PORT EVERGLADES TARIFF NO. 12

ITEM:  FRANCHISES AND BUSINESS PERMITS  ITEM NO:  800
ISSUE NO: 3
EFFECTIVE DATE:  JUNE 10, 2008

No one may engage in the businesses or provide services at Port Everglades within the listed categories without obtaining a franchise or business permit and otherwise complying with all applicable Tariff requirements, and other applicable county, state, and federal regulations.

The following fees have been established for conducting business at Port Everglades. Initial processing fees are non-refundable. A separate franchise or business permit is required for each category of business.

FRANCHISES

Stevedore -
Initial processing fee, assignment fee, or reinstatement fee when franchise revoked........................... $11,000.00
Annual Fee........................................ $4,000.00

Cargo Handler -
Initial processing fee, assignment fee, or reinstatement fee when franchise revoked........................... $11,000.00
Annual Fee........................................ $4,000.00

Initial processing fee, assignment fee, or reinstatement fee when franchise revoked........................... $4,000.00
Annual Fee........................................ $2,250.00

Tugboat or Towing -
Initial processing fee, assignment fee, or reinstatement fee when franchise revoked........................... $26,000.00
Annual Fee........................................ By Contract

Annual franchise fees for stevedore, cargo handler, steamship agent, vessel oily waste removal service, vessel bunkering service, vessel sanitary waste water removal service, tugboat or towing, and marine terminal security
service franchises are due and payable on the franchisee’s anniversary date, which is defined as the effective date the franchise was most recently granted or renewed.

Business Permits

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<tr>
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<th>Initial Processing Fee</th>
<th>Monthly Fee</th>
<th>Annual Fee</th>
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<tbody>
<tr>
<td>Crane Service</td>
<td>$200</td>
<td>$250</td>
<td></td>
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<tr>
<td>Motor Vehicle Rental Service</td>
<td>$200 (A) (B) N/A</td>
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<tr>
<td>Mobile Motorized Food/Drink</td>
<td>$200</td>
<td>$250</td>
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Business permit fees will be charged on an annual calendar year basis and are not prorated.

Firms authorized to do business in Port Everglades pursuant to a business permit or franchise will be required to purchase identifying emblems at a cost of $15.00 each to be used on their vehicles and by their personnel. Issue and use of these items will be regulated by Broward County.

Applications to Broward County to carry on business will include a check for the required fee. Broward County, at its sole discretion, may refuse anyone a permit or franchise or cancel any permit or franchise theretofore issued. Applicants are referred to the Broward County Administrative Code. Companies conducting or engaging in motor vehicle rental business or services at Port Everglades shall make its books and financial records available for audit by the Finance Division of the Port Everglades Department upon reasonable notice and at reasonable times. If such books and financial records are kept at a location or at locations other than in Broward County, Florida, they shall be brought to a location convenient to the auditors for Broward County in order for the County to conduct an audit. To facilitate such audit, companies conducting or engaging in motor vehicle rental business or services at Port Everglades shall keep accurate records of their operation at the Port and shall show receipts from all business done in Broward County, Florida. Such companies shall issue an invoice and receipt, serially numbered, with each transaction at Port Everglades. All books and records customarily used in this type of operation, as may from time to time be required by
Broward County, shall also be kept and maintained in accordance with generally accepted accounting principles. The books and records referred to in this paragraph shall be preserved for at least three (3) years following the end of each motor vehicle rental company’s fiscal year and shall be subject to audit under this item.

(A) Motor vehicle rental companies shall remit to the Port Everglades Department along with the initial processing fee, a cash security deposit in the amount of two hundred and fifty dollars ($250.00). Broward County shall have the right to use the security deposit as a guarantee of the motor vehicle rental company’s obligations at Port Everglades, and all or any part of the deposit applied by the County shall be repaid by the company within fifteen (15) calendar days after written demand, therefore, so that it is maintained at its original agreed amount. Upon non-renewal or cessation of a motor vehicle rental company permit, any security deposit held by the Port Everglades Department will be returned to the permit holder to the extent the company has fulfilled its permit obligations at Port Everglades.

(B) Companies conducting or engaging in motor vehicle rental business or services at Port Everglades shall remit three dollars and ninety-five cents ($3.95) per contract, payable monthly, for customers picked up at Port Everglades. Such motor vehicle rental companies shall furnish to the Finance Division of the Port Everglades Department, by the fifteenth of each month throughout the permit term, the monthly fees (plus applicable sales tax) for the prior calendar month, along with a statement, in a form and detail satisfactory to Broward County, certified by one of its officers, setting forth the number of motor vehicle rental contracts the company secured through its operations at Port Everglades during the prior month.

Companies engaging in motor vehicle rental business or services at Port Everglades shall also provide to the Finance Division of the Port Everglades Department annually a special report on all revenues from operations at Port Everglades. The special report shall be prepared by the Chief Financial Officer when
payments made by the permit holder are less than twenty-five thousand dollars ($25,000.00) during the permit term or a special report shall be prepared by a certified public accountant in accordance with the provisions of the Codification of Statements on Auditing Standards when payments by the permit holder are twenty-five thousand dollars ($25,000.00) or more during the permit term. The special report shall be filed with the Finance Division of the Port Everglades Department by March 31 of each calendar year or within ninety (90) days following the non-renewal or cessation of a motor vehicle rental service permit and shall include the following:

(a) schedule of all revenues by month;

(b) schedule of revenues upon which the monthly payments to the County are computed and a list of the payments to the County for the permit term;

(c) a calculation to determine annual payment to the County; and

(d) compliance with the procedures for preparation of a special report as set forth in the procedures manual of the Port Everglades Department.