

QUONSET DEVELOPMENT CORPORATION

TERMINAL TARIFF NO. 017

DEFINITIONS

FMC ORG NUMBER: 001934

TYPE: TM

WT TON VALUE: 2000

WEIGHT UNIT: LBS

VOL TON VALUE: 40

VOLUME UNIT: CFT

CURRENCY: USD

FILING CODES: I

ISSUE DATE: 10JUN2005

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DESC: PUBLISHER MAIN OFFICE

NAME: GLENSERVE COMPANY

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RULE: 34 - TERMINAL TARIFFS

Effective: 10JUN2005

Filing Codes I

For application of individual charges, consult the subrules contained herein.

RULE: 34.1 - SCOPE

Effective 10JUN2005

Filing Codes I

SCOPE:

The rules, regulations, conditions, commodity rates and/or charges set forth in this tariff apply to or from the following terminal(s)

<u>NAME</u>	<u>ADDRESS</u>
QUONSET DEVELOPMENT CORPORATION	QUONSET BUSINESS PARK 30 ENTERPRISE DRIVE NORTH KINGSTOWN, RI 02852

RULE: 34.1 - SCOPE

Effective 10JUN2005

Filing Codes C

SCOPE:

The rules, regulations, conditions, commodity rates and/or charges set forth in this tariff apply to or from the following terminal(s)

QUONSET DEVELOPMENT CORPORATION
QUONSET BUSINESS PARK
30 ENTERPRISE DRIVE
NORTH KINGSTOWN, RI 02852
PHONE: (401) 295-0044
FAX: (401) 295-8345

RULE: 34.2 - ABBREVIATIONS AND SYMBOLS

Effective 10JUN2005

Filing Codes I

ABBREVIATIONS

A.M. - Before Noon

P.M. - After Noon

\$ - U.S. Currency

% - Percent

FMC - Federal Maritime
Commission

GRT - Gross Registered Ton

LBS - Pounds

SYMBOLS

(A) Denotes Increase

(E) Expiration

(C) Denotes Change in Wording

(R) Denotes Reduction

Wording which results in neither
increase nor decrease

(N) Reissued Matter

(I) Denotes New or Initial
Matter

(G) General Increase
or Decrease

RULE: 34.3 - GENERAL RULES AND REGULATIONS

Effective 10JUN2005

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ITEM 1. APPLICATION OF TARIFF:

The Port of Davisville is owned by the State of Rhode Island and is operated by the Quonset Development Corporation (QDC), (AKA Davisville Port Authority). Radio call sign Davisville Port Control. The Maritime Transportation Security Act (33 CFR Parts 101, 102, 103, ET AL) applies to the Port Authority. Those vessels subject to the Act are required to interface with the Port Authority. This port is a border entry point, and all persons, effects, and vehicles are subject to search under Federal Statue 19 US Code Section 482. The Port of Davisville is a Foreign Trade Zone and all persons,

goods, and conveyances are subject to search by US Customs & Border Protection Officers. The Maritime Transportation Security Act (33 CFR part 105) applies to the Port of Davisville. Except as otherwise provided herein, the rules, regulations, rates and charges in this tariff will apply on all cargo delivered to or discharged from vessels at Quonset Point/Davisville, Rhode Island (QP/D).

ITEM 2. DEFINITION OF QDC:

Whenever the word "QDC" occurs in this tariff, it shall be construed to mean the authorized representatives of the Quonset Development Corporation - a public corporation.

ITEM 3. ARRANGEMENTS FOR BERTHS:

All vessels, or their owners or agents desiring berths at QP/D shall apply for berth application at least five (5) days in advance of vessels arrival, furnishing QDC with the vessels name, length overall, draft, docking and sailing, pier request, name of agent's company and a copy of the crew list. Also, quantity and nature of cargo to be handled. All vessels, or their owners or agents desiring berths must obtain a Pier Loading Permit (if required).

ITEM 4. RESPONSIBILITY FOR LOSS OR DAMAGE:

The QDC, its officers, agents or employees shall not be responsible and not be held liable for loss or damage, by whomsoever caused, to vessels, merchandise or any other property handled at or upon QP/D, or stored thereon, either by fire, water, flood, action of the elements, collision, explosion, theft, negligence, riot, strike or other cause, except where it is due to QDC's own negligence. Any damage done to the pier, buildings, utilities, other structures or equipment at the port by a vessel or otherwise, must be

immediately reported to the QDC, together with the name of the person causing such damage. The expense of the repair of such damage shall be paid by said vessel or person, or agent of said vessel or person, except where it is due to QDC's own negligence. (Subject to Subrule 34.3, Item 30 herein)

ITEM 5. DANGEROUS CARGO:

No gunpowder, explosives or other dangerous cargo may be placed upon QP/D piers except by permission of the QDC.

