members, directors, officers, agents and employees, its parents, affiliates and subsidiaries, and their members, directors, officers, agents and employees (the "Indemnified Parties"), against and from any costs, suits, fines, penalties, liabilities, claims, damages, actions, fees, costs, judgments, response actions, losses and expenses whatsoever ("Loss" or "Losses") caused or resulting from any act or omission of the Terminal User or its contractors, subcontractors (of any tier), vendors, employees, agents, or invitees. Without limiting the generality of the foregoing, Terminal User's obligation to indemnify, hold harmless and defend the Indemnified Parties provided for herein shall include, but not be limited to, claims for injury or death of any person, or for damage to the property of any person (including property of YTI or the Port of Los Angeles), or for any discharge, release, migration, emission, spillage or leakage into the seas, waters, land or air of any pollutant, contamination, hazardous substances, or toxic materials whatsoever (including any residual pollutants, contamination, hazardous substances or toxic materials left in place after remediation), or for any failure to comply with any law, regulation, ordinance, code (including any environmental laws, regulations, ordinances or codes) caused by or resulting from any act or omission of the Terminal User or of its contractors, subcontractors (of any tier), vendors, employees, agents or invitees.

Under no circumstances shall YTI be liable to Terminal User for any indirect, consequential or special loss or damages incurred or suffered by Terminal User including but not limited to loss of business, loss of earnings or profits, loss of income, lost business opportunity, interruption of business, loss of use and/or loss of ability to use, regardless of whether the loss was foreseeable. Consequential loss includes any and all cost of delays to Vessels and the costs of loss of charter hire time as a result of any negligence of YTI.

RULE 2-040: Time to Commence Suit

Unless otherwise specified herein or unless a longer period is required by applicable law, claims for loss or damage of any nature must be submitted in writing to YTI immediately upon discovery or in any event, not later than thirty (30) calendar days from occurrence. Lack of timely notification shall serve as a cause for denial by YTI. In any event, YTI shall be discharged from all liability for any and all claims, demands, loss or damage of whatsoever kind, nature, or description unless a suit is brought against YTI within one (1) year from occurrence. This one (1) year period also includes claims for indemnity. YTI shall be entitled to recover its fees (including reasonable attorneys' fees) and costs incurred to defend any suit brought against YTI following one (1) year from occurrence.

RULE 2-050: Enforcement of Port Charges

Cargo and/or Equipment remaining on the Terminal Facility after the expiration of the Free Time provided in this Schedule may, if all accrued charges thereon are not paid upon demand therefore, be taken possession of by YTI, and YTI shall have the right to remove and store the same wholly at the charge, risk, and expense of the Cargo and owner thereof, and may sell the Cargo at public auction, with or without notice, in its discretion. The proceeds of such sales shall be applied to the charges accrued and expenses remaining unpaid. Any balance over and above the accrued charges and expenses shall be held for the account of the owner.

In the event the proceeds from such sale are not sufficient to satisfy such accrued charges and expenses, the Terminal User, as their interests may appear, shall be personally liable for the payment of any unsatisfied balance due of such charges and expenses.

RULE 2-060: Right of Inspection

YTI and its duly authorized agents, are hereby authorized and empowered to enter and inspect any Vessel to ascertain the kind, quantity, stowage, and character of Cargo or Cargo thereon, or her condition in any respect; and are also authorized and empowered to enter and inspect any wharf or warehouse on YTI and it shall be unlawful for any person to hinder or molest any such officer or agent or refuse to allow him to enter such Vessel or other premises for any of the purposes herein specified.

RULE 2-070: Enforcement of Rules and Regulations

Any Person or Persons entering or doing business at the Terminal Facility shall abide by all rules and regulations adopted by YTI relating to regulation, operation, or control; and the Terminal Manager may delegate to the Port Of Los Angeles Port Warden the duty of enforcing or seeing to the enforcement of such rules and regulations as the Terminal Manager may in writing, from time to time, designate, and for that purpose the Port Warden shall have the power and authority of a regular police officer of the City of Los Angeles, including the power to make arrests for the violation of any of the provisions of such rules and regulations so designated, and shall be furnished with a regulation police badge by the Chief of Police of said City.

It shall also be the duty of the Port Warden, subject to the approval of the Terminal Manager, to report to the proper federal, state or municipal officer the violation of any law, rule or regulation respecting the operation or control of Los Angeles Harbor in every case in which he is not himself empowered to act.

RULE 2-080: Willful Damage to Property

It is unlawful for any Person to willfully or carelessly destroy, damage, disturb, deface, or interfere with any buoy, float, life preserver, sign, notice, or any other municipal property whatsoever under the jurisdiction of the Port of Los Angeles, and any Person that fails to comply with the foregoing shall defend, indemnify and hold the Indemnified Parties harmless from and against any Losses relating thereto or arising therefrom consistent with Rule 2-030(i).

RULE 2-090: Damage to Property

(a) Every Terminal User, Person and every Vessel responsible for any damage to any municipal property of any kind or character under the jurisdiction of YTI shall be held liable for and charged with the cost and expense of the replacement or repair of the property so damaged or destroyed. The expense of repairing said damage shall be charged against the Person or Vessel, or both, responsible therefore.

(b) In the event any damage is done to any wharf, wharf premises, facility or other property, owned by YTI or the Port of Los Angeles and in the possession of, or under the supervision, management or control of YTI, the Terminal User, Person or Persons causing, responsible for, or in any way connected with such damage, and the Terminal User, Person or Persons to whom the wharf, wharf premises, facility or other property may be assigned, or by whom it is being used, and the master, owner, operator, or agent of any Vessel, vehicle, or other instrumentality involved in such damage, shall promptly give a full report thereof to the Terminal Manager giving the date and hour the damage occurred, the names and addresses, or, if unknown, a description of witnesses and other Persons, Vessels or instrumentalities involved in the damage, as well as all other pertinent facts and information that may be available. No Person may refuse, neglect or fail to make or give any such report in the form and manner aforesaid, and, in addition to the general penalties prescribed in the Schedule, any such person who so refuses, neglects or fails, may be refused the use of the Terminal Facility until YTI has been fully reimbursed for any such damage.

(c) Any Person or Vessel that causes damage to any property described in subsections (a) and (b) shall also defend, indemnify and hold the Indemnified Parties harmless from and against any Losses relating thereto or arising therefrom consistent with Rule 2-030(i).



RULE 2-100: Furnishing Required Documents

(a) The owner, agent, master, or other Person in charge of a Vessel or Cargo, shall have 15 calendar days, from the date of departure of the Vessel from any wharf, to deliver to the Terminal Manager a full and correct statement, signed and certified to by him, on forms approved by YTI, of all Cargo of every kind loaded or discharged at the Terminal Facility, specifying the type and quantity of such Cargo together with complete and verifiable copies of the Vessel's manifest and/or Bills of Lading. Complete and certified copies of inbound and/or outbound Container reports, on forms approved by YTI, will also be delivered within the same period.

(b) In lieu of furnishing the above documents, Cargo information and Container reports may be transmitted electronically directly to YTI through YTI-approved contractual Electronic Data Interchange procedures.

(c) Neglect or refusal to make or deliver the documentation within the time period as provided for in paragraph (a) of this Rule will result in the assessment of a penalty charge of 1/30 of two percent per day of the total wharfage charges due subject to a minimum penalty charge of two percent (2%) of total wharfage charges.

RULE 2-110: Credit List

The Terminal Manager or a designee may release any Person from the obligation of paying charges named in this Schedule, in the manner or at the times required by this Schedule provided such person:

(1) Deposits and maintains on deposit with the Terminal Manager, security in an amount sufficient to guarantee the payment of all charges incurred by or on behalf of such person or;

(2) Is placed on the Credit List after making written application wherein such person agrees to pay, upon presentation, any and all invoices for said charges.

If the application for credit is granted, such person shall have 15 calendar days, from the date of departure of each Vessel from any wharf, to deliver to the Terminal Manager, complete and verifiable copies of the Vessel's manifest and/or Bills of Lading, complete and certified copies of Container reports and other information respecting such Vessel and Cargo as YTI may require.

In lieu of furnishing the above documents, Cargo information and Container reports may be transmitted electronically directly to YTI through YTI-approved contractual Electronic Data Interchange procedures. In case of failure to furnish such documentation when due, or to pay any invoice or invoices upon presentation, such person may be stricken from the Credit List and placed upon the Delinquent List.

RULE 2-120: Terms and Conditions of Payment

(a) The use of the Terminal Facilities or Terminal Service is conditioned upon satisfactory assurance that applicable charges will be paid when due. All charges are due and payable as they accrue or on completion of service or use. Cash payment for all anticipated Schedule charges is required in advance unless credit has been arranged as provided in this Schedule.

(b) Dockage shall be assessed against all Vessels that are subject to the payment of dockage at rates named in this Schedule. In addition to any Person responsible under this Rule or pursuant to a contract, the Vessel, its owners and charterers are jointly and severally responsible for payment of dockage charges and each agrees to guarantee such charges. The Vessel, through its master, owner, agent or other authorized person, shall pay such charges.

(c) Wharfage, Wharf Demurrage, and any other charges in this Schedule, which are assessed against Cargo, shall be paid at rates named in said Schedule. Charges shall be paid by the owners of the Cargo. The full amount of all charges assessed against such Cargo shall be paid before the removal or delivery of such Cargo from the wharf or wharf premise.

(1) The Vessel, its owner and charterer jointly and severally and the berth assignee guarantee and are liable for the payment of all charges whether or not collected by such Vessel, its owner, charterer, agent or the berth assignee. The use of the Terminal Facility by the Vessel, its owner or charterer or the acceptance of a berth assignment by an assignee constitutes acceptance and acknowledgement of the liability for and guarantee of such charges.

(d) Wharfage, Wharf Demurrage and any other charges in this Schedule which are assessed against Cargo are liens against all such Cargo deposited upon any wharf or other premises under the jurisdiction and control of YTI. YTI, its agents or assignees, may hold possession of any or all of such Cargo to secure payment of any or all of such charges until paid.

(e) YTI may take actual possession of Cargo remaining on the wharf or other premises longer than the time prescribed by the rules and regulations of this Schedule. If accrued charges are not immediately paid thereafter, YTI may, at any time after taking possession, remove and store any or all of such Cargo at the charge, risk and expense of the Cargo, its owner or consignee thereof. YTI may sell any or all of such Cargo at public auction with or without notice.

RULE 2-120: Terms and Conditions of Payment (Cont.)

(f) For the purpose of keeping YTI free of obstructions, YTI shall serve a written notice on the owner, agent, consignee or person in possession or having custody of such obstructing Cargo, material or structure, or it may post a notice thereon, requiring its removal within 24 hours. On failure to comply, YTI may remove and store such Cargo, material or structures wholly at the charge, risk and expense of the owner or consignee. YTI may sell such Cargo, material or structures at public auction with or without notice and such sale will be subject to immediate removal, if not already removed by YTI.

(g) The proceeds of any sale as provided for in paragraphs (e) and (f) of this Rule shall be retained to satisfy all Schedule charges assessed against Cargo, plus 10%, and in the case of obstructions, \$100.00 additional for each day during which the wharf or other premises have been obstructed. The surplus after expenses of such sale, if any, shall be paid to the proper Persons. The owner, consignee, or proper Person, shall be liable for and shall pay to YTI, any charges, fees and costs remaining unsatisfied out of the proceed of such sale.

(h) Every Person in charge of a Vessel or cargo who shall cause, allow or permit such Vessel to leave a wharf or berth at which it is docked, unless forced to do so by stress of weather or fire or unless such Vessel or person is on the Credit List or has otherwise arranged credit, before all Schedule charges due and payable against such Vessel or against such Cargo which may have been discharged from or received upon such Vessel, have been paid, shall be subject to the penalties prescribed by law and this Schedule.

(i) A Vessel agent or other Person requesting reservation of a berth ("berthing agent") shall, as part of the berth reservation process, provide to the extent of his knowledge all information requested by Yusen Terminals respecting the Vessel, estimated arrival and departure, amount(s) and type(s) of cargo to be loaded/discharged and shall estimate the amount of each category of port charges, as enumerated and party responsible therefore. This information shall be provided on the Port's "Agent's Statement of Responsibility" form. The submission of this form, signed by the berthing agent, shall constitute the berthing agent's attestation as to the accuracy of the information therein supplied, based upon and to the extent of information made available to the berthing agent at the time of submission; and the berthing agent shall be held personally liable to YTI for any financial loss suffered by YTI as a result of the agent's failure to report accurately.

RULE 2-130: Delinquent Invoices

(a) Invoices as issued by YTI are due and payable upon presentation.

(b) Any invoice for any charge or charges prescribed for which full payment is not received by YTI within thirty (30) calendar days from the date of the invoice is delinquent and shall be placed on the delinquent list.

(c) A delinquent invoice or delinquent charge is subject to a late payment charge consisting of simple interest of 1.5% per month applied to the outstanding balance due.

(d) Penalty charges prescribed in other Rules of this Schedule are separate and distinct from the delinquent payment charge assessable under this Rule.

(e) YTI shall be discharged from any and all liability for incorrect invoices unless brought to the attention of YTI within six months of the date of the invoice.

RULE 2-140: U.S. Government Cargoes

With the exception of Wharfage and Dockage, cargoes for the account of the United States of America or its individual agencies will be subject to rates, rules and regulations quoted by YTI and agreed between the parties.

RULE 2-150: Emergency Relief Cargo

The Terminal Manager may, at his sole discretion, waive the assessment of all or any portion of any charge for Wharfage, Dockage, Wharf Demurrage, or any other charge or fee which may be due from any source or cause as provided for in this Schedule which may be associated with Cargo destined to provide emergency relief which is directly attributable to natural disasters. The Cargo must be shipped by and destined to bona fide relief organizations and must not be intended for resale.

RULE 2-160: Shipper's Requests and Complaints

Requests and complaints from shippers on matters relating to the rates, rules and regulations in this Schedule must be made to the Terminal Manager.

RULE 2-170: Safety

## (a) All Terminal Users.

- i. Terminal Users acknowledge that the Terminal Facility is an active marine terminal and that they may be exposed to potential hazardous and dangerous conditions associated with those operations. Terminal Users accept the risks associated with their presence on the Terminal Facility.
- ii. All Persons accessing the Terminal Facility shall have a duty to inspect to ensure that the areas are safe for their use. If any Person believes that there is an unsafe condition, he/she shall immediately stop work, provide notice to the Terminal Manager, and shall only resume work once he/she is satisfied that the condition has been resolved and that it is safe to continue.
- iii. YTI does not make any representations or warranties regarding the condition of the Terminal Facility or its suitability for any particular use.
- iv. YTI does not warrant the safety or security of any Person, goods, or property brought into the Terminal Facility by any Person or Terminal User and shall bear no responsibility for any harm or Loss thereto.

(b) Vessel Safety. Any Vessel having business at the Terminal Facility, including its owner, operator, master and crew, shall be considered a Terminal User receiving access to and/or use of the Terminal Facility and/or Terminal Services subject to the provisions of this Schedule, including without limitation the security provisions set forth herein. In addition, all such Vessels must abide by the following rules:

- i. Charts/Maps and Safety of Berth. YTI shall not be responsible for providing charts or maps nor does YTI warrant the safety of any berth. Terminal User shall be solely responsible for all such matters, and all Vessels shall proceed to berth solely at their own option, risk and expense.
- ii. Pilots and Assist Vessels. Vessels may be required to utilize pilots and/or assist tugs, in accordance with Vessel type and as required by applicable laws or local custom. Terminal User is solely responsible for inquiring as to all such matters prior to arrival of the Vessel and any failure to do so may result in a denial and/or penalty charges, at YTI's option.
- iii. Prior Arrangements. All berthing arrangements must be made in advance and shall be subject to availability. YTI does not guarantee berthing availability generally or the availability of any particular berth. Vessels arriving without prior arrangements may incur extra charges.

