

PORT EVERGLADES TARIFF NO. 12

Item No. 705–Container Gantry and Mobile Harbor Cranes–Rules & Regulations.

Issue No. 5

Effective Date: October 1, 2022

1. Crane rental time will be computed from the time cranes are ordered to be available for work until the cranes are dismissed, subject to the listed minimum charge.
2. The charges detailed in this Tariff do not include the crane operator who is supervised and employed by the Franchised Steamship Agent or franchised stevedore renting the crane(s).
3. The Franchised Steamship Agent or franchised stevedore renting the crane(s) agrees to be bound by all terms and conditions contained in this Tariff.
4. The crane user must provide certification of insurance with a minimum general liability and personal injury coverage in an amount of at least five million dollars (\$5,000,000.00), and Broward County named as an additional insured. This insurance must cover the user, and its officers, agents, and employees, in the use of the crane(s) and equipment. In addition, Broward County reserves the right to require, in its sole discretion, such additional types and amounts of insurance, as it determines to be in its best interest, based upon the operations of the crane(s).
5. The crane user must conform with all applicable laws, ordinances, rules, and regulations of O.S.H.A., the United States Coast Guard, and other federal, state, and municipal authorities having jurisdiction over the user or its activities.
6. Vessels, their owners, agents, and all other users of the cranes and equipment must indemnify, save harmless, and defend Broward County, and its current, past and future officers, agents, and employees, from and against any claim, demand, cause of action, or proceeding of whatsoever kind or nature arising out of, incident to, or resulting from the use of the cranes or equipment, by the vessels, their owners, officers, agents, or employees, and all other users of the cranes and equipment, together with all costs, expenses, and liabilities incurred in connection with each such claim, demand, action, or proceeding including, but not limited to, all reasonable attorneys' fees, to and through the conclusion of appellate, supplemental, and bankruptcy proceedings.
7. The Franchised Steamship Agent or franchised stevedore renting the crane agrees to operate the equipment within its rated capacity, as published in this Tariff, any amendment hereto, or reissues hereof.

Item No. 705–Container Gantry and Mobile Harbor Cranes–Rules & Regulations. (Cont.)

8. All rigging will be at the risk and expense of the Franchised Steamship Agent or franchised stevedore.
9. The charge for the crane rental includes crane maintenance.
10. The Franchised Steamship Agent or franchised stevedore must apply to the Harbormaster for crane rental use by phone and send a confirming e-mail no later than twelve (12) hours prior to start-up time. The application form will include date, time, type, and quantity of cargo to be handled and estimated length of use.

After an order for cranes is properly placed as described above and confirmed by the Harbormaster, the start-up time can be set back once without penalty, provided the request to set back the start-up time is made no later than four (4) hours prior to the originally ordered start-up time. If the request is made less than four (4) hours prior to the originally ordered start-up time, charges will be imposed at the Item #710 Standby rates calculated from the originally ordered start-up time until cargo operations commence or after a four (4) hour minimum period, whichever is less. If, after an original start-up time is properly set back as described above to a revised start-up time, cargo operations are not ready to commence at the revised start-up time, charges will be imposed at the Item # No. 710 Standby rates from the revised start-up time until cargo operations commence or after a four (4) hour minimum period, whichever is less.

11. The Port Everglades Department will perform a pre-operation inspection, start cranes prior to vessel operations, shut down cranes upon completion of vessel operations, and perform a post-operation inspection.
12. The Port Everglades Department will be responsible for initial container gantry crane boom cycle, each succeeding boom cycle, final booming up to clear the vessel, and pinning down of the crane(s). The Port Everglades Department will be responsible for initial spotting of the mobile harbor crane and each movement of the crane along the dock apron.
13. The Port Everglades Department reserves the absolute and exclusive right to assign and schedule the cranes.
14. Any damage to the cranes or equipment during use must be immediately reported by the user to a representative of the Crane Section or, when not available, to a representative of the crane maintenance contractor and acknowledged by signature of an authorized representative of the user on the crane rental report at the time of completion of crane operations.

Item No. 705–Container Gantry and Mobile Harbor Cranes–Rules & Regulations. (Cont.)

15. Only qualified personnel will be permitted to operate the Port Everglades Department container gantry cranes and mobile harbor cranes. The franchised agent and/or stevedore renting a crane will be the responsible party for violations of this Item. An operator of a container gantry crane or mobile harbor crane will be considered qualified if the operator:

(1) Demonstrates satisfactory completion of training and testing on a recognized container gantry crane or mobile harbor crane simulator within the previous twelve (12) months, combined with forty (40) hours of actual recorded operator training time on the Port Everglades Department's rail-mounted container gantry cranes or mobile harbor cranes. The operator trainee's hours must be recorded via the Crane Section Crane Rental Form. Upon completion of the required training hours, the franchised agent and/or stevedore must provide to the Port Everglades Department a copy of a valid recognized container gantry crane or mobile harbor crane simulator certification and Crane Rental Forms documenting at least forty (40) hours of training on the Port Everglades Department's rail-mounted container gantry cranes or mobile harbor cranes for authorization and record keeping.

(2) Provides evidence of having previous experience, including previous training, simulation certificates, and references, to the satisfaction of the Cranes Section, in loading/discharging containers to/from ships with a mobile harbor crane, truck crane, ship crane, and/or rail-mounted container gantry crane. Additionally, operators seeking to qualify to operate Port Everglades Department's cranes based on experience must complete at least eight (8) hours of operating time on the Port Everglades Department's rail-mounted container gantry cranes or mobile harbor cranes recorded via the Crane Section Crane Rental Form. Qualification under subsections (1) and (2) above applies to the specific type of crane for which training, testing, or experience is demonstrated. Regardless of the methods of qualification listed above, the Port Everglades Department reserves the right to establish an on-site mandatory training program.

Upon request, and on an as-available basis, the Port Everglades Department may make available to a Franchised Steamship Agent and/or franchised stevedore a container gantry crane or mobile harbor crane for an operator employed by the Franchised Steamship Agent and/or franchised stevedore to demonstrate their ability. Based upon a demonstrated need and for a reasonable number of hours as determined by the Port Everglades Department, a crane so provided will be without charge. Evidence of operator qualification must be made available to the Port Everglades Department upon request. The operator will be required to demonstrate their ability to the satisfaction of the Franchised Steamship Agent or franchised stevedore renting

Item No. 705–Container Gantry and Mobile Harbor Cranes–Rules & Regulations. (Cont.)

the crane. The Port Everglades Department, in its sole discretion, reserves the right to remove from a crane any operator not qualified or otherwise observed operating a crane in an unsafe manner. An operator removed under this Item is prohibited from any operation of a crane until such time as the operator can demonstrate the ability to safely operate a crane to the satisfaction of the Franchised Steamship Agent or franchised stevedore renting the crane; however, the Port Everglades Department, in its sole discretion, reserves the right to prohibit the operator from operating a crane if it determines that it is not in the Port Everglades Department's best interest to allow the operator to operate the crane.