ITEM 6. ACCESS TO SHIPPING RECORDS:

Vessel owners, agents and masters will be required to permit QDC to have access to the cargo manifest and any other transportation documents for the purpose of obtaining the data necessary for the correct assessment of charges.

ITEM 7. INSPECTION OF CARGO:

The QDC is authorized to enter upon and inspect any vessel in berth or at anchor in the harbor, to ascertain the kind and quantity of merchandise of cargo thereon and no person or persons shall hinder, molest or refuse entrance upon such vessel for the purpose specified.

ITEM 8. ARRANGEMENTS FOR USE OF THE FACILITIES:

When shippers, consignees, rail, motor freight or water carriers forward business to the port, arrangements must be made in advance for the handling or storage of same, otherwise it is optional with the QDC as to whether or not such business is accepted. The use of the facilities under the jurisdiction of the QDC shall constitute a consent to the terms and conditions of this tariff, and evidence an

agreement on the part of all vessels, their owners or agents and other users of such facilities to pay all charges specified in this tariff and be governed by all rules and regulations herein contained. Vessels will contact Davisville Port Control by VHF Channel 12 (call sign WCR9113) prior to docking for current MARSEC information. A Declaration of Security (DoS) will be signed by The Vessel Security Officer. The vessel will comply with all items listed on the DoS while in port. The vessel will notify Davisville Port Control if any crew or passengers intend to disembark. The vessel will provide Davisville Port Control with the names of all personnel leaving the ship. The vessel is responsible for posting gangway watch and posting a lookout while in port. The vessel is responsible for checking identification and screening of all personnel, hand carried items, baggage and ship's store before boarding the ship. The vessel will provide advance notification of any visitors, and stores or goods to be delivered to the ship, while in port. The vessel will contact Davisville Port Control prior to getting underway. The vessel will notify Davisville Port Control and the US Coast Guard of any maritime incidents while in port.

ITEM 9. COMMERCIAL CONTRACTORS:

All outside maintenance contracted by leases, vessels, vessels owner or agents must receive clearance through QDC prior to entering into any work at QP/D.

ITEM 10. BUSINESS HOURS:

The hours of business are between 8:30 A.M. and 4:30 P.M., exclusive of Saturdays, Sundays and holidays. Services performed during other than business hours shall be subject of special agreement with QDC.

ITEM 10. BUSINESS HOURS : (CONTINUED)

The QDC observes the following holidays:

New Year's Day (January 1)

Dr. Martin Luther King, Jr. Day (third Monday in January)

Memorial Day (last Monday in May)

Independence Day (July 4)

Victory Day (second Monday in August)

Labor Day (first Monday in September)

Columbus Day (second Monday in October)

Election Day (in years of election of Rhode Island General Officers)

Veteran's Day (November 11)

Thanksgiving (fourth Thursday in November)

Christmas (December 25)

ITEM 11. CAPACITY OF FACILITIES:

QDC does not obligate itself to provide berthage, storage, equipment, labor, or other form of service beyond the reasonable capacity of its facilities.

ITEM 12. VESSEL REQUIRED TO USE BERTH ASSIGNED:

All vessels are required to use berth assigned. Assignments of berth are not transferable and in the event of failure to use berths as and when assigned, QDC reserves the right to use such unoccupied berth for other purposes.

ITEM 13. MOVEMENT OF VESSELS:

Vessels shall move from place to place or leave piers controlled by QDC at the direction of QDC. Any vessel which is not moved promptly upon notice to so move, may be shifted by QDC and any expense involved, damage to vessel or to other vessels or to the pier during such removal shall be charged to said vessel. (Subject to Subrule 34.3, Item 30 herein)

ITEM 14. CREW ABOARD AT ALL TIMES:

All vessels berthed at piers controlled by QDC shall at all times have sufficient crew to comply with orders issued by QDC and to observe all rules and regulations.

