Terminal Tariff No. 1

Rates, Charges, & Regulations Governing Various Services Provided at

Violet Dock Terminal

Effective January 1, 2013

(Subject to revision without notice)



Issued By Associated Terminals of St. Bernard, L.L.C. 8000 St. Bernard Highway Arabi, LA 70032

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Section 1

DEFINITIONS

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	Section 1 Definitions
Agent or Vessel Agent	The party or entity which submits the application for berth.
Arrival At Berth	The time the initial docking tugs arrive at the vessel to commence berthing shall be considered as the arrival time.
Berth	The water area at the edge of a wharf, including mooring dolphins, used by a vessel while docked.
Day	A consecutive 24-hour period or fraction thereof.
Departure From Berth	The time the undocking tugs depart from vessel shall be considered as the departure time.
Dockage	The charge assessed against a vessel for berthing at a wharf, pier, dolphins, bulkhead, structure or bank or for mooring to a vessel so berthed.
Inland Watercraft	Wherever used in this tariff, the term "Inland Watercraft" shall include all ves- sels, private and public, ordinarily operated on rivers, lakes, canals, and other inland waterways employed in any maritime service, task, venture, voyage, or mission, commercial or non-commercial, of a private or public nature. The term "Inland Watercraft" shall not apply to any vessel in tow by another vessel or barges used in movement aboard ocean vessels entering or leaving the harbor destined to or from any point via the Gulf of Mexico.
Ship	Any self-propelled seagoing vessel.
Stevedore	One who works at or is responsible for the loading or unloading of a ship or vessel.
Tugs and Towboats	Vessels which do not carry freight or passengers, but are used to tow or push other vessels.
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	Section 1 of Definitions		
User	A user of the facilities leased and any vessel or person using any pr or for whom any service, work, or made available by terminal, or any moving over such facilities.	operties, facilitie labor is furnishe	es, or equipment, or to whom ed, performed, done, or
Vessel	Includes within its meaning every contrivance whether self-propelled being used, as a means of transp meaning the owner thereof.	d or non-self-pro	pelled, used, or capable of
Vessels Engaged in Foreign and Coastwise Trade	Wherever used in this tariff, the te Coastwise Trade" shall include all pelled or in tow or barges used in or leaving the harbor destined to o employed in any maritime service cial or non-commercial of a private	vessels, private movement aboa or from any point , task, venture, v	and public whether self-pro- ard ocean vessels, entering t via the Gulf of Mexico, voyage, or mission, commer-
Wharfage	A charge assessed against the ca veyed over, onto, or under wharve lighter) when berthed. Wharfage i facilities and does not include cha	es or between ve s solely the char	essels (to or from barge or ge for use of certain
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¢	Cents
\$	Dollar
%	Percent
(A)	Addition
(C)	Change in wording which results in neither an
	increase or decrease
(I)	Increase
(N)	New Item
(R)	Reduction
Cont' d	Continued
ATSB	Associated Terminals of St. Bernard, L.L.C.
FMC	Federal Maritime Commission
GRT	Gross Registered Ton
Lbs.	Pounds
LOA	Length-Over-All
MT	Metric Ton of 2,204.06 pounds
MTO	Marine Terminal Operator
NOS	Not otherwise specified
NT	Net Ton of 2,000 pounds
O/T	Other than

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Section 2

GENERAL INFORMATION, RULES AND REGULATIONS

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Section 2 General Information, Rules and Regulations			
Item Introduction 01	This Tariff is published by Associated Terminals of St. Bernard, L.L.C. (ATSB) It contains rules and regulations, rates and other charges applicable to public use of Violet Dock Terminal, Mile 83.5 on the Mississippi River, owned by the St. Bernard Port, Harbor and Terminal District.		
	ATSB is a privately owned company and is not affiliated or associated with any city, state or federal agency. Therefore, use of these facilities is by private contract by and between ATSB and interested parties.		
	Rates and charges set forth in this Tariff are net, and are in addition to all other rates, charges and impositions that may be imposed by The St. Bernard Port, Harbor and Terminal District or other governmental and non-governmental agencies		
	Legal Address is:		
	Associated Terminals of St. Bernard, L.L.C. 9100 Safety Drive Convent, LA 70723		
	Physical Location is:		
	Chalmette Slip 8000 St. Bernard Highway Arabi, LA 70032		
	Phone (504) 277-5101 Fax: (504) 279-8353		