RULE 2-170: Safety (Cont.)

- iv. Cancellation of Berth. Any Customer request for cancellation of berth must be given to YTI in writing at least twenty-four hours in advance of when the Vessel was expected to arrive; any failure to do so may result in extra charges.
- v. Coast Guard Compliance. All Vessels must be in compliance with United States Coast Guard rules and regulations. If at any time the Vessel is determined by the Coast Guard to be nonstandard and/or not in compliance and/or if terminal services are interrupted, delayed or cancelled by the Coast Guard or Captain of the Port, Terminal User shall be liable for, and agrees to indemnify and hold harmless YTI from and against (including legal fees and costs) any resulting delay, loss, damage, expense, claim, liability, suit, fine and/or penalty.
- vi. Crewmembers. Vessel crewmembers must be ready to show valid identification including appropriate evidence of citizenship as required by YTI, YTI's facility security plan, the Department of Homeland Security, the United States Coast Guard and/or the United States Customs Services. Any shore leave or crew change-out at the Terminal Facility shall be subject to YTI's advance approval and the terms of this Schedule, including Section 2-130 and this 2-170.
- vii. Ready to Load/Discharge. Unless otherwise agreed in writing by YTI, all Vessels shall, upon arrival, be fully prepared for loading and/or discharging, as applicable without delay.
- viii. Condition of the Vessel and Her Equipment. Terminal User warrants that the Vessel will be in a seaworthy condition and safe for the performance of Terminal Services, including the loading and unloading of cargo. YTI shall not be required to, and may refuse to, begin or continue Terminal Services if the Terminal Manager believes, in his/her sole discretion, that safety violations or deficiencies exist relating to the Vessel, her equipment or gear, and the violations or deficiencies will create a harmful condition.

RULE 2-170: Safety (Cont.)

- ix. Oils, Noxious Substances, and Garbage. The discharge of ballast, bilge or oil contaminated water, or any noxious liquid, sewage, garbage or debris, into the slips, channels, rivers, or other waters, or on land, at or around the Terminal Facility is strictly prohibited. Violators shall be subject to charges, penalties and fines, and in the event of a violation, Terminal User shall be solely responsible for the cost of and coordination with the Coast Guard and any other federal, state or local agencies for all removal, clean-up and restoration in a manner consistent with applicable laws. Terminal User shall defend, indemnify, and hold YTI harmless from and against any Losses arising from or relating to any such discharge or violation (including but not limited to attorneys' fees and costs, damage or Loss to property owned or leased by YTI, and/or any fines or penalties assessed or relating thereto).
- x. Emissions. Terminal User shall comply with all local, state or federal rules, policies, procedures, Tariffs (including Port of Los Angeles Tariff No. 4) regulations, ordinances, and/or laws regulating noises, odors, air emissions or the like. Terminal User shall also comply with any requirements imposed by YTI relating to noises, odors, air emissions or the like, which requirements may change from time-to-time. Terminal User shall defend, indemnify, and hold YTI harmless from and against any Losses arising from or relating to any such emission (including but not limited to attorneys' fees and costs, damage or Loss to property owned or leased by YTI, and/or any fines or penalties assessed or relating thereto).
- xi. Damage from other Vessels/Fire. Terminal User acknowledges that other Vessels may be moored at the Terminal Facility and that Terminal User's Vessel, goods and other property may become damaged thereby. Terminal User shall be solely responsible for protecting its Vessel, goods and personal property from any damage that might occur from fire, including from other Vessels or the Terminal Facility. Notwithstanding anything herein to the contrary, it is specifically agreed that YTI shall not be responsible for liable for any loss/damage to the Vessel caused by fire.

RULE 2-170: Safety (Cont.)

- xii. Loss/Damage to Vessel. YTI is not responsible for inspecting or caring for any Vessel at the Terminal Facility; nor for securing or watching any such Vessel. YTI is not responsible for providing any tie ropes, bumpers, fenders or other gear used for berthing, does not accept the Vessel for storage and shall not otherwise be held responsible for the Vessel under bailment or any other legal theory. All responsibility for watching, securing and protecting the Vessel, and all liability for any loss/damage to the Vessel, shall rest solely with the Terminal User, except to the extent such loss/damage is caused both solely and directly by the negligence of YTI.
- xiii. Reporting. Terminal User shall notify YTI of any instance of property damage or bodily injury relating in any manner to the berthing/moorage of any Vessel and/or otherwise relating to the Terminal User's access to and/or use of the Terminal Facility or Terminal Services. Terminal User shall promptly provide written accident reports and cooperate fully with YTI as to any investigation, including allowing the inspection of property and access to personnel. Notice must be provided before the Vessel vacates the berth.
- xiv. Orders to Complete Loading/Discharging. YTI may order any Vessel to work continuously and complete loading/discharging promptly in order to alleviate current or prospective congestion at the terminal facility. Reassignment of berth, if any, shall be subject to YTI's discretion.
- xv. Orders to Vacate Berth and Removal of Vessel. YTI may order any Vessel to vacate its berth if it fails to cooperate with an order to complete loading/discharging and/or if YTI, in its sole discretion, believes such Vessel presents a risk to persons or property at the Terminal Facility. In such an event, YTI shall provide written notice to Terminal User, including by e-mail or facsimile, setting forth the date and time the Vessel is to vacate, unless an emergency circumstance requires the Vessel to vacate immediately. If the Vessel fails to vacate when and as ordered by YTI, Terminal User shall be responsible for and agrees to indemnify and hold harmless YTI from and against (including legal fees and costs) any Loss resulting from such delay and/or failure to vacate. Upon completion of terminal services for the Vessel or an order to vacate as described above, Terminal User shall immediately remove the Vessel from the terminal facility at its risk and expense.



RULE 2-170: Safety (Cont.)

- xvi. Right of Inspection. YTI shall have the right to inspect the Vessel work areas, gear and equipment to determine that all laws and regulations applicable to such areas and equipment have been satisfied. YTI shall also have the right to inspect valid registers and certificates applicable to all equipment and gear prior to the commencement of Terminal Services (including cargo operations).
- xvii. Terminal User Representations and Warranties. Terminal User represents, warrants and certifies:
- a. all Containers shall at all times be properly documented with weights;
  - b. all Containers under its control, and to be handled under the terms of this Schedule, shall at all times be in conformance with the Convention for Safe Container (CSC);
  - c. all Chassis shall at all times be maintained in good working order to accommodate all Containers and meet all licensing and safety standards as promulgated by state, local or federal governments or agencies thereof; and,
  - d. all Vessels are fitted with semi-automatic twistlocks in good working order.
- xviii. Stowage. Terminal User agrees to inspect the stowage of containers to ensure adequacy of stowage prior to the Vessel's departure and shall be solely responsible for any Losses arising from or relating to the stowage of containers aboard the Vessel.
- xix. Compliance with all laws. Terminal User and its vessels shall at all times comply with all federal, state, and local rules, regulations, ordinances, Tariffs, policies, procedures, and laws. Terminal User shall be liable for all Losses incurred by or imposed on YTI as a result of Terminal User's failure to comply with any such federal, state, and local rules, regulations, ordinances, Tariffs, policies, procedures, and laws.

RULE 2-170: Safety (Cont.)

(c) Motor Vehicle Safety. Any motor vehicle/truck having business at the Terminal Facility, including the owner, operator and driver, shall be considered a Terminal User requesting and/or receiving access to and/or use of the Terminal Facility subject to the provisions of this Schedule. In addition to the other terms and conditions set forth herein, all such Terminal Users must follow these rules:

- i. Registration License and Insurance. All trucks/motor vehicles and their drivers must be properly registered, licensed and insured as required by federal, state and local authorities, including without limitation the Department of Transportation, Federal Highway Safety Administration and Federal Motor Carrier Safety Administration, as applicable.
- ii. Safety Rules. All trucks/motor vehicles and their drivers shall at all times comply with the Yusen Terminals LLC Terminal Trucking Safety Manual issued 01 December 2022, which is set forth herein as Rule 11.
- iii. Loss/Damage to Equipment and Property. Terminal User shall be responsible for, and shall indemnify and hold YTI harmless (including legal fees and costs) from and against, all Losses to any property (including property owned or leased by YTI) and including all owned/leased materials, supplies, tools, equipment, tractors, trucks, motor vehicles, trailers, containers, chassis, flatbeds and other equipment and/or personal property, howsoever caused.
- iv. Loading/Unloading. Terminal User shall be responsible for assuring that all trucks/motor vehicles and chassis, trailers, etc., are fit and suited for safe loading and unloading, and that the goods are situated such that loading/unloading can be performed continuously and without interruption. Unless otherwise agreed by YTI in advance and in writing, all loading/unloading shall be performed by YTI with the assistance and under the supervision of the truck driver/motor carrier. The truck driver/motor carrier is responsible for lining up to the container handling equipment when taking delivery of a container.

RULE 2-170: Safety (Cont.)

(d) Facility Security Plan. The Terminal Facility has a facility security plan as required by the Marine Transportation Safety Act of 2002, to ensure the application of security measures designed to protect the Terminal Facility at the various maritime security (MARSEC) levels. All Persons that enter the Terminal (including all Terminal Users) understand and acknowledges the importance of such matters and agrees to fully cooperate with all MARSEC, Coast Guard and/or YTI security directives as well as all training, drills, exercises, screenings, surveys, examinations and assessments at the Terminal Facility designed to identify, protect against, alleviate and/or eliminate threats to security.

RULE 2-180: Insurance

Terminal User shall at all times carry and maintain insurance coverage as set forth below and shall furnish to YTI certificates or copies of policies evidencing such insurance:

- (a) Worker's Compensation Insurance for its employees as is required by all applicable law.
- (b) Comprehensive General Liability Insurance in the amount of USD \$10,000,000 with respect to any one occurrence.
- (c) Commercial automobile liability insurance in an amount not less than USD \$1,000,000 per occurrence, covering vehicles owned, operated or leased by Terminal User or its employees, contractors, agents or invitees.
- (d) With regard to the policies identified above, the Terminal User will name or cause to be named as an additional insured, by policy endorsement, "Yusen Terminals, LLC, including its parents, agents, affiliates, directors, employers and subsidiaries". The endorsement for each policy can be no more restrictive than the ISO FORM CG 20. Certificates of insurance and insurance policies will contain a statement that Terminal User's policy is primary coverage to YTI and its parents, agents, affiliates, directors, employers and subsidiaries and that any coverage maintained by YTI is excess and non-contributory for claims or Losses.

YTI does not provide any insurance whatsoever for the benefit of Terminal Users, nor any insurance covering Terminal User's goods, property or personnel.

RULE 2-190: Arbitration

Any controversy or claim arising out of or relating to this Schedule, access to the Terminal Facility, or any Terminal Services, including the arbitrability of such controversy or claim, or the breach, termination or validity of the Schedule, shall be settled by arbitration in accordance with the Rules of Maritime Arbitrators, Inc. (the "SMA"). Unless the parties agree upon a sole arbitrator, one arbitrator shall be appointed by each Party. The arbitrators so appointed shall appoint a third arbitrator and the three arbitrators shall constitute the arbitration tribunal. The arbitration shall be governed by the United States Arbitration Act, 9 USC Section 1-16, and judgment upon the award rendered by the tribunal may be entered by any court having jurisdiction thereof. The place of arbitration shall be New York City unless mutually agreed upon elsewhere by the parties.

RULE 2-200: Settlement of Disputes

Prior to resorting to Arbitration pursuant to Rule 2-190 of this Schedule, YTI and Terminal User agree to hold a meeting to discuss resolution of a dispute arising under this Schedule or for a dispute relating to access to the Terminal Facility or Terminal Services within 45 days from the time that the dispute arose.

YTI and Terminal User agree to use commercially reasonable efforts to resolve the dispute and/or negotiate a resolution in good faith. Either party may present to the other its position with respect to the dispute and the proper resolution thereof. The parties may agree to submit the dispute to a third-party mediator.

In the event both parties are unable to reach an agreement on the resolution of the dispute, either party may refer the dispute to arbitration as provided in Rule 2-190.

RULE 2-210: Choice of Law

This Schedule shall be governed by the federal maritime law, or if not available the laws of the State of California.

RULE 2-220: Customs and Border Protection

Terminal Users shall be solely responsible for (a) complying with all requirements, rules, regulations, directions, holds, and instructions provided by or imposed by the Department of Homeland Security U.S. Customs and Border Protection ("CBP") and any laws or regulations relating to the import or export of cargo or Containers, including but not limited to 19 U.S.C. 1448, 19 U.S.C. 1499, 19 U.S.C. 1595a(b), 19 C.F.R. 113.64; and, (b) the transmission of accurate and timely information to YTI relating to CBP holds, for properly manifesting cargo and Containers, for timely notifications, and for any instructions provided to YTI regarding the handling of any Customs holds by Terminal User, and its agents and representatives. Terminal Users shall fully defend, indemnify and hold YTI harmless from and against any penalties, liquidated damages or Losses (including attorneys' fees and costs) resulting from a failure to meet the responsibilities set forth in this Rule 2-220.

RULE 2-230: Access and Use

Any access to and/or use of the Terminal Facility and/or Terminal Services of YTI whatsoever by or on behalf of Terminal User shall be deemed Terminal User's express agreement with the provisions set forth in this Schedule. YTI may request that Terminal User sign a separate, written Access Agreement prior to such access/use or otherwise, in which event the signed, written agreement shall be deemed incorporated herein and applicable concurrently with this Schedule, with the provisions of the signed, written agreement to supersede the provisions of this Schedule to the extent of any direct conflict but no further.

- a. Non-Exclusive. All access to and/or use of the Terminal Facility and/or Terminal Services of YTI by or on behalf of a Terminal User shall be non-exclusive and for the limited purpose requested by the Terminal User and agreed to by YTI. Terminal User, including its employees, subcontractors, agents and invitees, agrees to not interfere with any operations being conducted at the Terminal Facility and to not create any danger or safety hazard whatsoever at the Terminal Facility.
- b. Compliance. Terminal User, including its employees, subcontractors, agents and invitees, agrees to conform to all local, port, municipal, county, state and federal laws and regulations and shall be responsible for the violation of the same.
- c. Safety and Other Rules. Terminal User shall be responsible for assuring that all of its employees, subcontractors and invitees learn and obey YTI's safety and other rules, whether posted, given in writing, set forth herein and/or advised verbally, and that all such persons otherwise wear the required PPE.

RULE 2-230: Access and Use (Cont.)

- d. Damage to Property. Terminal User shall be responsible for, and shall defend, indemnify and hold YTI harmless from and against any Losses to all property, whether owned or leased by YTI or a third party, howsoever caused and even if resulting in whole or part from the negligence (active or passive) or other fault of YTI to the fullest extent allowable by law.
- e. Personal Injury. Terminal User shall be responsible for any bodily/personal injury, illness and/or death of its employees (including those of its subcontractors), and agrees to indemnify and hold YTI harmless from and against any Losses of and from the same. In addition, Terminal User assumes responsibility for and agrees to indemnify and hold YTI harmless from and against any bodily/personal injury, illness or death of any other Person at the facility which arises out of or is in any way connected with Terminal User's access and/or use of the Terminal Facility or Terminal Services. The foregoing shall be deemed to include any claim or suit by an employee of YTI.

RULE 2-240: Waiver of Sovereign Immunity

Terminal User, in partial consideration for the Terminal Services being performed, agrees to waive any right to claim and/or defense of sovereign immunity with respect to any monetary amount, Loss, damage, claim, liability, suit, fine and/or penalty due from Terminal User to YTI under this Schedule.