ITEM 15. REMOVAL OF REFUSE MATERIAL:

Rubbish, refuse or other material must be removed from pier, bulkhead, or other areas within the confines of QP/D or other property controlled by QDC, by the person placing it there, upon demand of QDC, otherwise it will be removed at the expense of the party responsible and liable party will be subject to \$500.00 fine.

ITEM 16. REMOVAL OF OBJECTIONABLE FREIGHT:

The QDC reserves the right to move freight or other material which in its judgement is liable to damage other goods, to another location on the piers, or to private facilities, at the risk and expense of the owner. (Subject to Subrule 34.3, Item 30 herein)

ITEM 17. ABANDONED CARGO:

The vessel shall bear the expense of removing from piers abandoned cargo, such as damaged or unsaleable goods, and

shall be responsible for payment of wharfage, storage and other accrued charges on such cargo.

ITEM 18. DUMPING OF OIL OR REFUSE:

It shall be unlawful for any person to pump, discharge or deposit or to cause or permit to be pumped, discharged or deposited or to pass or allow to escape in or unto the waters of the harbor any oil, spirits, or inflammable liquid or any coal tar, or refuse, or residuary product of coal or any petroleum asphalt, bitumen, or other carbonaceous material or substance, or any product or compound thereof, or any bilge water containing any of said materials or substances.

ITEM 19. RESPONSIBILITY FOR DEMURRAGE OR DETENTION:

QDC does not assume responsibility for delays of any nature, demurrage to vessels or railroad cars, or detention on vessels, arising from any cause whatsoever.

ITEM 20. STEVEDORING:

All stevedoring (loading or discharging of vessels) will be subject to the rules and regulations of QDC and must be performed in a manner satisfactory to QDC, but QDC assumes no responsibility for such work, unless otherwise provided.

All stevedoring companies performing work at the QP/D piers shall be required to file with QDC a certificate of Insurance showing proper coverage for legal liability for damage to QDC property, cargo and/or other personal injuries in the amount not less than \$300,000.

ITEM 21. INSURANCE NOT INCLUDED:

The charges provided for herein do not include insurance of any kind, nor will such insurance be covered by QDC under their policies.

ITEM 22. OBSTRUCTION OF ROADWAYS, RAIL:

The roadways, rail lines, and platforms on the property of the piers shall be kept clear for traffic. No materials, cars or trucks shall be allowed to remain or be stowed thereon. Any property allowed to remain on said roadways and platforms may be removed by QDC at the expense and risk of the owner of the property so removed. (Subject to Subrule 34.3, Item 30 herein)

ITEM 23. PARKING REGULATIONS:

It shall be unlawful to park vehicles in other than approved parking areas. All persons violating this restriction shall have the vehicles towed away at the sole expense and risk of owner or operator of vehicle. (Subject to Subrule 34.3, Item 30 herein)

ITEM 24. MUNICIPAL WHARF NOT PUBLIC THOROUGHFARE:

The piers and other property controlled by QDC is not a public thoroughfare and all persons entering thereon do so at their own risk.

The QDC reserves the right to refuse admittance to the port/pier area and to require the removal from the premises of any person for any reason whatsoever.

ITEM 25. SMOKING ON PREMISES:

No person shall smoke or light any matches or use or carry any open flame or lighted lantern, or permit any smoking or the lighting of any match or the use or carrying of any open flame or lantern in the sheds or in the open storage area.

ITEM 26. CLEANING OF OPERATIONAL AREA:

It will be the responsibility of stevedore concerned to take such action as shall be deemed necessary to return all operational areas, including but not limited to, pier property, transit sheds or open storage areas to a condition considered acceptable to QDC. If such action is not completed within 24 hours after the completion of the vessel concerned, QDC will take appropriate action to accomplish whatever clean-up may be required. The stevedore will be billed by QDC immediately upon completion of the action.

ITEM 27. STANDBY DOCKAGE:

The term standby dockage is used to define those vessels berthed at the QP/D piers and not in process of discharging or loading cargo. Berthing facilities will be allocated to vessels in this category on an "as available" basis, and in all cases these vessels will carry a lesser priority than those destined to load or unload at the QP/D piers. Vessels requesting standby dockage will be subject to the provisions of Items 13 and 14 as are all vessels at the piers.