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	Associated Terminals of St. Bernard, L.L.C. Violet Dock Terminal Revised Page 9				
	Section 2 continued General Information, Rules and Regulations continued				
	ItemApplicationThe rates, rules and regulations contained in this tariff shall apply equally10of Tariff & AmendmentsThe rates, rules and regulations contained in this tariff shall apply equally all users of the facilities and shall apply to all services on the effective date shown on this tariff or any amendments thereto.				
		Amendments shall be issued to cover changes in this tariff, but this tariff is subject to change without notice.			
		ATSB shall be the sole judge as to the interpretation of this tariff.			
ltem 15	Consent to Terms of Tariff	The use of the facilities under the jurisdiction of ATSB shall constitute a con- sent to the terms and conditions of this tariff, and evidences an agreement on the part of all vessels, their owners and 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.			
	Negotiated Rate Option	ATSB reserves the right to negotiate all-inclusive rates, volume rates, incen- tive rates and/or special arrangements under this tariff.			
	Measurement of Vessels	ATSB reserves the right to measure all vessels when deemed necessary; said measurement to be used as a basis of charges.			
	Manifest Report	Vessels, their owners or agents, shall submit to the ATSB a manifest within five (5) working days of loading to or discharging from the vessel. ATSB reserves the right to audit all manifests and to use such audits as a basis for charges. Failure to comply with this requirement will result in the assessment of a penalty of \$100 per day for each day the Manifest is not submitted.			
	Time, Computation of	All charges are based on straight running time except where otherwise stat- ed. A day in computing charges shall be considered as commencing when the vessel arrives at the berth and shall comprise a period of 24 hours			
Issue	Issued: December 15, 2012 Effective: March 13, 2020				

