	1	
SECTION TWO GENERAL RULES AND REGULATIONS	Item No.	
APPLICATION OF RATES, CHARGES AND FEES, AND RULES AND REGULATIONS		
Except as otherwise provided in this Tariff, the applicable rates, charges and fees shall be those in effect at the time the charge or fee accrues.	200	
Except as otherwise provided in this Tariff, the applicable rules and regulations shall be those in effect at the time the rule or regulation is applied and enforced.	200	
CHARGES AND FEES NOT TO BE COLLECTED WITHOUT AUTHORIZATION OR AT OTHER THAN TARIFF RATES		
It shall be unlawful for any person to collect or attempt to collect any charge or fee named in this Tariff, or to land, ship, deposit or remove any merchandise or other property upon or from any wharf, wharf premises or other premises, under the jurisdiction of the Board, without authorization by the Board or Executive Director to do so, and it shall be unlawful for any person, having authorization to do so, to collect or attempt to collect any such charge or fee calculated at rates in excess of those named in this Tariff or other than as provided in this Tariff.	205	
RIGHT TO INTERPRET AND APPLY RATES, CHARGES, FEES, RULES AND REGULATIONS RESERVED TO BOARD The Board reserves to itself the right to interpret and determine the applicability of any of the rates provided for in this Tariff and to assess charges or fees in accordance with any such interpretation and determination, and the Board reserves to itself the right to determine the applicability of any rule or regulation of this Tariff and to enforce any such rule or regulation in accordance with any such interpretation or determination.		
See Item 10 for explanation of abbreviations and symbols.           Order No. 5837         Adopted July 12, 1989		
Order No. 3857Adopted July 12, 1989Ordinance No. 165789Adopted April 10, 1990EFFECTIVE: July	1, 1990	

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SECTION TWO GENERAL RULES AND REGULATIONS – Continued	Item No.
UNLAWFUL TO FAIL OR REFUSE TO PAY TARIFF CHARGES Every person who fails or refuses to pay, or by false returns or in any manner avoids the payment of all or any portion of any charge for dockage, wharfage, wharf demurrage, wharf storage, or any other charge or fee which may be due to the Board from any source or cause, as provided for by this Tariff, is, in addition to the general penalties provided for in this Tariff, liable for and shall pay to the Board twice the amount of such charge or fee, and in addition, the sum of \$100.00, except as may be otherwise specifially provided in this Tariff.	215
<ul> <li>PENALTIES FOR VIOLATION <ul> <li>(a) It shall be unlawful for any person to utilize or make use of any wharf, landing, watercraft, facility, utility, structure, improvement or appliance under the jurisdiction of the Board, or to make use of the navigable waters of Los Angeles Harbor, without paying to said Board the proper toll, charge or fee therefor as may be fixed and specified in this Tariff and every person, firm or corporation violating any of the provisions of these Tariffs, respecting the payment of any such toll, charge or fee, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punishable by a fine of not more than One Thousand Dollars (\$1,000.00), or by imprisonment in the County Jail for a period of not more than six months, or by both such fine and imprisonment, consistent with the Los Angeles City Municipal Code.</li> <li>* (b) No person, firm or corporation shall fail, refuse or neglect to comply with any of the provisions of the rules and regulations prescribed by this Tariff, and any person, firm or corporation violating any of the provisions of these rules and regulations except for Section 20 (which has remedies set forth in Item 2090) shall be guilty of a misdemeanor and upon conviction thereof shall be punishable by a fine of not more than Five Hundred Dollars, or by imprisonment in the County Jail for a period of not more than six months, or by both such fine and imprisonment.</li> </ul> </li> <li>* Every violation of this Tariff that is established as a misdemeanor, or is charged as a misdemeanor, unless provision is otherwise made, shall be punishable by a fine of not more than six (6) months, or by both a fine and imprisonment.</li> <li>Every violation of this Tariff that is established as an infraction, or is charged as an Infraction, is punishable by a fine a set forth in this Tariff section, or as otherwise provided in this Tariff, not to exceed Two Hundred Fifty Dollars (\$250.00) for each violation.</li> <li>Each person shall be guilty of a separate</li></ul>	[C] 220
See Item 10 for explanation of abbreviations and symbols.           Order No. 13-7143         Adopted July 25, 2013	
Correction No. 640Ordinance No. 182281Adopted December 3, 2013EFFECTIVE: January	13, 2014