ITEM 28. PENALTIES:

A) Penalty for noncompliance with the provision of Item 13 will be \$100.00 per hour for each hour that a vessel remains on berth from the time specified by the QDC, provided that the vessel or its agent has been given a minimum of 3 hours advance notice.

B) Penalty for noncompliance with the provisions of Item 18 will be \$1,000.00 per incident assessed against the vessel for each violation noted by QDC plus the cost of clean-up by a contractor designated by the U.S. Coast Guard and/or QDC.

ITEM 29. PAYMENT OF INVOICE:

A) On each inbound or outbound ship moving across QP/D, the responsibility for payment of Port Tariff Charges shall rest with those who perform the forwarding functions on such shipments unless other arrangements have been made.

B) The responsibility for Port Tariff Charges assessed against a vessel shall rest with the local agent and/or owner of such vessel unless other arrangements have been made.

C) Vessels, their owners and agents and other users of QDC facilities shall be required to permit access to manifests, loading or discharge lists, rail or motor carrier freight bills or other pertinent documents for the purpose of audit to determine the correctness of reports filed or for securing data to permit correct billing of charges. Failure to furnish the required documents will result in waiver of free time and immediate assessment of wharfage charges based on 110% of applicable charges.

D) Invoices are due and payable within ten (10) days from date of invoice. Invoices not paid within thirty (30) days from date of invoice are subject to a one and one half percent (1.5 %) service charge per month.

Failure to pay within thirty (30) days may cause the named of the responsible party to be placed on a delinquent list and then such party will be denied further use of the facilities until all outstanding charges have been paid.

E) QDC reserves the right to estimate and collect in advance all charges which may accrue against cargo or vessels if parties representing such cargo or vessel have habitually been on the delinquent list.

ITEM 30. LIMITS OF LIABILITY:

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

RULE: 34.4 - DOCKAGE DEFINITION AND CHARGES

Effective 10JUN2005

Filing Codes I

ITEM 101. DOCKAGE DEFINED:

The term dockage refers to the charge assessed against a vessel for berthing at the facility or for mooring to a vessel so berthed.

ITEM 102. DOCKAGE CHARGES:

a) Self Propelled Vessels: Dockage will be assessed against the vessel, its owners, agents, or operators on the basis of the highest net registered tonnage of the vessel for the period the vessel remains at the berth. The period of time for which dockage shall be assessed the vessel shall commence when such vessel is made fast to the pier, bulkhead or to another vessel so berthed and shall continue until such vessel has completely vacated such berth. Dockage will be assessed against the vessel, its owners, agents or operators at a rate of 20 cents per net registered ton per twenty-four hour period or fraction thereof with a minimum charge of \$500.00 per day. The highest published Lloyd's Register of Shipping measurement shall be used in determining net registered tonnage.

b) Idle Status: Whenever a ship is berthed at QP/D piers with the permission of QDC, in idle status, prior to the commencement or subsequent to the completion of loading and/or unloading cargo. A charge of .17 cents per net registered ton per calendar day or fraction thereof with a minimum charge of \$400.00 per calendar day or fraction thereof.

c) Non-Self Propelled Vessels: A charge of \$600.00 per twenty-four hour period or fraction thereof shall be assessed against seagoing and/or in transport barges berthing or making fast to the pier for the purpose of loading and/or discharging cargo directly to or from the pier.

d) Dockage charges of \$3.00 per foot will be computed on Pure Car Carriers only as published in Lloyd's Register of Shipping.

RULE: 34.5 - WHARFAGE DEFINITION AND CHARGES

Effective 10JUN2005

Filing Codes I

ITEM 103. WHARFAGE DEFINED:

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

ITEM 104. WHARFAGE CHARGES:

- a) General Cargo, not otherwise specified, \$1.00 per ton of 2000 lbs., or 40 cubic feet whichever is greater as determined from vessel's manifest.

- b) Unboxed automobiles shall be assessed \$3.00 per unit.

- c) Steel-structural, coils, packaged sheets, rods, pipes, plates and etc. shall be assessed ninety-five cents (.95) per ton of 2000 lbs. or 40 cubic feet whichever is greater as determined from vessel's manifest.

- d) Eighty five cents (.85) per thousand (1,000) feet board measurement as determined from vessel's manifest on lumber.