RULE 2-250: Abandoned Cargo/Merchandise/Equipment

Any cargo, merchandise, containers, chassis, or equipment remaining on the Terminal Facility greater than 90 days, may be deemed abandoned by YTI ("Abandonment"). Ocean carrier shall be responsible for (a) any fees and charges due and owing, including but not limited to, terminal demurrage, reefer charges, exam charges, etc., and, (b) the costs and fees associated with the removal and/or disposal of said property from the Terminal Facility, including but not limited to, disposal fees, auction fees, and attorney fees. Upon Abandonment, YTI reserves the right to initiate the removal of the container, cargo, merchandise, equipment and/or chassis from facility at the sole cost and expense of the ocean carrier and/or owner/leasing company of chassis. The foregoing is in addition to YTI's lien rights as set forth herein, and/or as otherwise allowed by law.

RULE 2-260: Lien Rights

In addition to all remedies set forth herein or otherwise available under applicable law, Terminal User grants YTI a lien on all goods while in the possession of YTI and a lien against any vessel, container, chassis, equipment, etc. respecting such goods to provide security for the payment of amounts due YTI hereunder. As additional security for said amounts due YTI, Terminal User grants YTI a consensual lien on all other goods, cargo and personal property of Terminal User subsequently in YTI's possession. YTI may assert its lien rights at any time, and in furtherance thereof may hold and/or store such goods, cargo and personal property until payment is received and/or sell such goods, cargo and personal property publicly or privately; in the event of sale, proceeds shall first be applied to sale costs, then to amounts due YTI, with the balance, if any, to be remitted to Terminal User. YTI shall be entitled to exercise and enforce such lien to the full extent permitted under federal and California law. Such lien is not exclusive, but is in addition to, and shall not supplant, any other liens or other remedies provided under federal, state, local and common law. Unless expressly so stated, the grant of a contractual lien by a Terminal User in a credit agreement entered into with YTI, shall not be construed as a waiver of any liens or other remedies provided under federal, state, local and common law.

Neither YTI, nor its parents, affiliates, contractors or agents, shall be liable for any direct, indirect or consequential damages which may be suffered by a Terminal User as a result of the enforcement of any lien or a refusal to provide service pursuant to this Schedule, or for any other claim relating to or arising out of the terms of this Schedule or created by contract. In the event a lien is enforced against any goods, cargo, equipment or personal property and/or a Terminal User is refused service hereunder and it is subsequently determined that the enforcement of such lien or refusal was mistaken, unlawful or otherwise improper, Terminal User's sole and exclusive remedy shall be the waiver of the fee or payment otherwise applicable to such property.

RULE 3: Clean Air Action PlanRULE 3-010: Vessel Speed Reduction Program

YTI has committed to VSRP efforts set forth in the San Pedro Bay Ports Clean Air Action Plan (CAAP). The objective of the Vessel Speed Reduction Program (VSRP) is to reduce NOx emissions from ocean-going Vessels by slowing their speeds as they approach or depart the port area. Vessels calling at the YTI Terminal Facility are required to observe the expanded (i.e. 40 nautical mile) VSRP regulations. Each Vessel, its owners, charterers and agents to whom any YTI berth has been assigned, or who are using or occupying same under any provision of this Schedule, shall comply with the provisions of the Vessel Speed Reduction Program (VSRP). Vessel operators in compliance will be eligible to participate in the port's Tier 2 incentive grants.

Program requirements, including the seaward latitude and longitude positions and weighted average speed calculations are described in the PORT OF LOS ANGELES (POLA) Tariff No. 4 at the website <https://www.portoflosangeles.org/business/tariff>.

RULE 3-020: Alternative Maritime Power

All Terminal Users understand and commit to compliance with the Alternative Maritime Power requirements of the Port of Los Angeles, California Air Resources Board (CARB), the South Coast Air Quality District, and/or any other governmental or regulatory entity. Terminal User agrees to indemnify and hold harmless YTI from and against all Losses (including but not limited to all fines and charges levied against YTI) resulting from the Terminal User's failure to fully comply with all AMP requirements at the Terminal, including but not limited to, fines for delays in plugging into and commencement of the use of the AMP system on Terminal. All such fines and charges shall be for the account of Carrier, regardless of the entity against which they are levied.

Effective January 1, 2023, CARB regulations require that all Vessels visiting the Port of Los Angeles must employ emissions controls while at the berth. Failure to comply with that requirement may result in enforcement actions by CARB.

The Carb regulations may be found at the website <https://ww2.ca.gov/sites/default/files/barcu/regact/2019/ogvatberth2019/fro.pdf>.

For the avoidance of doubt, Terminal Users are solely and entirely responsible for compliance with CARB requirements applicable to their Vessels.



RULE 3-030: Transportation Refrigerated Unit (TRU) Regulation

All Terminal Users understand, and agree to comply with, the California Air Resources Board (CARB) Transportation Refrigerated Unit (TRU) Regulations. All Terminal Users further agree that if the implementation and ongoing management of the CARB TRU regulations requires additional expense on the part of the Contractor, either for labor to perform administration duties as required by the regulations or for space within Contractor's Terminal to segregate and store non-compliant gensets, such costs shall be the responsibility of the owner/operator of each genset, including if invoiced retroactively by Contractor.

RULE 4: Verified Gross Mass (VGM)RULE 4-010: Weighing Containers for SOLAS VGM Compliance

Effective with July 1, 2016, SOLAS Ch VI/2 Verified Gross Mass ("VGM") regulations require that shippers must provide a SOLAS-compliant shipper-signed paper or EDI VGM document (a "VGM Document") to the master and Terminal Operator before an export Container may be loaded to the Vessel.

Carriers and shippers are obligated to make arrangements for the shipper to provide a VGM Document for each Container delivered to the YTI's facilities for loading. In order to minimize delay and handling costs in the event any Container for loading to Carrier's Vessel arrives at YTI without a VGM Document, YTI may offer service to weigh the Container and provide such weight to carrier and shipper to be used by either for VGM compliance purposes. The following terms and conditions apply with respect to any such service provided by YTI:

In consideration of YTI providing weighing service for carrier and shipper in instances where an export Container arrives at YTI without a VGM Document, or where YTI is otherwise required or requested to weigh a Container after its arrival, parties agree that:

(a) YTI provides such weighing service for convenience of carrier and shipper in accordance with IMO Guidelines Regarding the Verified Gross Mass of a Container Carrying Cargo, MSC 1/Circ. 1475, 9 June 2014, Paragraphs 8, 11 and 13.1,

(b) the weight obtained on YTI's equipment may be subject to variance, and YTI makes no express or implied representation or warranty as to the accuracy of any weight provided,

(c) in obtaining and transmitting such Container weight, YTI is hereby authorized by and acts as the agent for shipper, and not for YTI's own account,

- (d) neither carrier nor shipper will assert any claim against YTI for any liability, compensation, damages, contribution, indemnification or defense with respect to any delay or inaccuracy of weight or information provided,
- (e) Carrier's giving of a loading instruction or loading of such Container for which YTI has provided weight information is deemed to be confirmation by Carrier to YTI that Carrier has received the Container VGM in compliance with SOLAS VGM requirements, and

RULE 4-010: Weighing Containers for SOLAS VGM Compliance (Cont.)

- (f) Carrier and Shipper will each will defend, indemnify and hold harmless YTI, its officers, directors, employees, agents, contractors and affiliates with respect to any claim against or liability of YTI by or to any third party, including any Carrier subcontractor or cargo interest, with respect to any suits, causes of action, arbitral demands or claims, judgments, assessments, damages, awards, costs of defense, fines or penalties of any nature imposed or arising directly or indirectly in connection with the weight provided, YTI's weighing service, or any delay or refusal or YTI to load any Container lacking a VGM Document.
- (g) YTI, at its sole discretion, reserves the right to collect charges from Carrier and/or Shipper for Container weighing services at rates contained in the Schedule of Rates.

RULE 5: DockageRULE 5-010: Definition of Dockage

Dockage is the charge, calculated in accordance with the dockage rates named in this Schedule, assessed against a Vessel for berthing at or making fast to a YTI controlled wharf, pier, bulkhead structure, or bank (inside berth), or for mooring to another Vessel so berthed (outside berth).

RULE 5-020: Basis for Computing Dockage Charges

The rates for dockage shall apply according to the overall length of the Vessel, except as otherwise specifically provided in this Schedule. United States Custom House, Lloyd's Register, or American Bureau of Shipping measurements, when available, will be used in determining the length of Vessels, but YTI reserves the right to measure Vessels when necessary to obtain measurements for use as the basis for its charge.

RULE 5-030: Dockage to be Paid by Vessels

Dockage charges shall be assessed against all Vessels subject to the payment of dockage under these Rules at the full dockage rates per the Port of Los Angeles Tariff No. 4 or its successor, and shall be paid by the Vessel so assessed, through its master, owner, agent or other person duly authorized so to do.

RULE 5-040: Time Period for Assessment of Dockage

The period of time for which dockage shall be assessed against a Vessel shall commence when such Vessel is made fast to a wharf, pier, bulkhead, structure, or bank or to another Vessel so berthed, and shall continue until such Vessel is completely freed from and has vacated such berth.

RULE 5-050: Payments Due and Payable

All charges for dockage are due and payable when incurred and must be paid, whether approved by the Master or not, before any Vessel leaves the berth, unless forced to do so by stress of weather or fire.

RULE 5-060: Penalty for Failure to Pay When Due

Refusal or failure to pay dockage in accordance, or otherwise upon presentation of invoice therefore, shall subject the Vessel to be placed on the Delinquent List and to the penalties provided by law and this Schedule. No Vessel, which has been placed on the Delinquent List, shall be permitted to berth at Yusen Terminals without first paying double the dockage incurred and not paid.

RULE 6: WharfageRULE 6-010: Definition of Wharfage

Wharfage is the charge assessed against Cargo, calculated in accordance with the wharfage charges named in this Schedule for the passage of that Cargo onto, over, through or under wharves or wharf premises, or between Vessels or overside Vessels (to or from barge, lighter, or water) when berthed at wharves or wharf premises, or when moored in a slip adjacent to a wharf or wharf premise.

Wharfage is solely the charge for use of wharves or wharf premises and does not include charges for any other service or facility.

RULE 6-020: Application of Wharfage Rates and Charges

Wharfage shall be applied to all cargo other than cargo that is in Containers, which is addressed in the Schedule of Rates. The applicable rates and charges for non-ISO standard wharfage shall be:

(a) On inbound Cargo, the rates and charges in effect on the date that the Vessel commences discharging Cargo, and

(b) On outbound Cargo, the rates and charges in effect on the date that the Cargo is placed on a wharf or wharf premise.

RULE 6-030: Weight or Measurement

(a) The wharfage rates based on weight or measurement for cargo not in Containers shall be as set forth in the Port of Los Angeles Tariff No. 4 or its successor as amended from time to time.

(b) If measurement of the cargo is required to determine wharfage charges and is not supplied, the measurement shall be constructed on the basis of one (1) cubic meter for each 125 kilograms of cargo. Containerized cargo on which measurement is constructed is subject to a maximum charge based on the length of the Container.

(c) When freight charges are computed by the Vessel and shown on the manifest on a basis of either weight or measurement, wharfage shall be assessed on the same basis as so computed and manifested.

(d) When the basis of the freight charges is not shown on the manifest, wharfage shall be assessed on the basis of weight and measurement, whichever will yield the greater revenue.

RULE 6-040: Wharfage Rates on Transshipment Cargo

As used in this Rule, Transshipment Cargo is Cargo subject to the payment of wharfage, upon which the carriage is continuous, i.e. that remains in the possession of the carrier or carriers thereof, and is transferred from one Vessel to another in Los Angeles Harbor and wharfage, calculated in accordance with the rates indicated in this Rule, shall be assessed against such Transshipment Cargo.

RULE 6-040: Wharfage Rates on Transshipment Cargo (cont.)

In the event Cargo is transshipped, as defined above, a single wharfage charge only will be assessed. Wharfage will be assessed on the inbound movement only.

RULE 6-050: Transferred Cargo

(a) Transferred Cargo is Cargo received at municipal wharf or wharf premise by land transportation and subsequently removed from municipal wharf or wharf premise by land transportation.

(b) Transferred Cargo shall be assessed wharfage on the same basis as Cargo moving by Vessel (see exception).

Exception: In the event Cargo is transferred from one municipal wharf premise to another for delivery to either a land vehicle or Vessel a single wharfage charge only will be assessed.

RULE 6-060: Assessment of Wharfage

(a) Except as otherwise provided in paragraphs 4 and 5 of this Rule, inbound or outbound wharfage, or both, as the case may be, shall be assessed against all Cargo which is subject to the payment of wharfage.

(1) In the event outbound Cargo is transferred from a wharf or wharf premise, after having first paid a wharfage charge, directly to another wharf or wharf premise prior to loading to a Vessel, an additional wharfage charge shall not be assessed.

(2) In the event wharfage has been assessed on inbound Cargo which is discharged from a Vessel at a wharf or wharf premise, such Cargo may be transferred directly to another wharf or wharf premise without the assessment of an additional wharfage charge.

(3) Cargo removed from a wharf or wharf premise into a warehouse or elsewhere, other than directly to another wharf or wharf premise as allowed in (1) or (2) above will be subject to an additional wharfage charge.

(4) Cargo discharged from a Vessel at a port other than Los Angeles that is transferred to a coastwise feeder service which loads in Los Angeles for continuous movement to a West Coast port as designated on the Bill of Lading will be assessed wharfage as provided in Item 550-[A]004" of the Port of Los Angeles Tariff No. 4 or its successors.

(5) Cargo destined for loading to a Vessel at a port other than Los Angeles that has been transferred from a coastwise feeder service which discharged in Los Angeles as part of a continuous movement from a West Coast port as designated on the Bill of Lading will be assessed wharfage.

RULE 7: Free Time, Wharf Demurrage, Wharf StorageRULE 7-010: Definitions

(a) WHARF DEMURRAGE is the charge, calculated in accordance with the Wharf Demurrage rates named in this Schedule, assessed against Cargo which remains on a municipal wharf or wharf premises after the Free Time allowed.

(b) WHARF STORAGE is the charge, calculated in accordance with Wharf Storage rates named in this Schedule, assessed against Cargo, which remains on a municipal wharf, or wharf premises and has been accepted for storage.

(c) INBOUND CARGO is Cargo, which has been discharged from a Vessel.

(d) OUTBOUND CARGO is Cargo, which is being or has been assembled and is awaiting loading on board a Vessel.

(e) FREE TIME is defined in Rule 1-030 herein.

(f) WHARF DEMURRAGE and WHARF STORAGE charges are terminal service fees assessed by YTI against the ocean carrier.

RULE 7-020: Commencement of Free Time

(1) INBOUND CARGO: Free Time shall commence for each Container at 3:00 a.m. after the Container is discharged from a Vessel.

OUTBOUND CARGO: Free Time shall commence at 8:00 a.m. after the Cargo is placed on a wharf or wharf premises; provided, however, that the days during the loading or discharging operations of a Vessel shall not be counted as wharf demurrage or wharf storage days if Cargo is being loaded on or discharged from such Vessel with dispatch.

RULE 7-030: Free Time Allowed

Exclusive of Saturdays, Sundays and the legal holidays in which the Terminal is designated as "Closed" named in this Tariff, Free Time shall be allowed on Inbound, Outbound and Transshipped Cargo, as follows:

CONTAINERIZED CARGO	COASTWISE TRADE	INTERCOASTAL TRADE	FOREIGN AND OFFSHORE TRADE
Inbound:	5 days	4 days	4 days
Outbound:	5 days	5 days	5 days
Transshipped	5 days	5 days	5 days

Free Time for Temperature Controlled Containers and Out-of-Gauge units (OOG) - 2 business days.

No Free Time will be allowed on empty Containers received at the Terminal for storage only. Empty Containers that are damaged to the point they cannot be used for cargo and or cannot be moved without special equipment shall be removed from the Terminal within 14 days, or YTI will arrange for disposal at the Owner's expense.