SECTION TWO GENERAL RULES AND REGULATIONS – Continued				Item No.
	RES	SPONSIBILITY		
any manner or degr insurance, loss or d of the Board by an	ee for any merchandise amage with respect ther officer or employee ther	e no responsibility whatsoever accepted for storage, or for an eto, unless such merchandise reof authorized to execute such shall be absolutely imposed b	y care, handling, is receipted for on behalf h receipts and then only	
(b) Neither the Board nor the City shall be responsible or liable in any manner or degree for any loss or damage to any merchandise 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 the Board or the City 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, strikes, 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.			225	
	PORT CHAF	RGES HOW ENFORCED		
Tariff may, if all ac of by the Board, and charge, risk, and ex public auction, with applied to the charg	crued charges thereon b d the Board shall have the pense of the merchandis or without notice, in its	after the expiration of the free e not paid upon demand there he right to remove and store the se and owner thereof, and may s discretion. The proceeds of s remaining unpaid. Any bala for account of the	for, be taken possession ne same wholly at the v sell the merchandise at such sales shall be	230
and expenses, the o	wner, shipper, consigne	n sale are not sufficient to satis e or carrier, as their interests r satisfied balance due of such o	nay appear, shall be	
See Item 10	for explanation of abbrevi Order No. 5837	ations and symbols. Adopted July 12, 1989		
	Ordinance No. 165789	Adopted April 10, 1999	EFFECTIVE: July	, 1990

		ΓΙΟΝ TWO ) REGULATIONS Conti	nued	Item No.
hereby authorized a stowage, and charac also authorized and establishment situat carrying out the poy Angeles or otherwit	ber of the Board, the Exect nd empowered to enter and eter of merchandise or carg empowered to enter and in red in the Harbor District un wers and duties imposed up se by law; and it shall be un efuse to allow him to enter	F INSPECTION utive Director, and his duly d inspect any vessel to asce go thereon, or her condition aspect any wharf, warehous nder the jurisdiction of the bon the Board by the Charte nlawful for any person to his such vessel or other premi	rtain the kind, quantity, in any respect; and are se, or other industry or Board, for the purpose of er of the City of Los inder or molest any such	235
ENFORCEMENT OF RULES AND REGULATIONS It shall be the duty of the Executive Director of the Harbor Department to enforce all orders and all rules and regulations adopted by the Board relating to regulation, operation, or control; and the Executive Director may delegate to the Port Warden the duty of enforcing or seeing to the enforcement of such rules and regulations as the Executive Director 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 Executive Director, 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.		240		
See Item 10	for explanation of abbreviation			
		dopted July 12, 1989 dopted April 10, 1990	EFFECTIVE: July 1	. 1990
1	Stamanee 110, 105707 A	aopica ripin 10, 1770	DITECTIVE. July 1	, 1770

		N TWO Continued ND REGULATIONS – Conti	nued	Item No.
	WILLFUL DA	AMAGE TO PROPERTY		
deface, or interfere w		to willfully or carelessly destr e preserver, sign, notice, or an of the Board.		245
	DAMAC	GE TO PROPERTY		
of any kind or charac	ter under the jurisdiction	responsible for any damage to on of the Board shall be held i at or repair of the property so	liable for and charged	
The expense of represe responsible therefor.	pairing said damage sh	all be charged against the per	rson or vessel, or both,	
owned by the City of or control of the Boar with such damage, an property may be assig of any vessel, vehicle report thereof to the F and addresses, or, if u instrumentalities invo may be available. It s such report in the form in the Tariff, any such	Los Angeles and in the rd, the person or person and the person or person gned, or by whom it is e, or other instrumental Executive Director givi unknown, a description olved in the damage, as shall be unlawful for an m and manner aforesai h person who so refuse	ny wharf, wharf premises, fac e possession of, or under the s as causing, responsible for, or s to whom the wharf, wharf p being used, and the master, or ity involved in such damage, ing the date and hour the dama of witnesses and other person well as all other pertinent fac ny person to refuse, neglect or d, and, in addition to the gene es, neglects or fails, may be re een fully reimbursed for any s	supervision, management in any way connected oremises, facility or other wher, operator, or agent shall promptly give a full age occurred, the names ns, vessels or ets and information that r fail to make or give any eral penalties prescribed fused the use of any	250
See Item 10 fo	or explanation of abbrevia	ations and symbols		
(	Order No. 5837 Ordinance No. 165789	Adopted July 12, 1989 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS ANGELES – TARIFF NO. 4

SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued			
cargo, shall have any wharf, to del and certified to b every kind loaded such merchandis manifest and/or H Complete reports, on forms period. * In lieu of f reports may be tr through preapprot through other prot (b) N time period as pr assessment of a p wharfage charges total wharfage ch + (c) Ef Angeles (to inclu terminal and an e terminal on its be information on c the schedule prov electronic inform showing of good sole and absolute transmission shall	and certified copies of inbound and/or outbound approved by the Board, will also be delivered we furnishing the above documents, cargo information ansmitted electronically directly to the Harbor Do- oved contractual Electronic Data Interchange (ED ocedures and formats approved by the Executive E eglect or refusal to make or deliver the document ovided for in paragraph (a) of this Item will resul- benalty charge of 1/30 of two percent per day of the s due subject to a minimum penalty charge of two	he vessel from tatement, signed erchandise of e and quantity of the vessel's container ithin the vessel's container ithin the same on and container epartment I) procedures or Director. ation within the t in the he total o percent (2%) of t the Port of Los Port to operate a operate a Department the ecordance with n providing this request and a mined in the ronic fures or through	[C] 255
	for explanation of abbreviations and symbols.Order No. 18-7247Adopted August 23, 2018		
Correction No.725	Ordinance No. 185814 Adopted November 6, 2018	EFFECTIVE: December 7,	2018

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SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued			Item No.
FURNISHING REQUIRED DOCUMENTS - Continued         +       Digital Data Portal Electronic Transmission Schedule			
Information	Frequency	Potential Sources	
Container movement data (gate/offload)	Within 30 minutes of movement event	EDI – 322 Terminal Operations and Intermodal Ramp Activity	
Container movement status updates	Within 30 minutes of movement event	EDI 315 – Status Details	
Container availability	Within 30 minutes of status update	MTO TOS Feed	[C]
Last free day information per container	Within 30 minutes of status update and any changes	MTO TOS Feed	255 (Cont.)
Terminal yard location information per containerWithin 30 minutes of status update and any changesMTO TOS Feed			
Terminal holdsWithin 30 minutes of status update and any changesbut not limited to TMF and demurrage, but not including specific dollar amounts)Within 30 minutes of status update and any changes			
See Item 10 for explan Order No.	nation of abbreviations and a 18-7247 Adopted August		
	18-7247Adopted AugustNo. 185814Adopted Novem		mber 7, 2018