- e) Dry and liquid bulk products to be arranged.

f) Agricultural and industrial equipment shall be assessed a flat rate of \$12.00. Agricultural and industrial equipment weighing over 15,000 pounds shall be assessed the general cargo rate of one dollar (\$1.00) per ton of 2,000 pounds.

g) Minimum charges to be paid in advance of receipt of cargo to port clerk at QDC. This charge shall be \$15.00, for those elements listed under Item 104. Wharfage Charges, with the exception of (b).

ITEM 105. CONTAINER WHARFAGE CHARGES:

a) On loaded containers which have been stuffed or stripped on terminal premises with cargo moved direct between container and truck or rail will be assessed a wharfage charge as follows:

40 foot in length \$24.00 per container

20 foot in length \$19.00 per container

b) On loaded containers which have been stripped or stuffed on other than terminal premises will be assessed a wharfage charge as follows:

40 foot in length \$25.00 per container

20 foot in length \$21.00 per container

Less than 20 foot
in length \$12.00 per container

c) All empty containers \$10.00 per container.

d) Wharfage charges are assessed against the vessel or its authorized agents.

RULE: 34.6 - WHARF DEMURRAGE

Effective 10JUN2005

Filing Codes I

ITEM 106. WHARF DEMURRAGE DEFINED:

A charge assessed against cargo remaining in or on QDC property affiliated with the Port and not explicitly covered by tenant leased areas designated by the QDC. The expiration of free time unless arrangements have been made for storage.

ITEM 107. WHARF DEMURRAGE:

a) Covered Areas: \$2.00 per day per item for the first two (2) days, \$4.00 per day from day three (3) to day six (6) and \$8.00 per day thereafter.

b) Open Areas: \$2.00 per day per item for the first (2) two days, \$4.00 per day from day three (3) to day six (6) and \$8.00 per day thereafter.

c) In the event of a strike or other uncontrollable occurrence, cargo already on demurrage will remain in that category of demurrage until the situation is rectified. Upon termination of the situation, all cargo will revert to the first category of demurrage and proceed as in (a) and (b) above.

RULE: 34.7 - FREE TIME

Effective 12OCT2005

Filing Codes I

ITEM 108. FREE TIME DEFINED:

The specific period during which cargo may occupy space assigned to it on terminal property free of wharf demurrage or terminal storage charges immediately prior to the discharge of such cargo on or off the vessel.

ITEM 109. FREE TIME PERIOD:

- a) Loading: Cargo may be assembled on QP/D piers, without charge for four (4) days, exclusive of Saturdays, Sundays, and legal holidays, before the arrival of vessel on which it is to be loaded.
- b) Discharging: Cargo unloaded from a vessel may remain on QDC piers, without charge for four (4) days, exclusive Saturdays, Sundays and legal holidays, from the first 7:00 a. m. after the vessel has completed discharging its cargo.
- c) In the event the consignee or owner of the cargo should make application for delivery of the cargo or portion thereof during the free time period and the terminal should be unable for any reason to make available to the consignee or owner such cargo or portion

thereof, the free time shall be extended for a period equal to the terminal's inability to make the cargo available.

d) Undelivered Cargo: Cargo which is undelivered and remains on the terminal property beyond the expiration of the free time may be repiled to make space or transferred to other locations within the facility or removed to a public warehouse with all expenses and risk of damage for the account of the owner, shipper, consignee or carrier as responsibility may lie. The Quonset Development Corporation is to have a lien on all such cargo, including that which may be placed in public storage for all terminal charges accrued. (Subject to Subrule 34.3, Item 30 herein)

e) Cargo remaining on the terminal facility in excess of forty-five (45) days will be considered abandoned and sold to satisfy any terminal charges that might be due the Quonset Development Corporation. Fifteen (15) days prior to such sale, a registered receipted letter of notice will be mailed to the owner of record. Any amount received beyond the charges due the terminal operator will be forwarded to the owner of the cargo if claimed within one year of mailed notice.

RULE: 34.8 - MISCELLANEOUS SERVICES AND CHARGES

Effective 12OCT2005

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ITEM 110. HARBOR SECURITY CHARGE:

The following Harbor Security Surcharge is Assessed against vessels or barges subject to 33 CFR Part 104 using any facility in the Port of Davisville, or any other facility operated by the QDC:

Vessel owners and / or agents will be assessed a Harbor Security Surcharge Charge based on the Rates plus (20) percent, which may be changed from time to time by the Corporation.

This surcharge provides a partial offset to increased maritime Security measures implemented by the QDC including Measures mandated but not compensated by the Maritime Security Act of 2002.