RULE 7-030: Free Time Allowed(cont.)

No Free Time will be allowed on loaded Containers that arrive on Terminal via gate or rail and subsequently depart without any Vessel movement in between arrival and departure.

Free time will expire at 5:00 p.m. on the last free day.

RULE 7-040: Rates for Wharf Demurrage After Expiration of Free Time

When applicable, Wharf Demurrage charges shall be assessed against all cargo at rates provided in this Schedule.

Wharf demurrage rates are contained in the Schedule of Rates, Rule 9-500.

RULE 7-050: Ocean Carrier Demurrage

If requested by carrier, YTI will manage, administer and collect carrier's inbound demurrage. YTI will reimburse to carrier 100 percent of collected carrier's inbound demurrage less Terminal demurrage (i.e. wharf demurrage and wharf storage charges) and an administration fee of 15 percent of the difference between the collected carrier's demurrage and Terminal demurrage.

**Ocean Carrier Demurrage and Detention Invoice Legal Requirements.**

YTI is aware of the Ocean Shipping Reform Act of 2022 ("OSRA 2022") and the Demurrage and Detention Billing Requirements effective May 28, 2024 (46 C.F.R. 541). To facilitate continuing cargo flows and prompt cargo release, as of June 17, 2022, any Demurrage Invoice governed by OSRA 2022 shall be subject to the following:

(a) YTI shall act as agent for the ocean carrier, and relies upon the representations, warranties of and accuracy and completeness of information supplied by the ocean carrier, as applicable, with respect to contents of each Demurrage Invoice. Without limiting the foregoing, it is the ocean carrier's responsibility to provide complete and accurate information to YTI to ensure the invoice's compliance with all laws. To that end, it shall be the ocean carrier's responsibility to (i) identify the proper person to be billed for the subject demurrage charges in compliance with 46 C.F.R. 541.4; (ii) provide YTI with all identifying information required by 46 C.F.R. 541.6(a) (including the bill of lading number(s), container number(s), port of discharge [for imports], and the basis for why the billed party is the proper party of interest and thus liable for the charge); (iii) provide YTI with all timing information required by 46 C.F.R. 541.6(b) (including the allowed free time in days, start date of free time, end date of free time, container availability date [for imports], and the specific date(s) in which demurrage was charged); (iv) provide YTI with all rate information in compliance with 46 C.F.R. 541.6(c) (including the total amount due, the applicable demurrage rule and specific rate or rates per the applicable tariff rule or service contract); (iv) to provide dispute information in compliance with 46 C.F.R. 541.6(d); and, (v) to provide certifications in compliance with 46 C.F.R. 541.6(e).

RULE 7-050: Ocean Carrier Demurrage (Cont.)

(b) The information contained in any Demurrage Invoice issued on behalf of any ocean carrier is based on YTI's information and belief only.

(c) The ocean carrier is responsible for establishing the applicable rates and rules that govern the charges contained in the Demurrage Invoice.

(d) YTI may issue Demurrage Invoices in accordance with existing practice on an interim basis. Should the ocean carrier wish to reissue Demurrage Invoices with additional information, YTI will cooperate and provide information available to YTI to assist in that process insofar as commercially reasonable. Any certification with respect to the ocean carrier's compliance with OSRA 2022 or other law or regulation contained on an invoice is made solely on the basis of, and in reliance on, representations of the ocean carrier.

(e) Ocean carrier shall be responsible for handling all requests for fee mitigation, refund or waiver in compliance with all laws and shall protect, indemnify and hold YTI harmless from and against any and all claims relating thereto.

(f) Each ocean carrier conducting business at a YTI terminal facility agrees to defend, indemnify and hold YTI harmless from and against any claims that may be asserted against YTI relating to or arising from (a) information contained in a Demurrage Invoice; and/or (b) any ocean carrier demurrage charges, including but not limited to, the amount of demurrage charged, free time provided, and/or requests to extend free time or to waive demurrage. Each ocean carrier further understands and acknowledges that compliance with the requirements set forth in OSRA 2022, and the Demurrage and Detention Billing Requirements, is the responsibility of the ocean carrier alone and releases YTI from any liability in relation thereto.

(g) Each ocean carrier certifies that (i) all information provided by carrier to YTI to be included in any Demurrage Invoice shall be accurate and complete in all respects, (ii) YTI is authorized to include information provided by the ocean carrier on all Demurrage Invoices, (iii) YTI may include such statements referenced in subsection (L) and (M) of Section 7 of the OSRA 2022 and as required by 46 C.F.R. 541.6(e) on all Demurrage Invoices and/or information within the possession/control of YTI, (iv) the statements required by subsections (L) and (M) and 46 C.F.R. 541.6(e) are and will be true and accurate for all information provided by the ocean carrier at the time each Demurrage Invoice is issued.



RULE 8: On Terminal Chassis Use, Storage and RepairRULE 8-010: General Provisions

YTI allows facility access and provides services to Terminal Users that own or long-term lease chassis for the purpose of making them available to ocean carriers, truckers, shippers or others. The services provided by YTI to such Terminal Users include, but are not limited to, storage of the chassis on the facility, stacking and unstacking of chassis, outbound chassis roadability inspections, chassis repairs, and the provision of EDI data relating to the use of the chassis.

RULE 8-020: Storage

The number of chassis permitted on the facility is subject to space availability and will be determined by YTI at its sole discretion and is subject to storage and/or stacking & unstacking charges in the Schedule of Rates. No free time shall be allowed for bare chassis.

RULE 8-030: Chassis Repair

YTI is party to the PACIFIC COAST LONGSHORE CONTRACT DOCUMENT (PCLCD) and as such, is subject to jurisdiction, work rules, and other provisions contained therein. The use of YTI facilities by the Terminal User constitutes acceptance of all conditions, rules, regulations, and exceptions as published in the PCLD and in this Schedule.

RULE 8-040: On Terminal Usage

YTI operations are based on a grounded yard operation, however, YTI retains the right to keep Containers on chassis to support operating requirements as determined by YTI. Under no circumstances shall YTI be responsible for any chassis rental and/or per diem charges related to its on-Terminal chassis inventory and/or usage.

RULE 8-050: Mandatory Outbound Roadability Inspection

All chassis, except for those chassis owned by an independent truck driver (owner/operator) or owned by an independent (i.e., non-PMA affiliated) trucking company and identified and proven as such, shall go through a roadability inspection prior to leaving YTI. Inspection charges shall apply to applicable outbound chassis moves as follows:

- a) For bare chassis - to be invoiced to the Terminal User that owns the chassis.
- b) For chassis with a mounted Container - to be invoiced to the Terminal User that provides the chassis to the ocean carrier whose Container is mounted on the chassis at the time the chassis leaves YTI, rather than to the Terminal User that actually owns the chassis.

RULE 8-060: YTI Provided Data

Terminal Users that pay YTI outbound roadability inspection charges as set forth in the Schedule of Rates, subject to the provisions of Rule 2 of this Schedule, shall be entitled to receive daily data transmissions from YTI. EDI for all loaded chassis entering or leaving YTI shall include the following elements:

- a) Ocean Carrier SCAC
- b) Chassis prefix and unit number
- c) Container number
- d) Direction of gate event (in-gate or out-gate)
- e) Date and time of recorded activity
- f) Name or SCAC of motor carrier performing interchange (and license plate number, if available)

In addition, EDI data shall include the chassis prefix and unit number for all bare chassis.

RULE 8-070: Rates and Other Services

Chassis related rates are contained in Rule 9 of the Schedule of Rates.

Chassis maintenance & repair task times and rates are contained in Rule 10 of the Schedule of Rates.

Nothing contained herein shall be construed as requiring YTI to perform, without charge, any service not specifically provided for herein.

Rule 9: Schedule of Rates

The following rates are in U.S. Dollars (USD)

**Stevedoring and Vessel Services**Rule 9-001 Throughput Rate: Per Move, Full or Empty Container

\$840.37

The Throughput Rate includes the following:

- Containers that can be worked using a conventional container crane spreader.
- Lift off of Vessel to place of rest on Terminal, subsequent lift onto inland carrier's chassis and delivery out of Terminal over-the-road gates, or receipt through Terminal over-the-road gates, lift off inland carrier's chassis to place of rest on terminal and subsequent lift onto Vessel. Hazardous, Out of Gauge and Temperature Controlled Containers shall remain on wheels in lieu of being grounded. Receipt or delivery via rail is subject to additional charges per Rule 9-400.
- Vessel stevedoring on 1st and 2nd Shifts, Monday - Sunday.
- Normal lashing/unlashing of ISO Containers. Excludes any movement of lashing rods from bays worked during Stevedore operations at the Terminal to a place of stow on the Vessel. Excludes the handling of any lashing gear not used in the Stevedore operations at the Terminal. In either case, Carrier will be charged at the prevailing rates per Rule 9-600 for the time taken to complete the activity, plus any resultant unused guarantee (NWP).
- Gear/pin box moves for gear used in operations at the Terminal.
- Hatch cover moves except when required to re-enter a hatch at Carrier's request. Carrier request shall be charged at the prevailing rates per Rule 9-030 for the time required to complete additional uncover/cover of bays.
- One boom, each gantry crane. Subsequent booms shall be charged at the prevailing rate per Rule 9-030.
- Gang Hour detentions caused by YTI. Detention as used in this context is defined as YTI's inability to work due to circumstances caused by YTI.
- Dockage for duration of Stevedore operations, plus 2 hours. Additional time on berth is per Rule 9-170.
- Wharfage. Break Bulk wharfage is not included in the Throughput Rate and shall be invoiced separately per Rule 6.
- Grounded operations with the exception of Containers with Hazardous cargo, Temperature Controlled cargo or Out of Gauge cargo, which will require chassis provided by Carrier.
- Receiving and delivery non-holiday 1st Shift Monday - Friday 0800 - 1200, 1300 - 1700 (to 1800 if unilaterally extended by YTI), plus Pier Pass Gates as funded as of the effective date of this Tariff.
- One gate move for each Throughput move.
- Roadability for import Containers departing the Terminal via the over-the-road gates. Excludes labor and parts for repairs made in Roadability.

The Throughput Rate excludes the following:

- Vessel stevedoring on 3rd Shifts, Monday - Sunday.
- All Gang Hour Standby, Guarantee and Detentions (except when caused by YTI). Standby is defined as YTI's inability to work at the beginning of Stevedore operations due to the Vessel not being at the berth with gangway down, safety net deployed, cleared for operations by all government entities and in all aspects ready for cargo operations. Guarantee (also referred to as No Work Provided or NWP) is defined as that period of time when work is complete but ILWU personnel continue to be paid according to the ILWU/PMA Collective Bargaining Agreement. Detention as used in this context is defined as YTI's inability to work due to circumstances beyond its control, excluding Standby and Guarantee.

Rule 9-005 Throughput Rate: Per move, Full or Empty ISO 48' and 53' Container

- YTI shall charge additional fees for handling 48' and 53' Containers. \$314.63
- Surcharge to Throughput Rule 9-001 for handling of 48' and 53' Containers. Per Container. \$446.20
- Charge for handling of racks utilized on Vessel to secure 48' and 53' Containers. Per Rack, includes discharge to dock and load back to Vessel.
- Carrier shall be responsible to reposition the proper type of chassis onto Terminal for each 48' and 53' Container prior to commencement of Stevedore operations to enable direct discharge onto such chassis. Carrier shall be accountable for all costs incurred by YTI as a result of failure to reposition such chassis prior to Stevedore operations.
- Any delays in Stevedore operations due to unlashng or lashing of 48' and 53' Containers shall be for the account of Carrier.

Rule 9-010 Shift Differentials

- 3rd Shift Straight Time operations are available upon request of Carrier. Charge is a surcharge to the Throughput rate Rule 9-001. Per move. \$62.13
- 3rd Shift Overtime and 3rd Shift holiday operations are available upon request of Carrier. Charge is a surcharge to the Throughput rate Rule 9-001. Per move. \$124.26

Rule 9-015 Shifts and Restows

- Shifts (cell to cell within the same bay not requiring crane to gantry), per Container. \$199.80
- Restow (cell to dock to cell on the same vessel on the same Vessel call), per Container. \$399.63
- If Containers being Shifted or Restowed are Temperature Controlled, charges per Rule 9-300 through Rule 9-360 will apply.

Rule 9-020 Transshipments

- Discharge from a Vessel into Terminal and subsequent load to a different Vessel on a different service at the Terminal without ever having left the Terminal. Two lifts charged per Transshipped Container. \$226.34

- For example, a Container discharges off of Vessel A into the Terminal and remains on Terminal until loading onto Vessel B, which is calling the Terminal under a different service. Carrier would be invoiced for the discharge move from Vessel A at the rate in this Rule and then invoiced for the load to Vessel B, also at the rate in this Rule.

- Carrier must declare Transshipments 48 hours prior to Vessel arrival, otherwise they will be considered Throughput moves and be invoiced per Rule 9-001. If Temperature Controlled, charges per Rule 9-300 through Rule 9-360 will apply.

- Carrier must declare Transshipments 48 hours prior to Vessel arrival, otherwise they will be considered Throughput moves and will be invoiced per Item 1 of this Section. If Temperature Controlled, charges per Section III will apply.

Rule 9-025 Out of Gauge (OOG) Containers

- Containers requiring Overheight Spreader. Per move. \$789.50
- Containers requiring wires will be charge per the prevailing Extra Labor Gang Hour Rate in Rule 9-035.

Rule 9-030 Gang Hour Rates, Standby, Guarantee and Detention(per Gang Hour)

- 1st Shift ST \$5,395.54
- 2nd Shift ST \$5,961.21
- 3rd Shift ST \$7,403.04
- 1st/2nd Shifts OT, holidays \$7,169.17
- 3rd Shift OT, holidays \$7,970.44

Rule 9-035 Extra Labor Gang Hour Rates(per Gang Hour)

- 1st Shift ST \$5,685.13
- 2nd Shift ST \$6,587.53
- 3rd Shift ST \$7,917.37
- 1st/2nd Shifts OT, holidays \$7,129.45
- 3rd Shift OT, holidays \$8,431.33

Rule 9-040 Rolling of Gangs

- When gangs are rolled directly from one Vessel to another, the receiving Vessel will pay a charge equal to 30 minutes at the prevailing per Rule 9-030 for each gang rolled.

Rule 9-045 Break Bulk cargo

- Break Bulk/non-containerized cargo will be charge at the prevailing rates per Rule 9-035, for loading to or discharging from Vessels, plus lashing/unlashing at the prevailing rates per Rule 9-600, plus materials if required at cost plus 15%.

- Break Bulk cargo must conform to all terms within this Tariff.

- If YTI determines that the nature of the Break Bulk cargo warrants the hiring of an independent surveyor, such surveyor shall be hired by and paid by Carrier.

- Carrier requested photos shall be charged at the prevailing rate per Rule 9-600.

