

## PORT EVERGLADES TARIFF NO. 12

### Item No. 200–Vessel representation.

*Issue No. 1*

*Effective Date: October 1, 2006*

1. Broward County requires that each vessel using its facilities be represented by a franchised steamship agent unless the vessel has established its credit to the satisfaction of Port Everglades. Such franchised steamship agent or vessel representative shall be responsible for all charges assessed under this Tariff in connection with the use of Port Everglades facilities by the vessel or its cargo or its passengers.
2. In instances where a vessel already in Port Everglades desires to change representation from one franchised agent to another, said change can be effectuated with satisfaction to Port Everglades of each of the following items:
  - (a) Receipt, prior to the date of change, of written notification to the Operations Division from the principal acknowledging its intended termination of the appointed franchised agent and its redesignation of the replacement franchised agent and the date and time on which such representation is intended to commence;
  - (b) Receipt, prior to the date of change, of written notification to the Operations Division from the replacement franchised agent acknowledging acceptance of appointment as vessel franchised agent as of a stated date and time;
  - (c) Receipt, prior to the date of change, of a completed Berth Application from the replacement franchised agent;
  - (d) Payment of all Port Everglades charges incurred by the vessel up to the date of change;
  - (e) That the account of the replacement franchised agent is found to be in current status as determined by the Finance Division.