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	Section 2 <i>continued</i> General Information, Rules and Regulations <i>continued</i>		
	Dumping into Waters	The dumping of oil, oily waters, grease or other objectionable matter into the waters of the Mississippi River is prohibited by National, State and local laws and ordinances.	
ltem 45	Storage of Gasoline or Other Liquid Petroleum Products Prohibited, ETC.	The storing of gasoline, distillate or any liquid petroleum products other than lubricating oils or kerosene or any automobiles or trucks upon the wharves or landing is prohibited except as otherwise provided. Gasoline, distillate or any liquid petroleum products other than lubricating oils or kerosene, will be permitted to be received on Arabi Mooring Dolphins for a vessel at berth, but the same shall not be placed in close proximity to other freight subject to damage by contact.	
	Damage to Property	Persons and vessels responsible for damage to property of ATSB shall be liable for the expense of the replacement or repair to property damaged or destroyed. In the event damage is done to any facility by any person or vessel a report must be made in writing to ATSB to the extent of such damage.	
ltem 55	Cleanliness	Exceptional cleaning: Charges for exceptional cleaning will be based on cost of labor required to perform the service, plus 20%, plus cost of materials or supplies required to clean the assignment.	
	Hazardous Commodities	Shipment of articles classified as explosive or dangerous by the U.S. Coast Guard will be accepted only after a full compliance by shippers or delivering carrier with the rules and regulations of the Interstate Commerce Commission governing the transportation of such articles. Wharfage and handling facilities will not be provided except under special arrangements.	
	Material Safety Data Sheets	Users of ATSB facilities are required to provide its management with Material Safety Data Sheets on all commodities handled for their account, prior to arrival at ATSB facilities.	
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Section 2 continued General Information, Rules and Regulations continued				
Item 65	Berth, Application For Mooring Dolphins	Application For Berth Persons desiring a berth must apply to ATSB (on forms furnished by ATSB) not less than 48 hours in advance of the proposed time of use. If space is available, ATSB will notify the applicant of a berth assignment by returning a signed copy of the application with the assignment noted thereon The application and berth assignment shall constitute a contract by and ATSB and Applicant. Should the vessel which has filed an Application For Berth be ordered to berth and refuse such berth for any reasons, refiling will be required in accor- dance with the provisions of this Tariff.		
Item 70	Insurance Requirements	ATSB shall not be responsible for marine loss or damage to the cargo or commodity handled, or to vessels, barges or other waterborne vessels moored to ATSB controlled facilities. In all other matters, ATSB shall not be responsible for delay or damage of any nature whatsoever when caused by any cause beyond its control, however or wherever arising. All vessels and/or users of the ATSB leased Mooring Facilities hereby assume sole and full responsibility for the injury to or death of any person, or to damage or destruction of property of the vessel or user of the ATSB controlled facilities, when same is caused by, arises out of, or is incident to or in connection with the vessel's or user's use of the ATSB leased Mooring Facilities hereby agree to indemnify and hold harmless ATSB and all persons, firms or other entities which may manage, own or control the operations of said ATSB controlled facilities from and against any and all claims, actions, damages, liability or expense, including court costs and attorney fees, in connection with the loss of life, bodily injury and damages or loss of property, incident or resulting from their operation at the ATSB leased facilities or use of the adjoining facilities.		
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Section 2 <i>continued</i> General Information, Rules and Regulations <i>continued</i>			
Item 75	Legal Holidays	Legal holidays referred to in this Tariff New Year's Eve New Year's Day Mardi Gras Good Friday Easter Memorial Day When one of the above holidays fall of observed. When one of the above holidays fall of	Independence Day Labor Day Thanksgiving Day Day after Thanksgiving Christmas Eve Christmas Day n Sunday, the following Monday will be
ltem 80	Weather	Friday will be observed. If, in the opinion of ATSB, the weather barge in berth may be ordered at any berth until such time as weather condi- return to berth.	conditions so warrant, any vessel or time of the day or night to vacate the
Item 85	Delays Caused by Vessel	Should a vessel at berth find it necessary to receive fuel, water or stores; or to discharge ballast of whatsoever, such activities must be scheduled in advance with ATSB so that stevedoring activities will not be delayed. All time lost as a result of said activities will be charged against the vessel, its owners and/or agents at a rate of \$5,000.00 per hour.	
Item 86	Failure to Vacate Berth	ATSB shall have the right, in its sole discretion, for any reason it shall determine desirable, without waver of any rights ATSB may have, to order, without cause, the vessel to vacate the berth at any time. Should the vessel fail to vacate the berth, the vessel shall pay, upon demand, the rate of \$2,500.00 per hour. Such damages will commence one hour after ATSB issues its order, either verbally or written, to vacate the berth and shall be assessed continuously until the vessel physically vacates the berth. In addition, all costs and expenses in connection with the moving of the vessel, but not limited to attorneys fees and expenses incurred by ATSB, shall be for the account of the vessel.	
87	Fleeting	Barges are to be fleeted at ATSB's de (24) hours inadvance of the scheduled	•
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	Section 2 <i>continued</i> General Information, Rules and Regulations <i>continued</i>		
90	Payment of Charges and Invoices	The applicant, either directly or through a cargo forwarding agent, shall be responsible to ATSB for payment of all charges payable hereunder arising directly or indirectly out of the activity described in the Application For Berth. Other users shall be responsible for such charges as may be applicable in respect of their use. ATSB reserves the right to hold any vessels, their own- ers, and agents who load or discharge cargo at ATSB facilities liable for pay- ment of all charges. If at any time ATSB is required to employ the services of an attorney to collect amounts due, protect any rights, or otherwise take action against the Vessel for the enforcement of terms set forth herein or otherwise, the vessel and the party executing the Berth Application shall pay the reasonable fees such as attorney, plus all expenses and court cost of any legal proceedings	
	Delinquent List	All persons and entities placed on the delinquent list for reasons heretofore stated may be denied further use of ATSB facilities until all charges due have been paid in full. An interest charge of one and one-half percent (1 1/2%) per month may be levied against invoices more than thirty (30) days old. ATSB reserves all other legal remedies for enforcement of its rights under this Tariff and denial of use of the facilities shall not limit those other reme- dies.	
	Collection of Charges	ATSB reserves the right to estimate and collect in advance for all charges payable in respect of activities described in an Application For Berth. Use of the facilities may be denied until such advance payment has been made to ATSB. ATSB reserves the right to apply any payment received against the oldest ATSB invoices rendered against the invoicee. In any event, payment for all activities described in the Application For Berth or otherwise due shall be paid in full prior to arrival to the berth by the vessel.	
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	Section 2 <i>continued</i> General Information, Rules and Regulations <i>continued</i>				
	Furnishing of Billing Information	All vessels, their owners, charterers or agents shall upon request of ATSB, promptly report to ATSB all cargo loaded or discharged and in addition, shall also be required to furnish any other information which ATSB may deem necessary for issuing invoices against the cargo vessel or other carriers.			
	Gross Tonnage	As used in this tariff the term Gross Tonnage, Gross Registered Tonnage or Gross Tons with respect to vessels engaged in foreign, coastal or intercoastal trade shall be the tons appearing in Lloyd's Register as the official gross ton- nage of the vessel. Where two gross tonnages are assigned to certain ves- sels in association with a Tonnage Mark on the vessel's sides, the higher figures will be applicable in determining gross tonnage for the purpose of assessment of charges under this tariff.			
	Harbor Tugs	ATSB will provide harbor tugs for berthing and departure of ALL vessels and ocean barges. A MINIMUM of one tug is required for berthing and departure. ATSB reserves the right to amend the number of tugs requested. Refer to the Berth Application for harbor tug information or call the Terminal Office for information and current rates			
		All costs associated with Harbor Tug assistance are solely for the account of the vessel, including those required for high water conditions. High water shall mean any river condition where the depth at the Carrollton River Gauge is at ten (10) feet or above.			
		Whenever high water conditions exists, all vessels entering any of ATSB's Moorings shall be required to be assisted by three (3) adequate tugs as determined solely by ATSB's management.			
		All tugs shall assist any arriving vessel until released by the compulsory pilot.			
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Section 3