<u>Rule 9-050</u>	<u>Non-Cellular Surcharge</u> <ul style="list-style-type: none"><li>• Surcharge to Throughput Rate Rule 9-001, per Container.</li></ul>	\$28.60
<u>Rule 9-055</u>	<u>Loading of Vessel Stores</u> <ul style="list-style-type: none"><li>• Charged at the prevailing rates per Rule 9-600, including guarantees, plus applicable rates per Rule 9-650.</li></ul>	
<u>Rule 9-060</u>	<u>PMA Tonnage Assessment Processing Fee</u> <ul style="list-style-type: none"><li>• Carrier shall pay to the Pacific Maritime Association (PMA) all Cargo related Tonnage Assessments. If such assessments are not paid directly to the PMA by Carrier and instead are processed by YTI, Carrier shall pay YTI a fee of 10% of the Assessment charges.</li></ul>	
<u>Rule 9-065</u>	<u>Bunkering</u> <ul style="list-style-type: none"><li>• Carrier may conduct bunker operations during Stevedore operations, subject to notifying YTI 48 hours in advance as well as obtaining all required government permits. Such bunker operations shall not interfere with Stevedore operations on the Vessel or any other vessel working or scheduled to work at the Terminal. Any Detention caused by bunker operations on the Vessel or any other Vessel working at the Terminal will be for the account of the Carrier. YTI retains the right to have bunker operations discontinued if interfering with Stevedore operations at the Terminal or if deemed unsafe by YTI. Bunker operations shall not delay the sailing of the Vessel after the end of Stevedore operations. Vessels remaining at the berth to finish bunker operations shall be subject to Rule 9-170.</li></ul>	
<u>Rule 9-070</u>	<u>Facility Security Fee</u> <ul style="list-style-type: none"><li>• Charge for Terminal Security Fee, per Throughput move Rule 9-001.</li></ul>	\$3.71

**Terminal Yard and Gate Services**

<u>Rule 9-100</u>	<u>Terminal Over-The-Road Gates</u> <ul style="list-style-type: none"><li>• YTI will operate the Terminal over-the-road gates on Straight Time Monday through Friday from 0800 - 1200, 1300 - 1700. YTI will also operate Pier Pass gates as funded as of the effective date of this Tariff. YTI at its sole discretion may adjust gate operating hours and the number of gates employed, depending on expected overall volume.</li><li>• Carrier may request YTI to provide "Overtime Gates". The term "Overtime Gates" is defined as the Terminal's over-the-road gates that are open for receiving and/or delivery during times other than 1st Shift ST and Pier Pass hours. Overtime gates are inclusive of weekends and holidays as set forth in the ILWU/PMA Collective Bargaining Agreement. Such holidays may be found in Rule 1-030 of this Tariff. Overtime Gates requested by Carrier(s) shall be invoiced to Carrier(s) on a percentage used basis, using the prevailing rates per Rule 9-600 and rates per Rule 9-650, depending on the extent of the request e.g. receiving/delivery/full/empty/Temperature Controlled, OOG. Requests are to be submitted to YTI 24 hours in advance of the desired Overtime Gate.</li><li>• YTI at its sole discretion may limit the gates for receiving and/or delivery of Break Bulk and Out of Gauge Containers that cannot be handled by a conventional Toploader or Transtainer spreader, to certain days of the week in order to maximize efficiencies.</li></ul>	
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Rule 9-105 Extra Gate Moves

\$90.99

- Extra Gate moves (those in addition to the 1 gate move per Throughput move) completed during non-holiday 1st Shift Monday through Friday and Pier Pass Gates as funded as of the effective date of this Tariff. Per move. Each Extra Gate move shall also be charged a Mount/Ground move per Rule 9-110, excluding Temperature Controlled Containers, OOG Containers and Hazardous Containers that remain on chassis. Extra Gate moves shall be calculated and invoiced on a calendar month basis using the Throughput moves paid for by Carrier for the month.

Rule 9-110 Container Mount/Ground

\$96.46

- Charge for mounting a Container from a Container stack or grounding a Container into a Container stack at the request of Carrier for a Container on Terminal. Per mount or ground.

Rule 9-115 Missed Appointment

\$333.59

- Charge for failure to show for a terminal service appointment, (including but not limited to: delivery of import Containers, delivery of gensets, devannings, transflips, surveys) for which no notice of cancellation was received by YTI. Notice of cancellation must be provided to YTI a minimum of 2 hours prior to the appointment in order to avoid the Missed Appointment fee.

Rule 9-120 Container Rolling

\$207.59

- Charge for changing the destination or outbound Vessel/Voyage of a Container on Terminal to a future Vessel up until cargo cutoff time. Per rolled Container. Any Containers that must be handled to accommodate the roll request will be charged a mount and a ground per Rule 9-110 and a dray per Rule 9-135.

- Charge for changing the destination or outbound Vessel/Voyage of a Container on Terminal to an earlier Vessel up until cargo cutoff time. Any Containers that must be handled to accommodate the roll request will be charged a mount and a ground per Rule 9-110 and a dray per Rule 9-135. Per rolled Container.

\$622.79

- Carrier must complete all Container rolling for a given Vessel 24 hours prior to cutoff for that Vessel, excluding Containers that have not received the necessary export clearances. YTI in its sole discretion may waive the 24 hour deadline as considered on a case by case basis.

Rule 9-125 Return to Shipper

\$622.79

- Charge for a Container that gates into the Terminal via the over-road gates and subsequently gates back out of the Terminal without having been lifted to/from a Vessel. The rate includes the gate in, ground, mount, gate out and Wharfage. Container shall be made available for redelivery when deemed most operationally efficient by YTI. If Carrier requests immediate availability and YTI in its sole discretion agrees to such a request, any Containers that must be handled to accommodate the request will be charged a mount and a ground per Rule 9-110 and a dray per Rule 9-135. Charges per Rule 9-300 through 9-360 apply if Container is Temperature Controlled. Export Demurrage charges per Rule 9-500 apply from Day 1 (no Free Time). Per Container.

<u>Rule 9-130</u>	<u>Premount Containers</u>		\$312.59
	<ul style="list-style-type: none"> <li>• Charge for request by Carrier to mount a Container to a chassis. Includes mount of Container to chassis and dray to place of rest on Terminal. Per premounted Container. The cost of the chassis shall be for the account of Carrier. YTI reserves the right to decline premount requests that are not efficient to carry out. Excludes TICTF. Per Container.</li> </ul>		
<u>Rule 9-135</u>	<u>On-Terminal Drayage</u>		\$129.89
	<ul style="list-style-type: none"> <li>• Charge to dray a Container on a chassis or a bare chassis from a place of rest on Terminal to a different place of rest on Terminal. Per dray.</li> </ul>		
<u>Rule 9-137</u>	<u>Yard Rehandling</u>		\$322.82
	<ul style="list-style-type: none"> <li>• Charge for rehandling of a Container in the Container Yard upon request of Carrier. The charge is a composite charge and consists of a mount charge, a dray charge and a ground charge.</li> </ul>		
<u>Rule 9-140</u>	<u>Move Container To/From M&amp;R</u>		\$312.56
	<ul style="list-style-type: none"> <li>• Charge to move damaged Containers on Terminal. The charge includes movement from place of rest on Terminal (Container stack or wheeled row) to the M&amp;R facility on Terminal or from the M&amp;R facility on Terminal to place of rest on Terminal (Container stack or wheeled row). Carrier shall be responsible for all fees related to the use of a chassis or the rental of a bombcart in connection with this move. Per Container.</li> </ul>		
<u>Rule 9-145</u>	<u>Weighing Containers</u>		\$777.46
	<ul style="list-style-type: none"> <li>• Charge to drop weigh a Container that is on Terminal. Per Container.</li> </ul>		
<u>Rule 9-150</u>	<u>Container Chassis Change (Flip)</u>		\$138.97
	<ul style="list-style-type: none"> <li>• Charge for changing a Container from one chassis to another chassis. Per flip. No charge if the flip is for convenience of YTI.</li> </ul>		
<u>Rule 9-155</u>	<u>Hazardous Containers and Hazardous Placarding</u>		
	<ul style="list-style-type: none"> <li>• YTI reserves the right to refuse receipt of improperly placarded Hazardous Containers through over-the-road gates. Hazardous Class 1 and Class 7 shall require permission in advance from YTI prior to being allowed on Terminal, such permission to be at the sole discretion of YTI.</li> </ul>		
	<ul style="list-style-type: none"> <li>• Applying IMDG Hazardous placards to a Container. Per placard (charge includes the price of the placard).</li> </ul>		\$37.75
	<ul style="list-style-type: none"> <li>• Removing IMDG Hazardous placards from a Container. Per placard.</li> </ul>		\$56.06
<u>Rule 9-160</u>	<u>Empty Container Storage</u>		\$9.05
	<ul style="list-style-type: none"> <li>• Charge for storing of Empty Containers on Terminal. Charge is per empty Container per day.</li> </ul>		
	<ul style="list-style-type: none"> <li>• YTI reserves the right to limit the number of empty Containers a Carrier shall be permitted to store on Terminal at any given time (Empty Container Cap - to be determined by YTI).</li> </ul> <p>It shall be the responsibility of the Carrier to track the number of empty Containers on Terminal and to ensure the Empty Container Cap is not exceeded at any given time. If Carrier's empty Containers on Terminal do exceed the Empty Container Cap, Carrier shall take immediate steps to reduce the number of empty Containers on Terminal to a figure below the Empty Container Cap. During the time that Carrier has exceeded the Empty Container Cap, YTI may at its discretion discontinue receiving Carrier's empty Containers until such time as Carrier is below the Empty Container Cap.</p>		



<u>Rule 9-165</u>	<u>Break Bulk Storage</u>	<ul style="list-style-type: none"> <li>• Charged for storage of Break Bulk cargo on Terminal. Charges begin the first day the Break Bulk cargo arrives on terminal and continue through the day the Break Bulk cargo departs the terminal. Charges are per revenue ton per day. Excludes Wharfage.</li> </ul>	\$34.41
<u>Rule 9-170</u>	<u>Dockage Outside of Stevedore Operations</u>	<ul style="list-style-type: none"> <li>• Charge for Vessels remaining on berth after completion of Stevedore operations. Time to assess dockage commences two hours after completion of Stevedore operations and continues until such time as the Vessel vacates the berth. Rates, terms and conditions per Rule 5 apply.</li> </ul>	
<u>Rule 9-175</u>	<u>Segregating of Containers</u>	<ul style="list-style-type: none"> <li>• Any costs incurred by YTI to segregate Containers at the request of Carrier or of government entities shall be for the account of Carrier, charged at the prevailing rates per Rule 9-600 and applicable rates per Rule 9-650.</li> </ul>	
<u>Rule 9-180</u>	<u>Container Availability For Surveys</u>	<ul style="list-style-type: none"> <li>• Requests for making specific Containers available for survey or inspection outside of inspection by government entities, including cargo surveys, shall be invoiced for a mount, a ground and two drays. Labor to open/close doors and reseal the Container shall be at the prevailing rates per Rule 9-600.</li> <li>• Clerk attendance for Container Survey shall be at the prevailing rates per Rule 9-600.</li> </ul>	\$452.72
<u>Rule 9-185</u>	<u>Checking/Verification/Application/Administration of Seals</u>	<ul style="list-style-type: none"> <li>• Charge for the checking/verification of seals or for the application of new seals and/or for the administrative task to update shipping information with new seal number. Per Container, full or empty. Excludes charge for new seal. Any Containers that must be rehandled to provide access to the Container to be sealed/verified shall be charged at the prevailing rates per Rule 9-600 and applicable rates per Rule 9-650.</li> <li>• Charge for high security seals provided by YTI. Per seal.</li> </ul>	\$141.63  \$11.18
<u>Rule 9-190</u>	<u>Stuffing or Stripping of Containers</u>	<ul style="list-style-type: none"> <li>• Charges for stuffing or stripping of Containers within the capability of YTI (including stuffing or stripping of gensets). Per unit.</li> </ul>	\$1,115.65
<u>Rule 9-195</u>	<u>Photos</u>	<ul style="list-style-type: none"> <li>• Charges for Carrier requests for photos taken by YTI on Terminal. Per Container. Any Containers that must be rehandled to provide access to the Container to be photographed shall be charged at the prevailing rates per Rule 9-600 and applicable rates per Rule 9-650.</li> </ul>	\$125.85
<u>Rule 9-200</u>	<u>Raise/Lower Flat Rack Ends</u>	<ul style="list-style-type: none"> <li>• Charge for raising or lowering the ends of flatracks on Terminal when requested by Carrier (must be in writing). Per flat rack.</li> </ul>	\$271.88
<u>Rule 9-201</u>	<u>Disposal Fee</u>	<ul style="list-style-type: none"> <li>• Charge per OOG Container or break bulk unit for disposal of related discarded items.</li> </ul>	\$1,175.65
<u>Rule 9-205</u>	<u>Equipment Inventory</u>	<ul style="list-style-type: none"> <li>• Charge for inventory of Carrier's equipment on Terminal will be at the prevailing rates per Rule 9-600. Minimum 4 hour charge. Carrier responsible for Guarantee time (NWP).</li> </ul>	

<u>Rule 9-210</u>	<u>Receiving/Delivery of Out of Gauge (OOG) Containers and Break Bulk Cargo</u>	\$526.66
	<ul style="list-style-type: none"> <li>• Charge to receive or deliver an OOG Container up to 2" overheight. Charge includes the over-height spreader (if deemed necessary), appointment arrangement, surveyor coordination, safety supervision, and customer service fee. Per Container.</li> </ul>	
	<ul style="list-style-type: none"> <li>• Charge to receive or deliver an OOG Container exceeding 2" up to 67" overheight and/or over 6" overwidth (each side) and/or between 70,001 and 90,944 lbs. Per Container.</li> </ul>	\$2,369.99
	<ul style="list-style-type: none"> <li>• Charge to receive or deliver an OOG Container over 67" overheight and/or over 6" overwidth (each side) and/or over 90,944 lbs. Per Container.</li> </ul>	\$4,146.94
	<ul style="list-style-type: none"> <li>• Charge to receive an OOG Container without advanced notice of OOG status prior to entering the Terminal through the Terminal over-the-road gates or prior to arriving on Terminal by rail. Per Container.</li> </ul>	\$526.66
	<ul style="list-style-type: none"> <li>• Charge to receive or deliver Break Bulk units to be quoted upon request.</li> </ul>	
	<ul style="list-style-type: none"> <li>• Customer Service Fee, per OOG Container or Break Bulk unit.</li> </ul>	\$280.63
<u>Rule 9-215</u>	<u>Stripping of OOG Containers (Devan) / Jury Rig</u>	
	<ul style="list-style-type: none"> <li>• Charge to strip an OOG Container or for the use of a jury rig to receive or deliver an OOG container. Per Container.</li> </ul>	\$2,743.87
<u>Rule 9-220</u>	<u>API/EDI Container Data</u>	
	<ul style="list-style-type: none"> <li>• Charge to provide API/EDI Container data. Per query/message via EDI/API call.</li> </ul>	\$0.28
<u>Rule 9-225</u>	<u>Fresh Water Supplied to Vessels</u>	
	<ul style="list-style-type: none"> <li>• Per Port of Los Angeles Tariff No. 4 or its successor.</li> </ul>	
<u>Rule 9-230</u>	<u>Chassis Charges</u>	
	<ul style="list-style-type: none"> <li>• Charges for chassis on Terminal shall be as follows:</li> </ul>	
	<ul style="list-style-type: none"> <li>• Storage of a good order chassis. Per chassis, per day.</li> </ul>	\$12.68
	<ul style="list-style-type: none"> <li>• Storage of a damaged chassis without a written authorization for repair. Per chassis, per day.</li> </ul>	\$35.76
	<ul style="list-style-type: none"> <li>• Storage of a chassis/genset combination. Per chassis/genset combination, per day.</li> </ul>	\$51.90
	<ul style="list-style-type: none"> <li>• Chassis stacking/unstacking. Per chassis handled.</li> </ul>	\$19.93
	<ul style="list-style-type: none"> <li>• Chassis bundling/unbundling. Per bundle, maximum 4 per bundle. Lashing materials at list price plus 15%.</li> </ul>	\$619.12
	<ul style="list-style-type: none"> <li>• Chassis roadability inspection. Per chassis.</li> </ul>	\$19.79
	<ul style="list-style-type: none"> <li>• Redelivery of damaged chassis not repaired by YTI.</li> </ul>	\$498.27
	<ul style="list-style-type: none"> <li>• Carrier shall be responsible to instruct truckers not to leave on Terminal any chassis with underslung (bellymount) gensets attached that are associated with Carrier's Temperature Controlled Containers (a matched set, chassis and genset). Carrier shall be responsible for all costs to handle all such chassis left on Terminal with underslung gensets attached that are associated with Carrier's Temperature Controlled Containers. YTI shall not be liable for any damage that occurs to the chassis or the genset of any such matched sets while on Terminal.</li> </ul>	