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PORT OF LOS ANGELES – TARIFF NO. 4	Cancels Original Page	24
SECTION TWO – Continued GENERAL RULES AND REGULATIONS Cor	ntinued	Item No.
CREDIT LIST		
The Executive Director or a designee may release any person fr paying charges named in this tariff, in the manner or at the times require such person (1) deposits and maintains on deposit with the Executive I to the Port in an amount sufficient to guarantee the payment of all charge of such person or (2) is placed on the Credit List after making written a person agrees to pay, upon presentation any and all bills for said charge	ed by this tariff provided Director security acceptable ges incurred by or on behalf pplication wherein such	
If the application for credit is granted, such person shall have 1 date of departure of each vessel from any wharf, to deliver to the Execu- verifiable copies of the vessel's manifest and/or Bills of Lading, comple- container reports and other information respecting such vessel and mero- require. + In lieu of furnishing the above documents, cargo information may be transmitted electronically directly to the Harbor Department thr contractual Electronic Data Interchange procedures. In case of failure to documentation when due, or to pay any bill or bills upon presentation, s stricken from the Credit List and placed upon the Delinquent List.	tive Director, complete and ete and certified copies of chandise as the Board may on and container reports rough preapproved to furnish such	[C] 260
Persons not on the Credit List may, in lieu of making a deposit above, with the consent of the Executive Director, be relieved of paying tariff, in the manner or at the times required by this tariff, upon produci Executive Director a written agreement signed by a person on the Credit sufficient deposit with the Executive Director to guarantee payment of a person agrees and promises to pay any and all bills for tariff charges up	g charges named in this ng and filing with the it List or who has a such charges, wherein such	
See Item 10 for evaluation of the suiting and such a		
See Item 10 for explanation of abbreviations and symbols.Order No. 6023Adopted July 24, 1991Correction No. 16Ordinance No. 167245Adopted August 16,1991	EFFECTIVE: October 1, 19	91

SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued	Item No.
GENERAL RULES AND REGULATIONS Continued TERMS AND CONDITIONS OF PAYMENT (a) The use of Port facilities or service is conditioned upon satisfactory assurance of the Port 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 tariff charges is required in advance unless credit has been arranged as provided in Item 260. (b) Pilotage and dockage shall be assessed against all vessels which are subject to the payment of pilotage and dockage shall be assessed against all vessels which are subject to the payment of pilotage and dockage shall be paid by the vessel, its owners and charteress are jointly and severally responsible for payment of pilotage and dockage charges and each agrees to guarantee such charges. Such charges shall be paid by the vessel through its master, owner, agent or other authorized person. Vessels on the Credit List shall file with the Executive Director, such information respecting the docking and movement of the vessel as may be required by the Port within ten (10) days after such dockage or pilotage shall accrue. (c) Wharfage, wharf demurrage, wharf storage and any other charges in this Tariff which are assessed against merchandise shall be paid at rates named in asid tariff. Charges shall be paid by the owners of the merchandise and shall be collected by the vessel discharging or loading the merchandise through its owner, agent, manager, master, berth assignee or other authorized person acting as an agent for the Board. The full amount of all charges assested against such merchandise shall be paid before the removal or delivery of such merchandise from the wharf or wharf premise unless the vessel, its owner or agent or the berth assignee dagines truch merchandise shall be paid before the removal or delivery of such merchandise from the wharf or wharf premise unless the vessel, its owner or agent or the berth assignee guarantee and are liable for the payment of	Item No.
See Item 10 for explanation of abbreviations and symbols.Order No. 5837Adopted July 12, 1989Ordinance No. 165789Adopted April 10,1990EFFECTIVE: July 1, 1990	

SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued	Item No.
	Item No. 265 (Cont.)
See Item 10 for explanation of abbreviations and symbols. Order No. 5837 Adopted July 12, 1989	
Ordinance No. 165,789 Adopted April 10, 1990 EFFECTIVE: July 1, 1990	