CHARGES WHICH MAY BE INCURRED BY VESSELS ENGAGED IN FOREIGN AND COASTWISE TRADE

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Section 3 CHARGES WHICH MAY BE INCURRED BY VESSELS ENGAGED IN FOREIGN AND COASTWISE TRADE Item Regular Dockage charges will be assessed for vessels unloading and/or loading 130 Dockage cargo. Charges Dockage will be assessed against the vessel, its owners, agents, or operators, at a rate of eighty-three (83) cents per Gross Registered Ton, for the first twenty four (24) hours and each succeeding twenty-four (24) hours Gross 'Registered Tonnage is based on the Gross Tonnage of ships as shown in the current "Lloyd's Register of Ships". Minimum Charge: \$12,000.00 per 24-hour day with a two (2) day minimum Item Cape Size Dockage for any cape size vessel will be assessed at our Regular Dockage 132 Vessel Dockage Charges rate as per Item 130. The vessel will be assessed dockage at a Charges minimum of four (4) days. Item Period of Time The period of time for which dockage shall be assessed against a vessel 135 for Dockage shall commence when Arrival At Berth and shall continue until Departure From Berth. Item Dockage of Vessels moored outside of vessels lying at ATSB Facilities will be subject to 140 Vessels the same charges as though moored to the ATSB Facilities. Moored Outside of Other Vessels Item Line Handling ATSB requires line handlers that will be provided by ATSB for berthing 145 and departure of all ships and ocean barges. Refer to the Berth Application for line handling information or call the Terminal Office for information and . current rates Item Dockage When a vessel is required to vacate a berth pursuant to a request by ATSB. 150 Charges dockage charges against the vessel will cease at the time the dock is Assessed completely vacated. When vessel is next allowed to berth, dockage charges Against will be in accordance with Item 130. Vacated Vessels