**Temperature Controlled Container Services**

<u>Rule 9-300</u>	<u>Plug or Unplug Temperature Controlled Containers on Terminal</u> • Charge to plug a Temperature Controlled Container into Terminal power source or unplug a Temperature Controlled Container from Terminal power source. Per event.	\$100.08
<u>Rule 9-305</u>	<u>Plug or Unplug Temperature Controlled Containers on Vessels</u> • Charge to plug a Temperature Controlled Container into Vessel's power source or unplug a Temperature Controlled Container from Vessel's power source. Per event.	\$100.08
<u>Rule 9-310</u>	<u>Monitoring and Electricity</u> • Charge for daily monitoring and electricity usage for Temperature Controlled Containers. Each Container shall be monitored once per 24 hour period. Charged per Container per calendar day or part thereof, from the day the Container arrives on terminal through the day the Container departs the Terminal.	\$114.10
<u>Rule 9-315</u>	<u>Data Download</u> • Charge for Carrier request for data download from a Temperature Controlled Container. Per download.	\$227.17
<u>Rule 9-320</u>	<u>Genset Mount/Dismount</u> • Charge for mounting a genset to a Temperature Controlled Container or to a chassis, or for dismounting a genset from a Temperature Controlled Container or from a chassis. Per event.	\$194.47
<u>Rule 9-325</u>	<u>Fueling of Gensets</u> • Charge for labor to fuel gensets. Per event. Excludes cost of fuel.	\$98.95
<u>Rule 9-330</u>	<u>Genset Fuel</u> • Fuel for gensets provided by YTI shall be invoiced based on the calendar month average diesel price for California found on the US Government website: <a href="https://www.eia.gov/dnav/pet/pet_pri_gnd_dcus_sca_w.htm">https://www.eia.gov/dnav/pet/pet_pri_gnd_dcus_sca_w.htm</a> (or similar such website if changed by the US Government), for the month in which the genset fuel was provided, plus 15%. Per gallon.	
<u>Rule 9-335</u>	<u>Temperature Controlled Container Temperature or Vent Setting Adjustment</u> • Charge to adjust the temperature or vent settings on a Temperature Controlled Container. Per event.	\$117.86
<u>Rule 9-340</u>	<u>Temperature Controlled Containers With Controlled Atmosphere</u> • Charge for the additional activities required on the part of YTI to properly manage Temperature Controlled Containers running under Controlled Atmosphere settings. The charge is in addition to all other Temperature Controlled charges in this Tariff. Per Container.	\$235.72
<u>Rule 9-345</u>	<u>Pretrip Movement</u> • Charge for Containers moved for pretripping. Per event.	\$226.36
<u>Rule 9-350</u>	<u>Genset Premount</u> • Charge for premounting a genset to a Container or chassis. Charge shall be per Rule 9-320, plus two drays per Rule 9-135. Per event.	
<u>Rule 9-355</u>	<u>Genset Redelivery</u> • Charge for redelivery of Carrier's gensets. Charge shall be at the prevailing rates per Rule 9-600(including guarantee), applicable rates per Rule 9-650 and materials at cost plus 15%.	

Rule 9-360 New Temperature Controlled Technology or Handling Requirements/Procedures

- Carrier shall notify YTI a minimum of 60 days prior to arrival on Terminal of Temperature Controlled Containers utilizing new technology or with new handling requirements/procedures that are different from Carrier's then current technology or handling requirements/procedures. During that 60 day timeframe, Carrier (at its own expense) shall provide YTI's mechanics with the necessary technical training and updated handling requirements/procedures, including all pertinent equipment manuals, in order that YTI may properly perform its duties related to the Temperature Controlled Containers with the new technology or new handling requirements/procedures.
- Carrier shall initially provide YTI with all spare parts associated with the new technology or handling requirements/procedures until such time as they become available for procurement by YTI on behalf of Carrier in the same manner as other Temperature Controlled Container parts.
- Until such time as Carrier has provided YTI with the necessary training and manuals as noted immediately above, YTI shall not be liable for failure to provide the proper support of the Temperature Controlled Containers with the new technology or handling requirements/procedures.

**Rail Services at TICTF**Rule 9-400 Rail lift

- Charge for lift of a Container that has a corresponding Throughput move, from place of rest on Terminal to rail car at TICTF, or from rail car at TICTF to place of rest on Terminal. Includes 1st and 2nd Shifts, Monday through Sunday. Per lift.

\$219.12

Rule 9-405 Rail Lift on Third Shift

- Charge for lift during the 3rd Shift Monday through Sunday. Per lift.

\$343.23

Rule 9-410 Rail Out of Gauge Surcharge and Damaged Container Surcharge

- Surcharge in addition to Rule 9-400 and Rule 9-405 for receiving from the rail or delivery to the rail of Out of Gauge Containers or damaged Containers requiring overheight spreader. Per lift.
- Surcharge in addition to Rule 9-400 and Rule 9-405 for receiving from the rail or delivery to the rail of Out of Gauge Containers or damaged Containers requiring wires. Per lift.

\$240.26

\$348.95

Rule 9-415 Rail Rehandle

- Charge for an import Container on Terminal whose departure from the Terminal is later changed from the rail to gate out of Terminal over-the-road gates, or for an import Container on Terminal whose departure from the Terminal is later changed from gating out via Terminal over-the-road gates to the rail. YTI will make the Container available when in YTI's determination, it is most economically feasible. Any Containers that must be handled to accommodate the change will be charged a mount and a ground per Rule 9-110 and a dray per Rule 9-135. Per Container.

\$340.22

Rule 9-420 Rail Receiving of Export Containers Prior to ERD

- Charge for receiving of export Containers via the rail prior to 5 business days before the start of Stevedore Operations on the Vessel for which the Containers are booked. Export Demurrage will be charged per Rule 500. Per Container.

\$174.81

Rule 9-425	<u>Rail Receiving of Export Containers With Incorrect Data</u>	\$307.50
	<ul style="list-style-type: none"> <li>• Charge for export Containers received via the rail with incorrect or missing Vessel, voyage or port of discharge (POD) information. Per Container.</li> </ul>	
Rule 9-430	<u>Rail Receiving of Export Containers With Incorrect Weight/VGM</u>	
	<ul style="list-style-type: none"> <li>• Export Containers received via the rail with incorrect weights or VGM shall be charged a mount and a ground per Rule 9-110 and a dray per Rule 9-135 to position the Container into the proper stack in the Container Yard. Any Containers that must be handled to accommodate the change will also be charged a mount and a ground per Rule 9-110 and a dray per Rule 9-135. Per Container.</li> </ul>	
Rule 9-435	<u>Rail Gate In/Gate Out</u>	\$406.17
	<ul style="list-style-type: none"> <li>• Charge for a Rail Gate out (defined as a Container that discharges from the rail and gates out of the Terminal through the over-the-road gates without a corresponding Throughput move) or Rail Gate in (defined as a Container that gates into Terminal through the over-the-road gates and loads onto the rail without a corresponding Throughput move). Per Container.</li> </ul>	
Rule 9-440	<u>Rail Handling of Containers Exceeding 45'</u>	\$572.05
	<ul style="list-style-type: none"> <li>• Surcharge for Containers exceeding 45' in length loading to or discharging from rail cars. Includes removal and disposal of lashing materials. Includes lashing to rail cars if required (materials to be charged extra at list price plus 15%). Carrier shall notify YTI of Containers exceeding 45' that are set to discharge from rail cars a minimum of 72 hours prior to arrival of the rail cars on Terminal. Carrier shall preposition the proper size/type of chassis to accommodate said Containers prior to rail car discharge operations. Any additional expense incurred by YTI due to Carrier not prepositioning the proper size/type of chassis shall be for the account of Carrier. Surcharge per Container, in addition to Rule 9-400.</li> </ul>	
Rule 9-445	<u>U.S. Customs and Border Protection (CBP) Overtime Expenses</u>	
	<ul style="list-style-type: none"> <li>• Overtime costs for CBP as required by the Reimbursable Services Program (RSP) shall be charged to Carrier at actual cost plus 10%, based on the percentage of Carrier's actual rail lifts at TICTF over the total actual volume at TICTF.</li> </ul>	
Rule 9-450	<u>Rail Containers With Open or Unsealed Doors</u>	\$251.70
	<ul style="list-style-type: none"> <li>• Charge for Containers received from the rail with doors that are open or in the case of Containers laden with cargo, doors that are not sealed. The charge includes closing of the doors and for Containers laden with cargo, resealing of the Container and administrative activity of recording the new seal number into the shipping information. Per Container. Photos, if required by Carrier, shall be charged per Rule 9-195.</li> </ul>	
Rule 9-451	<u>Misdelivered Rail Containers</u>	
	<ul style="list-style-type: none"> <li>• Charge for a Container that arrives at TICTF via the rail through an error by Carrier or rail provider and which subsequently departs TICTF via the rail. Charge includes lift off a rail car and lift back on to a rail car per Rule 9-400 of this Section. Carrier is responsible for the charge. Per Container.</li> </ul>	

**Demurrage**Rule 9-500 Demurrage Charges

- For Containers with cargo, applied to the terms and conditions of Rule 7.

Overall length in feet		Charge per day, Day 1-5	Charge per day, Day 6-10	Charge per day, Day 11 and over
Over	Not over			
0	20	\$25.72	\$51.39	\$102.77
20	40	\$51.48	\$102.90	\$205.79
40	OVER	\$67.17	\$134.33	\$268.66
				\$116.36

- Containers dwelling over 30 days on Terminal create a significant operational burden at substantial cost to YTI. In order to offset such cost, a surcharge shall be assessed from Day 30 onward, per Container per day, for excessive time on Terminal. Such surcharge shall be in addition to (and not in lieu of) the regular demurrage charges.

- Non-Containerized Cargo. Per revenue ton per day. Excludes wharfage. \$34.41

**Exams**Rule 9-550 Government Exams And Inspections

- Charge for an exam or inspection by governmental authorities. Includes movement of Container to the exam area, resealing of the Container (if necessary) and return to the stack or wheeled row. Does not include labor to strip cargo from a Container or stuff cargo into a Container. \$522.18

- Exams requiring stripping and stuffing of Containers will be charged at the prevailing rates per Rule 9-600, plus applicable rates per Rule 9-650.

- Charge for an intensive inspection/exam of an import rail container at a designated off-site location that requires the container to be made available for pick up by an outside trucker for transportation. This charge includes necessary yard rehandlings, gate transactions, mounting/grounding/in-terminal drayage and terminal storage. Per container. \$563.90

- Charge for an intensive inspection/exam of an export container at a designated off-site location that requires the container to be made available for pick up by an outside trucker for transportation. This charge includes necessary yard rehandlings, gate transactions, mounting/grounding/in-terminal drayage and terminal storage. Per container. \$533.71

**Man Hour Rates**Rule 9-600 Extra Labor Man Hour Rates

- Extra Labor Man Hour Rates are for activities without a specific charge in this Tariff (excluding mechanic related activities such as Temperature Controlled, M&R etc.) and are as set forth below. Per man per hour. Carrier shall be responsible for any guarantee (NWP) time.

• 1st Shift ST	\$223.10
• 2nd Shift ST	\$268.86
• 3rd Shift ST	\$348.95
• 1st/2nd Shifts OT, holidays	\$308.90
• 3rd Shift OT, holidays	\$383.27

Rule 9-605 Guards/Escorts

- Guard service, per man hour, plus guarantee:
  - 1st Shift and 2nd Shift ST \$192.09
  - All other Shifts, holidays. \$256.13

**Equipment Rental**Rule 9-650 Equipment Rental Rates

- Charge for rental of YTI's equipment, per hour or portion thereof.  
Does not include operator.

Bombcart (Yard Trailer)	\$19.04
Mafi	\$70.12
Yard Hustler (UTR)	\$59.50
Fork Lift up to 8,000 lbs	\$59.50
Fork Lift 8,001 lbs - 15,000 lbs	\$83.32
Fork Lift 15,001 lbs - 25,000 lbs	\$107.12
Fork Lift 25,001 lbs - 40,000 lbs	\$142.82
Fork Lift over 40,000 lbs	\$238.05
Top Handler	\$297.55
Transtainer(RTG)	\$416.57
Gantry Crane	\$1,315.74

**Alternative Maritime Power (AMP)**Rule 9-700 Shoreside Operation

- Charge to plug or unplug Vessel's AMP cable into or out of an AMP box on Terminal using ILWU mechanics. Per plug or unplug event (minimum 2 events per Vessel call). The Vessel's AMP cable must be plugged into an AMP box on Terminal prior to start of Stevedore operations. If the plug in of the cable delays the start of Stevedore operations through no fault of YTI, Carrier will be invoiced for the entire time of the delay for all gangs (but no less than 12 minutes per gang) at the prevailing rate per Rule 9-030. Any other Vessel caused delays caused by plug into or out of an AMP box on Terminal that are not the fault of YTI, shall be for the account of Carrier. \$1,397.07
- Charge for electricity consumed during Vessel stay. Charges will be calculated using the actual KW hours consumed by the Vessel during the stay, applied to the power provider's average rate per KWH for AMP usage by all Vessels on Terminal for the month. Charge is actual cost, plus 15%.
- When the Port of Los Angeles performs maintenance specifically on AMP boxes and AMP substation(s) on Terminal, the cost of such maintenance shall be prorated to all Carriers based on each Carrier's individual AMP usage for the past 3 months and shall be passed on to all Carriers, at actual cost, plus 15%.
- Charge for mandatory attending of AMP operations by Port of Los Angeles Staff shall be actual cost, plus 15%.

Rule 9-703 AMP Invoice Processing Fee

- Charge for reconciliation and consolidation of Port of Los Angeles AMP related invoices. Per invoice. \$118.65

Rule 9-705 Loading of Vessel AMP Unit

- Charge to load or discharge a Vessel AMP unit to or from the Vessel. To be invoiced at the prevailing rates per Rule 9-035 for the time taken to load or discharge the unit (per event), plus any resulting gang hour guarantee. Per activity.

Rule 9-710 Vessel AMP Unit Charges on Terminal

- Charge to plug or unplug a Vessel AMP unit into or out of on Terminal power source unrelated to Vessel operations. Per event.
- Charge for Vessel AMP unit dwelling on Terminal. Includes storage of AMP unit, electricity for AMP unit when not on the Vessel, and plug into and unplug from Terminal power source of AMP unit related to Vessel operations. Per month or part thereof.

\$100.07

\$1,567.26

**Fuel Surcharge**Rule 9-750 Fuel Surcharge on Containers

- A fuel surcharge will apply to all Throughput moves in Rule 9-001. The surcharge is determined by taking the average of the previous 26 weeks' diesel prices for California as found on the US Government website: [https://www.eia.gov/dnav/pet/pet\\_pri\\_gnd\\_dcus\\_sca\\_w.htm](https://www.eia.gov/dnav/pet/pet_pri_gnd_dcus_sca_w.htm) (or similar such website if changed by the US Government). Adjustments will be made on April 1st and October 1st of each year. Per move.

<u>Price Per Gallon of Fuel</u>	<u>Surcharge per move</u>
Up to \$5 per gallon	None
Above \$5 per gallon	65% of price per gallon

**Other Services**Rule 9-800 Other Services

- Charges for services not specifically noted above shall be at the prevailing rates per Rule 9-600, plus applicable rates per Rule 9-650. Guarantee (NWP) applies.



**Maintenance and Repair (M&R)****Rule 10-001 Charges for Maintenance & Repair**

• Maintenance and Repair activity will be charged using Mechanic Rates, applied to the applicable Standard Task System (STS).