		N TWO – Continued ND REGULATIONS Cont	inued	Item No.
	TERMS AND CONDIT	IONS OF PAYMENT Con	tinued	
(h) Every p vessel to leave a wh fire or unless such y provided in Item 26 merchandise which	person in charge of a ves harf or berth at which it i vessel or person is on the 50, before all tariff charg may have been discharg misdemeanor and shall b	ssel or cargo who shall cause, as docked, unless forced to do e Credit List or has otherwise es due and payable against su ged from or received upon suc be subject to the penalties pres	allow or permit such so by stress of weather or arranged credit, as ch vessel or against such sh vessel, have been paid,	
(i) All vess masters, berth assig agree that the servic form part of the cor vessel masters, carg	sel owners and charterers gnees and terminal opera ces provided by and acce ntract for services betwee go owners, berth assigne	s, all owners of cargo, and all tors accepting services in the epted in accordance with the t en the City and such vessel ov es and terminal operators, and currently with or before exerc	Port of Los Angeles erms stated in this Tariff vners and charterers, I that City may also assert	265 (Cont.)
shall, as part of the information request and type(s) of cargo port charges, as enu the Port's "Agent's S berthing agent, shal therein supplied, ba at the time of subm	berth reservation proces ted by the Port respecting to be loaded/discharged umerated and party responsibil Statement of Responsibil constitute the berthing used upon and to the extension; and the berthing	requesting reservation of a be s, provide to the extent of his g the vessel, estimated arrival d and shall estimate the amount onsible therefor. This informate lity" form. The submission of agent's attestation as to the action ent of information made avails agent shall be held personally t of the agent's failure so to re	knowledge all and departure, amount(s) nt of each category of tion shall be provided on f this form, signed by the ccuracy of the information able to the berthing agent liable to the Port for any	
See Item 10	for explanation of abbrevia	ations and symbols.		
	Order No. 5837	Adopted July 12,1989		
	Ordinance No. 165789	Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued				Item No.
	DFLIN	QUENT INVOICES		
(a) Invoice upon presentation.		is Tariff, as issued by the Port	t are due and payable	
payment is not rece	ived by the Harbor Dep	charges prescribed by these ta artment within thirty (30) cale aced on the delinquent list.		270
		uent charge is subject to a late percent of the invoice amoun		
	v charges prescribed in o nent charge assessable u	other items of this Tariff are se under this item.	eparate and distinct from	
	U.S. GOVI	ERNMENT 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 contract rates, rules and regulations quoted by the Port of Los Angeles.			280	
	EMERGE	NCY RELIEF CARGO		
The Executive Director may waive the assessment of all or any portion of any charge for wharfage, dockage, pilotage, wharf demurrage, wharf storage or any other charge or fee which may be due from any source or cause as provided for in this Tariff 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 bonafide relief organizations and must not be intended for resale.			285	
See Item 10	for explanation of abbrevi			
	Order No. 5837 Ordinance No. 165789	Adopted July 12, 1989 Adopted April 10, 1990	EFFECTIVE: July 1, 1990	

PORT OF LOS AN	IGELES - TARIFE NO	4	First Revised Page			
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		N TWO – Continued ND REGULATIONS Conti	inued	Item No.		
	SHIPPERS' REQ	UESTS AND COMPLAINTS				
		shippers on matters relating to made to the Executive Direct		290		
Authorities, 15101	4th Street, Sacramento, Port of Los Angeles may	ember of the California Assoc California 95814. Any reques y be referred to the Associatio	st or complaint which is			
	INTERNATION	AL SEAFARERS CENTER				
The International Seafarers Center of Long Beach, Inc. ("Center") is a California non-profit public benefit corporation which is organized to provide and maintain facilities and services for the recreational, personal and cultural needs of merchant seafarers calling at the Port of Los Angeles without regard to race, religion, national origin, ancestry, sex, sexual orientation, age, disability, marital status, domestic partner status, or medical condition. The Center operates from a facility located at 120 South Pico Avenue, Long Beach, California 90802. The Center is dependent upon voluntary contributions from the public and, in particular, from those maritime industries dependent upon the services of merchant seafarers to defray the Center's						
costs in providing its services. Such contributions are entirely voluntary and are not enforceable pursuant to any enforcement provision associated with this Tariff. Such voluntary contributions do not represent charges or assessments imposed by this Tariff.						
See Item 10 for explanation of abbreviations and symbols.						
	Order No. 6753	Adopted June12, 2002				
Correction No. 230	Ordinance No. 174842	Adopted September 17, 2002	EFFECTIVE: November 4,	2002		

	SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued	Item No	
	COMPLIANCE WITH HOMELAND SECURITY LAWS, RULES AND REGULATIONS		
(a)	Purposes. The purposes of this Item No. 298 are twofold. The first purpose of this Item No. 298 is to provide for the efficient, coordinated and effective action to reduce the risk and to mitigate the consequences of an act that threatens the security of: personnel; municipal premises, private premises, and wharf premises in the Harbor District; private property; and the public. The second purpose of this Item No. 298 is to comply with the requirements of federal, state, local and municipal laws, rules and regulations related to homeland and/or maritime security, including but not limited to the MTSA and the MTSA Regulations.		
(b)	Definitions. The terms "MTSA", "MTSA Regulations", "Facility Security Plan", and "Homeland Security Authority" are defined in Section One, Item 100 (aa), (bb), and (cc) of Port of Los Angeles Tariff No. 4		
(c)	Compliance with Homeland Security Laws, Rules and Regulations. Tenants, permittees, contractors, assignees and operators in the Harbor District and all others subject to the provisions of this Tariff at all times shall fully comply with all requirements of federal, state, local and municipal laws, rules and regulations related to homeland and/or maritime security, including but not limited to the MTSA and the MTSA Regulations.		
(d)	Facility Security Plans. Tenants, permittees, contractors, assignees, and operators in the Harbor District and all others subject to the provisions of this Tariff, whenever applicable, shall prepare and have approved by the appropriate Homeland Security Authority a Facility Security Plan. Copies of such Facility Security Plans, and their revisions or updates, shall be provided to the Director of Homeland Security of the Port of Los Angeles immediately upon their adoption by entities that generate such plans.		
(e)	Compliance with Facility Security Plans. Tenants, permittees, contractors, assignees and operators in the Harbor District and all others subject to the provisions of this Tariff shall fully comply with the Facility Security Plan applicable to any location they visit in the Harbor District, to the extent that notice of such plan or notice of the applicable compliance requirement in such plan has been given.		

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SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued	Item No.
COMPLIANCE WITH HOMELAND SECURITY LAWS, RULES AND REGULATIONS (continued)	
(f) Indemnification. Each tenant, permittee, contractor, assignee and operator in the Harbor District who operates at a location subject to a Facility Security Plan shall be responsible for full compliance with all federal, state, local and municipal laws, rules and regulations related to homeland and/or maritime security, including but not limited to the MTSA and/or the MTSA Regulations and shall indemnify and hold the City, its boards, officers, agents and employees harmless from and against all claims, costs, losses and liabilities, including attorney's fees and costs of defense, arising out of: (i) the violation of any federal, state, local and municipal laws, rules and regulations related to homeland and/or maritime security, including but not limited to the MTSA and/or the MTSA Regulations; (ii) the failure to adopt or to comply with its Facility Security Plan; (iii) its failure to comply with this Item No. 298. Additionally, each tenant, permittee, contractor, assignee and operator and other Person entering on the Harbor District or using any Port of Los Angeles facility shall indemnify and hold the City, its boards, officers, agents and employces harmless from and against all claims, costs, losses and liabilities, including attorney's fees and costs of defense, arising out of any failure to comply with this Item No. 298. For purposes of this subparagraph (e), and with respect solely to the City's rights as to the federal government, the federal government shall not be considered a tenant, permittee, contractor, assignee, operator or Person, but the City does not release the federal government as to any legal obligation of the federal government to the City or the City's legal rights against the federal government.	(+) 298
Order No. 6812 Adopted January 12, 2005	
Ordinance No. 176705 Adopted May 25, 2005 EFFECTIVE: July 9, 2005	
oramatice two trapped thay 25, 2005 EFFECTIVE. July 9, 2005	

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SECTION TWO – Continued GENERAL RULES AND REGULATIONS Continued	Item No.
	enants, and to ith the certain to the legally Such y right vritten l other legal
permits from the City. With the Executive Director's prior written consent, the Homeland Se Authorities' occupancy rights may continue beyond termination of the contract with the applicable tenant, subject to the right of the Executive Di to terminate such occupancy rights upon thirty (30) days written notice federal government.	City's irector
Subject to the written approval of both the Board and the applicable t permittee, contractor, assignee or operator, the City through its own for contractors may construct and install necessary security facilities at the pre- at issue for purposes of the federal government's security and inspection	ces or
See Item 10 for explanation of abbreviations and symbols.	<u>l</u>
Order No. 6812 Adopted January 1, 2005	
Ordinance No. 176705 Adopted May 25, 2005 EFFECTIVE: July 9	9, 2005