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~		Section 3
СНА	RGES WHICH M	AY BE INCURRED BY VESSELS ENGAGED IN FOREIGN AND COASTWISE TRADE
	Fresh Water Supplied to Vessels	A charge for water shall be assessed at the rates of five (5) dollars per metric ton, with a minimum of one hundred (100) net tons per vessel.
	Bunker Charge	All vessels receiving bunkers from a barge while moored at ATSB facilities will be assess a charge of \$4,000.00. Bunker intentions must be noted on the berth application.
	Stevedore Use Fee	All persons allowed use of ATSB facilities for the purpose of perfoming stevedoring services may be assessed a Terminal Use Fee of \$12.00 per net ton. The use of ATSB facilities for these purposes shall be deemed an acknowlegement and acceptance of the terms, conditions and obligation contained herein. The fee, due solely by the party performing the services, in addition to any other charge(s), and shall be based on the number of net tons of all cargo handled at the facility.
		In those instances where a vessel is loaded or discharged by more than one stevedore, each stevedore shall be assessed a fee, based on the actual number of tons which it loaded or discharged, at the applicable rate.

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	Asso	ociated Terminals of St. Bernard, L.L.C. Violet Dock Terminal Revised Page 18		
СНА	Section 3 CHARGES WHICH MAY BE INCURRED BY VESSELS ENGAGED IN FOREIGN AND COASTWISE TRADE			
	Special Dockage Rate	Vessels may be permitted to berth when neither loading or discharging of cargo. Beginning on arrival of the vessel at berth, the Special Dockage Rate shall be assessed continually for each twenty-four (24) hours and said charge shall end when vessel departs the berth or changes in status to a higher dockage charge, see Item 130. A change in status resulting in a higher dockage rate shall be assessed such rate effective at the first 0700 or 1900 prior to call out labor gang(s) to begin stevedoring operations. Vessels requesting a change in status resulting in a lower dockage rate shall be assessed such rate effective immediately upon completion of a twenty-four (24) hour period of Regular Dockage, Item 130, and said dockage shall end on the day the vessels departs the berth. The lower dockage shall apply for each twenty-four (24) hours, or fraction thereof. Special dockage rate is assessed at \$7,500.00 per day.		
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	Section 4	
CHA	RGES FOR INLAND WATER	CRAFT

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Section 4 CHARGES WHICH MAY BE INCURRED BY INLAND WATERCRAFT					
	Dockage Rates	DOCKAGE RATES FOR NON-PROPELLED WATERCRAFT Inland watercraft shall be assessed dockage charges, based upon the the registered length, at the following rates per vessel, per day, or fraction. 200 feet and under \$100.00 Over 200 ft to 250 ft \$200.00			
172	Dockage Rates	 Exception Tugs or towboats landing tows will be exempt from dockage charges provided they do not remain at the ATSB Facilities longer than is necessary to land the tows. Inland barges transporting project cargoes shall be assessed special dockage at rates pursuant to terms which ate subject to negotiations. Ocean barges or other non-propelled vessels may be assigned berths at rates pursuant to terms which are subject to negotiation without regard to its length. DOCKAGE OF VESSELS MOORED OUTSIDE OF VESSELS Vessels moored outside of vessels lying at ATSB facilities will be subject to the same charges as though moored to the ATSB facilities. 			

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