• Man Hour Rates for mechanics. Per man per hour.	
• 1st Shift ST	\$200.40
• 2nd Shift ST	\$227.17
• 3rd Shift ST	\$271.53
• 1st/2nd Shifts OT, holidays	\$255.14
• 3rd Shift OT, holidays	\$286.71

**Rule 10-005 Standard Task System (STS)**

<b><u>CODE:</u></b>	<b><u>LABOR DESCRIPTION:</u></b>	<b><u>MAN HOUR</u></b>	<b><u>COMMENTS:</u></b>
<b>CHB-T&amp;M</b>	<b><u>BRAKE SYSTEMS</u></b>		
CHB-01	Replace glad hand	0.25	Includes seal
CHB-03	Replace glad hand elbow	0.25	
CHB-04	Replace slack adjuster	0.50	
CHB-05	Straighten push rod	0.50	
CHB-06	Adjust/replace brake springs	0.50	For all
CHB-07	Replace anchor pins/rollers	2.00	One side of one axle - includes oil seal
CHB-08	Free brake cam shaft	0.75	
CHB-09	Replace cam shaft and bushing	2.00	
CHB-10	Replace/Tighten relay valve nipple	1.00	
CHB-11	Replace air brake chamber	1.00	Single
CHB-11A	Replace air brake chamber	1.00	Maxican/double
CHB-12	Replace air chamber diaphragm	1.00	
CHB-13	Replace air brake chamber hose	0.50	(.25 for each additional hose)
CHB-14	Replace synflex air line	BID	20' complete
CHB-14A	Replace synflex air line	BID	40' complete
CHB-14B	Replace/splice/section air line	0.25	Per repair
CHB-16	Replace/repair air line fitting/leaks	0.25	Per repair
CHB-17	Replace relay valve	1.25	
CHB-18	Replace air tank	1.50	
CHB-19	Test air system to 100 PSI	0.25	No charge with BIT/FHWA
CHB-20	Replace air tank drain valve	0.25	
CHB-21	Replace brake drum	1.50	
CHB-22	Replace brake shoes	3.25	One axle (w/seal, pins, rollers & kit)
CHB-22A	Replace brake shoes	6.00	Two axles (w/seal, pins, rollers & kit)
CHB-22B	Replace brake shoes	1.50	One Wheel
CHB-23	Replace clevis pins/nuts	0.25	Each
CHB-24	Adjust brakes	0.25	No charge with BIT/FHWA

<u>CODE:</u>	<u>LABOR DESCRIPTION:</u>	<u>MAN HOUR</u>	<u>COMMENTS:</u>
CHB-24A	Free-up brakes (minor)	0.25	
CHB-24B	Free-up brakes (major)	BID	Includes removal of one wheel
CHB-25	Tighten/straighten glad hand	0.25	
CHB-26	Replace Hose Separators	0.25	All
<b><u>CHE-T&amp;M ELECTRICAL SYSTEM</u></b>			
CHE-01	Repair seven way plug	0.25	
CHE-01A	Replace seven way plug	0.75	
CHE-04	Replace license plate hood or base only	0.375	Hood or base only
CHE-04A	Replace license plate light	0.10	Lamp only
CHE-05	Replace/splice missing 7-way cable	1.00	Up to 1.0 - then BID
CHE-06	Replace light wiring (20' chassis)	BID	Complete chassis
CHE-06A	Replace light wiring (40' chassis)	BID	Complete chassis
CHE-06B	Splice light wire/trace short	0.50	0-30 minutes; thereafter, man hour
CHE-07	Replace license plate light housing	0.25	
CHE-08	Replace pig tail	0.25	Maximum .75
CHE-09	Replace light bracket/mount	0.25	
CHE-10	Replace stop/tail light assembly	0.50	1-2 units
CHE-10A	Replace clearance light assembly	0.25	Each unit
CHE-10A1	Replace stop/tail light assembly	0.75	3-4 units
CHE-10B	Replace reflectors, light bulbs, lenses	0.25	Up to 5 units
CHE-10B1	Replace reflectors, light bulbs, lenses	0.50	6 units or more, .5 maximum
CHE-10C	Replace junction box	1.00	
CHE-10D	Replace plastic clearance light base	0.20	Each unit
CHE-13	Replace wire clip	0.10	Each unit
CHE-14	Replace clearance light assembly (pop in type)	0.10	Each unit (pop in type only)
CHE-15	Test light system (hookup & test)	0.25	No charge with BIT/FHWA
<b><u>CHF-T&amp;M MAIN FRAME STRUCTURE</u></b>			
CHF-01	Straighten ICC bumper	1.00	
CHF-01A	Replace ICC bumper	1.50	Horizontal piece only
CHF-01B	Replace ICC bumper	2.50	Vertical & horizontal pieces (complete)
CHF-02	Replace twist lock assembly	1.75	Includes riser block
CHF-03	Repair/replace twist lock pin	0.50	
CHF-05	Replace twist lock handle	0.25	
CHF-05A	Replace twist lock and weld handle	0.50	
CHF-05B	Replace twist lock	0.25	Safety latch handle retainer
CHF-07	Straighten twist lock handle	0.25	
CHF-07A	Straighten twist lock handle	0.125	Safety latch retainer

<u>CODE:</u>	<u>LABOR DESCRIPTION:</u>	<u>MAN HOUR</u>	<u>COMMENTS:</u>
CHF-08	Replace outrigger, light bar & mudflap brake w/gusset (fabricate)	3.00	Fabricate
CHF-08A	Replace outrigger, light bar & mudflap brake w/gusset (purchased)	2.00	Purchased unit
CHF-08B	Straighten outrigger, light bar & weld	1.00	Repair only
CHF-09	Replace bolster brace/bolster gusset	1.25	
CHF-09A	Straighten and weld bolster brace/gusset	0.50	
CHF-10	Straighten front bolster (minor)	0.25	
CHF-10A	Straighten front bolster (major)	BID	
CHF-10B	Insert front bolster (6" x 6")	1.50	
CHF-10C	Insert front bolster (6" x 12")	1.75	
CHF-10D	Insert front bolster (6" x 18")	2.25	
CHF-10E	Section front bolster (6" x 6")	2.50	
CHF-10F	Section front bolster (6" x 12")	3.50	
CHF-10G	Section front bolster (6" x 18")	4.50	
CHF-12	Replace front bolster	BID	
CHF-19	Straighten rear bolster (minor)	1.50	
CHF-19A	Straighten rear bolster (major)	BID	
CHF-21	Replace rear bolster	BID	
CHF-22	Straighten gooseneck rails	BID	
CHF-23	Replace king pin	BID	
CHF-24	Replace pick-up plate	BID	
CHF-24A	Replace mudflap bracket	1.00	
CHF-24B	Replace mudflap retainer strip	0.50	
CHF-25	Replace cross member	1.50	Each
CHF-27	Insert cross member	0.50	
CHF-27A	Repair cracked welds on cross member	0.50	First weld; 0.25. Each thereafter up to 2.0 hours maximum
CHF-29	Replace cross member gusset	0.50	
CHF-29A	Weld cross member gusset	0.10	Per weld
CHF-30	Straighten/align main rails (minor)	BID	
CHF-30A	Straighten/align main rails (major)	BID	
CHF-31	Repair slider assembly	BID	
CHF-31A	Tighten/Replace slider bolts	0.50	
CHF-32	Replace mud flap	0.25	One
CHF-32A	Replace mud flap	0.50	Pair
CHF-35	Straighten mud flap bracket	0.25	For up to 2 repairs
CHF-35A	Straighten & weld mud flap bracket	0.50	1 Bracket only
CHF-35B	Straighten & weld mud flap bracket	0.75	2 Brackets only
CHF-36	Replace license plate backing plate	1.00	

<u>CODE:</u>	<u>LABOR DESCRIPTION:</u>	<u>MAN HOUR</u>	<u>COMMENTS:</u>
CHF-37	Install license plate and registration	0.50	
CHF-37A	Install registration only	0.25	
CHF-38	Install decals (four sides)	1.00	
CHF-39	Stencil unit No. or pool markings	0.25	Each
CHF-39A	Stencil unit No. or pool markings	0.75	Four sides
CHF-40	Replace dock bumpers	0.25	Each, two holes (includes welding bolts)
CHF-40A	Replace dock bumpers	0.50	Each, four holes (includes welding bolts)
CHF-41	Replace document holder	0.25	
CHF-41A	Replace document holder cover	0.10	
CHF-42	Replace/Install FHWA plate	0.25	
CHF-43	Resecure conspicuity tape	0.25	
<b>CHL-T&amp;M</b>	<b><u>LANDING GEAR</u></b>		
CHL-01	Replace sand shoe	0.25	
CHL-01A	Replace sand shoe axle	0.25	
CHL-01B	Replace sand shoe and axle	0.50	
CHL-02	Repair/replace sand shoe axle housing	0.50	
CHL-03	Straighten crank handle/retainer	0.25	
CHL-04	Replace crank handle	0.10	
CHL-04A	Replace crank handle retainer	0.25	
CHL-05	Replace/repair leg cover top	0.10	
CHL-06	Replace cross over shaft	0.75	
CHL-06A	Straighten cross over shaft	0.25	
CHL-07	Resecure landing leg braces	0.50	
CHL-07A	Tighten/Replace leg bolts	0.25	
CHL-08	Replace horizontal cross brace	0.75	Using channel brace
CHL-09	Replace diagonal brace	0.50	Additional Braces .25
CHL-09A	Straighten brace	0.25	
CHL-10	Straighten/align landing leg without ear bracket	1.00	
CHL-10A	Straighten/align landing leg with ear bracket	1.50	Ear bracket included
CHL-11	Replace mounting bracket (leg box)	2.50	
CHL-12	Replace leg brace bracket	0.75	(Ear bracket)
CHL-13	Replace roll pin in gear box	0.25	
CHL-14	Replace crank/pinion shaft (JOST)	0.50	JOST only
CHL-14A	Replace high-low shaft	1.00	
CHL-15	Replace/repair gear box cover	0.25	
CHL-16	Rebuild gear box complete	1.75	
CHL-17	Retime legs	0.25	
CHL-18	Straighten/resecure/tighten gear box	0.50	
CHL-20	Replace leg set	3.00	Without braces

<u>CODE:</u>	<u>LABOR DESCRIPTION:</u>	<u>MAN HOUR</u>	<u>COMMENTS:</u>
CHL-20A	Replace one leg	2.00	Without braces
CHL-21	Straighten leg brace mounting bracket	0.50	
<b>CHS-T&amp;M <u>SUSPENSION</u></b>			
CHS-01	Replace radius rod (adjustable)	2.00	
CHS-01A	Replace radius rod (non-adjustable)	1.50	
CHS-03	Replace "U" bolts	1.00	Per set/one side of axle
CHS-04	Replace "U" bolt spacer plate	1.00	
CHS-05	Replace leaf spring	1.50	
CHS-05A	Replace three leaf springs	BID	
CHS-06	Replace spring seat	BID	
CHS-07	Replace spring saddle	BID	
CHS-08	Replace/repair spring hanger	BID	Front or rear
CHS-09	Replace equalizer hanger	BID	
CHS-10	Replace hanger cross brace	BID	
CHS-11	Replace wheel (five spoke hub)	1.75	Includes oil seal
CHS-12	Remove wheel	0.50	
CHS-13	Replace wheel stud/nut	0.25	No drill/tap required, per wheel
CHS-13A	Replace wheel stud/nut	0.75	Drill/tap required, per wheel
CHS-14	Replace wheel lug/clamp	0.25	1, 2: includes gasket
CHS-15	Inspect wheel bearing	1.50	One wheel
CHS-15A	Replace wheel bearing	2.00	Includes oil seal
CHS-16	Replace wheel oil seal	1.25	One wheel
CHS-16A	Replace wheel oil seal	2.50	One axle
CHS-16B	Replace wheel oil seal	5.00	Two axles
CHS-17	Replace hub cap	0.25	Includes gasket
CHS-17A	Replace hub cap plug	0.25	1 - 4 plugs
CHS-17B	Replace hub cap gasket	0.25	
CHS-19	Align axles	1.00	
CHS-20	Remove and replace axle	2.00	
CHS-20A	Remove axle and strip for straightening	4.00	
CHS-20B	Reassemble and reinstall axle	4.00	
<b>CHT-T&amp;M <u>TIRES</u></b>			
CHT-01	Replace wheel spacer	0.50	N/C with tire switch
CHT-02	Replace rim	0.75	N/C with tire switch
CHT-03	Repair flat, (including wheel swing, dismount/mount)	1.00	Parts extra
CHT-05	Wheel swing/tire swing - outside premounted tires	0.50	Outside tire only
CHT-05A	Wheel swing/tire swing - inside premounted tires	0.50	Inside tire only
CHT-07	Check pressure above 40 psi - inflate to 85 psi	0.25	Note pre-existing tire pressure on work order

<u>CODE:</u>	<u>LABOR DESCRIPTION:</u>	<u>MAN HOUR</u>	<u>COMMENTS:</u>
<b>CHR-T&amp;M</b>	<b><u>TEMPERATURE CONTROLLED UNITS (REEFERS)/GENSET MAINTENANCE</u></b>		
CHR-T&M	Reefer Repair	BID	
CHR-01	Steam clean	0.50	
CHR-04	Pretrip Reefer, including steam clean	1.75	
CHR-04A	Pretrip Reefer only	1.25	
CHR-04B	Pretrip Reefer, digital diagnostic units, including steam clean	1.25	Steam clean included
CHR-04C	Pretrip only, digital diagnostic units	0.75	
CHR-05	Mount/dismount, hookup and plugging nose mount gensets	1.00	Nose mount units
CHR-06	Mount/dismount, hookup and plugging belly mount gensets	0.75	Belly mount units
CHR-07	Plug/unplug only belly mount gensets	0.25	Belly mount units
CHR-08	Plug/unplug only, nose mount gensets	0.25	Nose mount units
CHR-09	Trip Check Genset, nose or belly mount	0.50	
<b>CHG-T&amp;M</b>	<b><u>GENSET SERVICE AND REPAIR</u></b>		
CHG-T&M	Genset Repair	BID	
CHG-01	Pretrip genset	0.75	
CHG-02	Genset PM Service, nose mount	2.00	Nose mount only
CHG-03	Genset PM Service, belly mount	2.00	Bellymount only
CHG-04	Genset PM Service, belly mount on chassis only	3.00	Bellymount mounted on chassis only
<b>CHC-T&amp;M</b>	<b><u>MISCELLANEOUS SERVICES</u></b>		
CHC-01	Container sweep-out	1.00	
CHC-02	Container washout	0.75	
CHC-03	Container steam clean	0.50	
CHC-04	Container estimate charge	0.50	
CHC-05	Chassis estimate charge	0.50	
CHC-06	Genset estimate charge	0.50	
CHC-07	Consumables charge	\$5.71	Expense items 1 time charge per work order
<b>CHI-T&amp;M</b>	<b><u>INSPECTION PROGRAMS</u></b>		
CHI-01	BIT Inspection	0.75	
CHI-02	FHWA Inspection	1.00	
CHI-03	FHWA Inspection sticker only	0.25	

## Notes:

1. Tariff rates are established as time increment or flat rate charged.
2. Tariff rates are applicable against general in-service repairs.
3. Major damage and exceptionally severe circumstances are subject to estimate/bid.
4. Tariff rates are labor costs only. Parts required to effect repairs are at additional cost.
5. Parts purchased and stocked by YTI shall be charged at list price plus 15%.
6. Repair estimates provided by YTI which do not result in a subsequent repair shall be charged at 30 minutes at the prevailing rate per Rule 10-001.
7. Consumables charge shall be added to all work orders for expense items.
8. Repair Limits:  
For equipment on its facility, YTI maintains the right to make repairs without prior authorization from the equipment owner provided total repair charges do not exceed the following thresholds:

Containers	\$500.00
Gensets	\$500.00
Chassis	3 man hours of work, plus 3 tires, plus Preventative Maintenance (PM)



## **Rule 11**

### **Yusen Terminals LLC Terminal Trucking Safety Manual**

#### **1. PURPOSE**

- Yusen Terminals LLC (“YTI”) is committed to providing a safe and healthy place of business. In an effort to meet this goal, Yusen has developed this Terminal Trucking Industry Safety Manual (“Safety Manual”) to communicate safety procedures, standards and work-related rules to all Drivers that enter or operate at, on or within any Terminal area. The cooperation of each driver in following the rules contained in the Safety Manual is required for YTI to achieve its safety goals. The procedures, standards and rules contained in the Safety Manual apply to all truck Drivers that enter or operate at, on or within all Terminal areas.