ITEM 111. WATER

Water will be furnished to vessels at the rate of \$2.14 per thousand gallons of usage as well as a connection charge of \$190.00 will be assessed against the agent.

ITEM 112. ELECTRICITY: (OMIT)

Electric current for power or lighting will be furnished at the rate of twenty cents (\$.20) per kilowatt hour, with a minimum charge of twenty-five dollars (\$25.00).

ITEM 112. TRUCK CHARGES:

Loading or unloading of cargo manifested outside the State of Rhode Island and Providence Plantations district, shall be assessed \$10.00 per trailer.

ITEM 113. CRANE SERVICE:

All firms providing crane service at QDC shall be assessed 10% of gross rentals based on the equipment usage, exclusive of manpower required to operate said equipment, for the privilege of using the QP/D property and all such firms will furnish the QDC a monthly report of their activities at the port for billing purposes.

Firms leasing property from the QDC are excluded from the above charge.

ITEM 114. PAYMENT OF BILLS:

All bills are due on receipt. Presentation of bills to vessels is done as a matter of accommodation and convenience and shall not constitute a waiver of the lien of charges against the vessel for services or supplies furnished the vessel for which maritime law gives a lien.

The QDC reserves the right to estimate and collect in advance all charges which may accrue against vessels or against cargo loaded or discharged by such vessels or from other users, of waterways and port facilities whose credit has not been properly established with QDC. Use of facilities may be denied or cargo removed from storage until such advance payments or deposits are made.

The QDC does not recognize the numerous shippers or consignees and cannot attempt to collect or assist in collecting wharfage and similar bills which may be passed on to the shippers and consignees by the vessel, its owners and agents when presented and charges must be paid by the ship owner or the agent regardless or when the vessel, its owner or agents are reimbursed.

The QDC reserves the right to apply any payment received against the oldest outstanding invoice. The carrier, vessel, owner, shipper, receiver or agent who shall fail to pay any bills when due shall be placed on the delinquent list, conditions of which are defined in Item 115.

ITEM 115. DELINQUENT LIST:

All carriers, vessels, owners or agents or other users of the facilities of QDC placed on the delinquent list, in accordance with Item 114 above, shall be denied by QDC use of the facilities or the right to remove cargo from storage until all such charges, together with any other charges due, shall have been paid.

ITEM 116. HARBOR MASTER FEE

The QDC (Davisville Port Authority) will collect from all Vessels and barges subject to 33 CFR Part 104 that use any facility in the Port of Davisville or any other facility operated by the QDC, a Harbor Masters Fee in the amount of one hundred dollars (\$100.00) per vessel call to pay for the services required of the Harbor Master to defray the necessary expenses attendant upon the execution of the duties devolved upon it in relation to the regulations for the safety and convenience of vessels entering said port and waters, or any of them.

RULE: 34.9 - PASSENGER WHARFAGE DEFINITION AND CHARGES

Effective 10JUN2005

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ITEM 116. PASSENGER WHARFAGE CHARGES:

Passenger embarking from shore to ship \$4.00.

Passengers debarking from ship to shore \$4.00.

Passengers under the age of 12 years traveling on half-fare rate, debarking from ship to shore \$1.25.

Passengers under the age of 12 years traveling on half-fare rate, embarking from shore to ship \$1.25.

Passengers in transit on a ship making QP/D port of call on a continuous trip, debarking and embarking a total of \$3.00.

Cruise ship passengers, purchasing a fare as deck passenger only and not purchasing cabin facilities:

Embarking.....\$3.00

Debarking.....\$3.00

Cruise ship passengers under the age of 12 years purchasing a fare as a deck passenger only, and not purchasing cabin facilities:

Embarking.....\$2.00

Debarking.....\$2.00

Steamship company officials only, when traveling aboard their own ships are exempt from payment of passenger wharfage fees.

ITEM 117. PASSENGER SHIP DOCKAGE DEFINED:

The charge of \$.20 per net registered ton per day or fraction thereof as registered in Lloyd's of London.

ITEM 118. SAFE HARBOR DEFINED:

Vessels may request safe harbor from the QDC but there will be a charge against the owner and or agent for the vessel. The charges are described in Item 102 of this tariff. Vessels that are granted

safe harbor must file a berthing application within twenty – four (24) hours of berthing.