#### **2. SCOPE**

- All Drivers are responsible for knowing and following all safety procedures, standards, rules, and policies.
- Drivers are responsible for their own safety.
- This Safety Manual applies to all Terminal areas and facilities, including satellite areas.
- Drivers must exercise good judgment at all times.
- Disorderly, abusive (physical or verbal) or unsafe conduct, failure to follow safe work practices, or violation of or refusal to comply with YTI’s safety rules can be cause for removal of driving privileges and may result in the driver and company being denied access to any or all Terminal areas and facilities.
- This Safety Manual is not all encompassing and will not cover every possible situation that Drivers may encounter while at the Terminal.

#### **3. ROLES AND RESPONSIBILITIES**

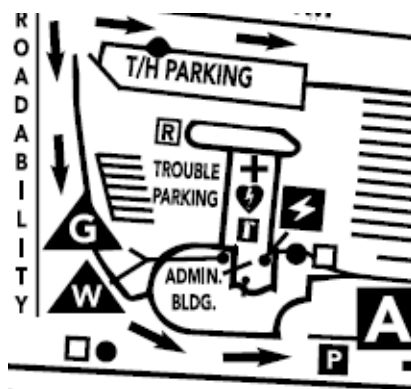
- Trucking Companies - Ensure that all Drivers that enter the terminal have been trained and have a complete understanding of Yusen’s Terminal Trucking Industry Safety Manual policies and procedures.

#### **4. DEFINITIONS**

- Backside of RTGs – The “Backside of RTGs” refers to the opposite side of RTGs from the truck delivery lane. The crane operator has an extremely limited view of the backside.
- Bypass lane – The “Bypass lane” refers to the asphalt area between the delivery lane and the next grounded stack.
- Grounded Container Storage Row – A “Grounded Container Storage Row” refers to any area where wheeled, loaded, or empty containers are stored on terminal.
- Dock/Highline – The terms “Dock” or “Highline” refer to the structure, parallel to the shoreline, to which ships moor for loading and unloading.
- Empty Yard - The term “Empty Yard” refers to Terminal areas where empty containers are stored.
- In-Gate/Out-Gate Areas – The “In-Gate/Out-Gate Areas” refer to the truck check in/check out processing areas.



- Yusen Terminals LLC (YTI) – “Yusen Terminals LLC”, or “YTI”, is a marine terminal operator located on Terminal Island, Los Angeles County, Los Angeles, California.
- YTI Tower Clerks – The term “YTI Tower Clerks” refers to those clerks that service YTI’s Gate operations.
- RTG Cranes (Rubber Tired Gantry Crane) – The terms “Rubber Tired Gantry Cranes” and “RTG Cranes” refer to wheel mounted cranes used in loading and unloading containers to/from a point of rest in the Grounded Container Storage Area.
- RTG Container Rows – “RTG Container Rows” refers to any Grounded Container Storage Area used to deliver imports.
- Flip Line Area – The “Flip Line Area” refers to any area in which a container is loaded/unloaded from one chassis onto another.
- Top Handler – A “Top Handler” refers to container handling equipment that secures a container from the top four corners for moving and handling.
- Ship-to-Shore Cranes/Hammerhead Container Cranes – The terms “Ship-to-Shore Cranes” and “Hammerhead Container Cranes” refer to those cranes located on tracks along the Dock/Highline that are used to load and unload containers to and from vessels.
- Roadability (Rodo) – The terms “Roadability” or “Rodo” refers to the inspection of over the road vehicles as required by DOT/CHP.
- Chassis Area – The term “Chassis Area” refers to the area of the yard in which chassis are stored. Used for pickup/delivery of chassis for terminal trucking customers.
- Drivers – The term “Drivers” shall include all over-the-road truck drivers.
- YTI North – The term “YTI North” shall refer to a remote satellite yard leased by YTI.
- 6A – The term “6A” shall refer to a remote satellite yard leased by YTI.
- Terminal – The term “Terminal” shall include all facilities, yards, or other areas owned, leased, or operated by YTI, including all satellite yards (whether or not contiguous to the main terminal location).
- Trouble Parking – The term “Trouble Parking” shall refer to the designated parking area adjacent to the administration building as identified on the terminal map available on the Terminal website and summarized below:



##### 5. YUSEN TERMINALS LLC EMERGENCY/NON-EMERGENCY CONTACT INFORMATION

- Report all emergencies, personal injuries, property damage, vehicle and pedestrian accidents, hazardous material leaks and odors to the Security Officer on the first floor of the YTI Terminal Admin Building or dial (310)-548-8000 and select option #0.
- For all NON-EMERGENCIES dial (310)-548-8000 and select option#0.

- Any Driver needing assistance should dial (310)-548-8000 and select option#1.

## 6. GENERAL RULES

- Vehicle operators shall follow all (1) safety procedures, standards, rules and guidelines established by their company, industry practice, or that may otherwise be applicable to the trip by law or contract; (2) applicable local, state and federal laws, regulations, ordinances or the like; and, (3) YTI safety procedures, standards, rules, signs and guidelines, including this Safety Manual. YTI safety procedures, standards, rules, and guidelines only supplement and do not in any way supersede state and federal laws or other industry regulations.
- Except in the case of emergency, Drivers may only be out of their cab when (a) at Trouble Parking, (b) safely in the locking/unlocking areas at the In-Gate/Out-Gate Areas, (c) dropping off or receiving a chassis, (d) using the restroom, or (e) connecting air hoses (together the "Approved Locations").
- Seatbelts must be worn at all times while operating a vehicle inside the Terminal.
- Drivers will obey the posted speed limit of 20 mph while on the Terminal.
- Drivers will obey all traffic signals and come to a complete stop at all stop signs.
- Drivers shall not use any personal and portable electronic devices, including cell phones, C.B. radios, and headphones, while operating a vehicle on Terminal property.
- High visibility vests are required, at all times, inside the Terminal.
- Hardhats are required when there is an overhead danger.
- Passengers and pets are not allowed on the Terminal.
- All container handling equipment has the right of way; Drivers shall yield to all container handling equipment on Terminal.
- Drivers are required to present a valid TWIC at all Terminal entry points.
- Drivers of all truck equipment operating at the Terminal are required to have a valid Commercial Operator's license (CDL).
- Drivers will ensure their vehicles are in safe operating condition prior to arrival.
- Use caution when inclement weather conditions, including, but not limited to, heavy rain, high winds and fog, occur. At all times and under all travel conditions, Drivers must operate their vehicles at a safe speed so the vehicle can be stopped in a safe manner.
- Reduce speed and use extreme caution in congested areas and at intersections. Yield and stop as necessary for safe passage.
- Vehicles at cross aisles shall always yield to vehicles and machinery transiting on the main thoroughfares.
- The rail yard is a restricted area. Drivers are not permitted in the rail yard under any circumstances.
- Drivers must set brakes before leaving their vehicles.
- The designated areas for locking and unlocking twistlocks are those k-railed off areas at the Ingate/Outgate Areas. Drivers are not permitted to exit their vehicle in the yard for the purposes of locking or unlocking chassis twistlocks.
- Drivers will use caution around any suspended load. Drivers should never drive or walk under a suspended load.
- All loads must be properly stabilized and secured before entering or exiting the Terminal.
- Park vehicles in designated areas only. Do not park vehicles where they interfere with the flow of traffic. Do not park vehicles where they interfere with the use of fire hydrants or other firefighting equipment or emergency response equipment.
- A distance of not less than 20 feet (6.1 m) shall be maintained between vehicles in queue lines, at the In-Gate/Out-Gate Areas and Roadability. This distance shall be maintained between any subsequent vehicles

behind which employees or other vehicle operators are required to work. Paraphrased from OSHA 1917.44(i)

- If any vehicle is observed operating in violation of the rules in this Safety Manual or otherwise in a “dangerous” manner, the driver of the vehicle may be instructed on corrective actions, which can include being denied access to the YTI Terminal, or other action will may be taken.
- Drugs, alcohol, and firearms are not permitted on the Terminal.
- Smoking is permitted in designated areas only. Vehicle repairs on Terminal are not permitted. Any vehicle needing repairs must be towed off Terminal.

## **7. GROUNDED CONTAINER STORAGE AREAS**

- Use caution at Intersections.
- Vehicles on cross aisles shall always yield to vehicles and container handling equipment transiting on the main aisles.
- Driving between container piles/rows or on the container decking grid is prohibited.
- Drivers may utilize the bypass lane only “when using extreme caution” to navigate safely in and out of the pad. Drivers must at all times yield to cargo handling equipment operating in and around the area.

## **8. RTG (RUBBER TIRED GANTRY CRANES) OPERATIONS**

- Drivers are not permitted outside their vehicle in the RTG operating area, including RTG Container rows. This is a “no pedestrians” area.
- Use caution when crossing RTG Crane paths.
- Trucks must be properly aligned between the white lines when positioning for delivery or discharge of containers or while in the queue line for an RTG Crane. In order for crane operators to properly land or hoist containers, trucks and chassis must be positioned straight between the painted white lines.
- Never park on RTG Crane paths.
- Yield to all RTG Cranes. All container handling equipment has the right of way.
- Use caution when exiting out of RTG Crane Pads. Yield to RTG Cranes and main aisle traffic.
- Use extreme caution when driving outside of the truck lanes in the RTG Crane Pads. Do not attempt to drive between RTG Cranes unless specifically instructed by the clerk. The distance between RTG Cranes may not be sufficient for any traffic.
- Use extreme caution when in the RTG pads. The RTG Crane operator has limited visibility due to the RTG’s cab configuration. RTGs always have the right of way.
- Use extreme caution when operating on the Backside of RTGs. RTG Crane operators CANNOT see vehicles or pedestrians on the Backside of the RTG.

## **9. TOP HANDLER OPERATIONS**

- Drivers are not permitted outside their vehicle in the Grounded Container Storage Areas. This is a “no pedestrians” area.
- Yield to all Top Handlers. Container handling equipment always has the right of way.
- Use caution when passing other trucks parked in Grounded Container Storage Areas.
- Do not block main and cross aisles while queuing for Top Handler operations.
- The Top Handler operator may sound a horn to assist a Driver in correctly positioning the truck and chassis for container loading. The horn is sounded once to signal the Driver to pull forward. The horn is

sounded twice to signal the Driver to back up. During repositioning of the truck, the horn is sounded once to signal stop.

- Use caution around Top Handler operations. Top Handler operators have limited visibility due to cab configuration and view-blocking loads.
- Use extreme caution when passing behind a working Top Handler. Verify that the Top Handler is aware of your intent to pass behind the equipment and wait until the Top Handler has come to a complete stop before attempting to pass behind the equipment.

## **10. DOCK/HIGHLINE**

- The Dock/Highline area is a restricted area. Drivers are not permitted to drive on the Dock/Highline or under the Ship-to-Shore/Hammerhead cranes unless specifically directed to do so by YTI Terminal personnel.
- All container handling equipment has the right of way. Ship-to Shore/Hammerhead Cranes operators have limited visibility due to cab configuration.
- Do not park on or near Ship-to-Shore/Hammerhead Crane rail tracks or any grounded hatch covers.
- Be aware of and use extra caution around Dock/Highline due to increased pedestrian traffic.
- Use caution while around or near the back reach of Ship-to-Shore/Hammerhead Cranes due to suspended loads.
- Never unload or leave any equipment, including chassis, on the Dock unless instructed by YTI Terminal personnel.
- Be aware of changing traffic patterns, and always proceed with caution into traffic areas.
- Do not drive under suspended loads.

## **11. GATES (INBOUND/OUTBOUND LANES)**

- Drivers are required to present valid TWIC at all Terminal entry points.
- Drivers must set truck brakes before leaving their vehicles.
- Keep an alert lookout for pedestrian traffic in both inbound and outbound lanes.
- YTI clerks will place the correct hazard placard on the container as needed.
- Empty containers with placards will not be accepted. Drivers must remove placards from empty containers prior to entering the Terminal.
- All Drivers leaving the Terminal are required to drive through an RPM (Radiation Portal Monitor). These are required by USCBP (United States Customs and Border Protection). USCBP may request a driver to pull over for a secondary inspection. All Drivers MUST comply with instructions made by USCBP.
- Use designated unlocking (ingate) and locking (outgate) areas for unlocking and locking chassis twistlocks.
- Drivers are solely responsible for ensuring all twistlocks are fully unlocked and functioning properly at the designated In-Gate Area.
- Drivers are solely responsible for ensuring all twistlocks are fully locked and functioning properly at the designated Out-Gate Area.

## **12. ROADABILITY (RODO)**

- All Drivers with chassis or loads are required to exit through Roadability.
- Proceed with caution. Mechanics and pedestrians may be on foot in the immediate vicinity.
- Obey all STOP signs before entering Roadability.

- Remain in the cab of your truck during inspection unless specifically directed to exit by Terminal personnel.
- Be sure to shut off your vehicle completely for inspection.
- Mechanics will instruct you to pull forward when they are ready.
- Be aware of other vehicles as you exit roadability.

### **13. PEDESTRIANS**

- Drivers shall remain in their trucks unless absolutely required to be on foot. Except in the case of emergencies, Drivers shall only be out of their cab when in an Approved Location (as defined in Section 6 “General Rules”). When Drivers are required to leave their trucks, they must wear proper PPE which consists of high visibility vest, steel toed shoes and a hardhat if an overhead hazard is present.
- While on foot, Drivers must be on the lookout for all traffic. The terminal is a high traffic area requiring extra caution by pedestrians.
- Drivers must comply with the rules in this Safety Manual to ensure their own safety and the safety of others.
- Pedestrians must be aware of vehicular traffic flow and potential slip and trip hazards at all times while in the Terminal. The Terminal is an industrial area and there may be uneven surfaces. It is recommended that Drivers minimize their time spent on foot even in Authorized Areas.
- If Drivers are involved in a vehicle accident and must leave their vehicles to assess the accident, they must use extra caution while on foot and be aware of hazards that may be present due to varying traffic patterns. Drivers should wait to exit their vehicle until YTI Terminal personnel have arrived on scene.
- This Safety Manual is not intended to address every possible pedestrian situation. Drivers must always exercise good judgment.

### **14. GROUNDED/STACKED CHASSIS AREA**

- Obey all signs within the chassis pit.
- Be aware of the possibility of pedestrians in the chassis pit.
- Never work in the bight and stay clear of all pinch points.
- Keep all doors of your vehicle closed, at all times, when receiving/dropping off chassis.
- Be sure the area is safe before exiting your vehicle.
- Turn off and set the brake before exiting your vehicle.

### **15. MISCELLANEOUS**

- Please be advised that YTI may utilize video and sound surveillance to monitor and record activities that take place on Terminal. By coming onto the Terminal, all Drivers consent that they may be subject to video and sound surveillance, monitoring and recording, and agree that YTI may use any images, photos, videos, sound or other data collected and/or recorded for any purpose unless otherwise prohibited by law. Surveillance may be used to evaluate compliance with this Yusen Terminals LLC Terminal Trucking Safety Manual, as well as any other local, state, federal, or company safety protocols, rules, laws, or regulations. YTI has no obligation to actively monitor, surveil or record activities on Terminal.