

Effective: January 1, 2025 **24 HOUR DISPATCH # (907) 277-7611**

2025 Anchorage Ship Assist Rates

Anchorage Harbor Tractor Tug Glacier Wind \$10,538.31 + 6% Fuel Surcharge Fee

Stellar Wind \$10,538.31 + 6% Fuel Surcharge Fee
Bering Wind \$12,644.14 + 6% Fuel Surcharge Fee
Knik Wind \$12,644.14 + 6% Fuel Surcharge Fee

HOURLY RATE-Miscellaneous Light Boat Call-Outs/Pilot Runs/Standby

Tractor Tug Glacier Wind \$4,005.80 per hour + 6% Fuel Surcharge
Tractor Tug Stellar Wind \$4,005.80 per hour + 6% Fuel Surcharge
Tractor Tug Bering Wind \$4,860.71 per hour +6% Fuel Surcharge
Tractor Tug Knik Wind \$4,860.71 per hour +6% Fuel Surcharge

(1/2 Day) CHARTER RATES

Tractor Tug Glacier Wind \$18,016.24 per ½ day + Fuel at Burn

Rate

Tractor Tug Stellar Wind \$18,016.24 per ½ day+ Fuel at Burn

Rate

\$22,748.45 per ½ day+ Fuel at Burn

Tractor Tug Bering Wind Ra

Tractor Tug Knik Wind \$22,748.45 per ½ day+ Fuel at Burn

Rate

24 HOUR (Full Day) CHARTER RATES

Tractor Tug Glacier Wind \$20,893.06 per day + Fuel at Burn Rate
Tractor Tug Stellar Wind \$20,893.06 per day + Fuel at Burn Rate
Tractor Tug Bering Wind \$25,849.50 per day + Fuel at Burn Rate
Tractor Tug Knik Wind \$25,849.50 per day + Fuel at Burn Rate

Anchorage Assist and Escort Terms and Conditions

REGIONAL SPECIFIC TERMS AND CONDITIONS (SUPERSEDES GENERAL PROVISIONS)

The terms and conditions apply to harbor and escort services only. Any variations from

harbor assist work or escort services to and from the Port of Anchorage will require a daily charter agreement

- 2 hour maximum for all assists. Assists in excess of 2 hours will be billed in 1/4 hour increments.
- FSC is assessed at 6%. Should the price of fuel exceed \$1.50/gallon, FSC will increase by 1% for every \$0.05/above \$4.00/gallon.
- Vessels are subject to availability

GENERAL PROVISIONS

Security and Compliance Surcharge: Cook Inlet Tug & Barge (CITB) may assess a security and compliance surcharge of

\$100 per tug per job for escort and assist services.

Delay Time: Delay time will be charged at the tug's applicable hourly rate, prorated to the next 1/4 hour. **Rates:** Rates apply to tug services for docking and undocking vessels under their own power. Rates and terms and conditions for pushing or towing vessels not under their own power, for rescue towing, for assisting vessels aground, for salvage and for other services not specified in the Schedule will be provided upon request.

Assignment and Cancelation of Tugs: CITB will dispatch tug power promptly consistent with other commitments upon receipt of orders. While every effort will be made to honor requests for specific tugs, CITB will dispatch tugs without commitment of a specific tug for a particular job. Cancellations one (1) prior to the scheduled departure of the tug will incur a \$1,000 surcharge. Cancellations one hour after the tugs have been dispatched will incur the hourly rate with a one (1) hour minimum charge.

Additional Tugs Required: When conditions beyond the control of CITB, such as weather, tidal conditions, difficult berths, navigation congestion, requests by ship's Master, Pilot or Port Agent, or other factors, require that additional tugs dispatched to a job, charges for services performed by these tugs will be in accord with rates as set forth in this

Schedule. When additional tugs are to be dispatched and/or conditions are such that there will be probable delay to ship's schedule, CITB agrees to attempt to contact the ship's agent. If unable to contact the ship's agent, CITB will not be held liable for any penalties caused by ship delay due to the conditions contained herein.

Taxes: CITB is not responsible for any transportation, use, sales or any similar federal, state or local taxes due from the operation and use of any tug, and such taxes shall be for the customer's account, provided, however, CITB will pay all taxes applicable to an owner of a tug.

Pilotage: No pilotage services are offered or supplied by CITB. Compliance with all pilotage and vessel manning requirements is the responsibility of the vessel.

Warranties: CITB warrants that it will exercise due diligence to furnish seaworthy tugs which are adequately equipped and manned for the work to be performed. Except as otherwise expressly set forth in this paragraph, CITB makes no express warranty of any kind and, to the extent permitted by law, disclaims all implied and statutory warranties of any nature whatsoever, including, but without limitation any warranty of workmanlike service.

Notice of Damage Claim: Should any damage or injury be suffered by or caused to a vessel to which tug services by or caused to a vessel to which tug services are rendered hereunder, notice must be given to this company within 72 hours, as well as a reasonable opportunity to inspect and survey any such damages before repairs are begun. Written notice of intent to make a claim as a result of such injury or damage must be made within 30 days of such occurrence. Any action brought as a result of such injury or damages must be brought within one year of the date of the occurrence. Failure to give any notice and opportunity to inspect, if applicable, under this clause constitutes waiver of the right to bring an action as a result of any such occurrence.

Limitation of Liability: The furnishing of any service, or anything done in connection therewith, shall not be construed to be, or give rise to, a personal contract and it is understood and agreed that CITB, the tugs, their owners, charterers, operators, managers and agents shall have the benefit of all exceptions from, and limitations of, liability to which an owner of a vessel is entitled under any limitation of liability statutes of the United States, including, but not limited to, limitation or immunity from liability under the Oil Pollution Act of 1990 ("OPA 90") and any applicable state law. In no event shall CITB, Customer, the tugs, or their owners,

charterers, operators, managers and agents, be liable for any incidental or consequential damages of any nature whatsoever. Unless entitled to immunity as a responder or otherwise under OPA 90 or applicable state laws and subject to defenses to, exemptions from and limitations of liability provided herein, CITB, the tugs, their owners, charterers, operators, managers and agents shall be liable, to the extent required by law, up to and including the first \$25,000 for all claims, demands, causes of action, liabilities and costs (including attorneys' fees) arising out of or related to a single occurrence, or connected series of occurrences, in connection with any service rendered by CITB pursuant to this schedule. Customer understands and agrees that the Rates assume the limitation of liability afforded by this Limitation of Liability Clause and that this Clause shall not be limited, restricted or, in any way, affected by the amount of insurance carried by Customer. Indemnity: All claims, demands, causes of action, liabilities and costs (including attorneys' fees) exceeding \$100,000 that are attributable to the acts or omissions (whether negligent or otherwise) of CITB, the tugs, their owners, charterers, operators, managers and agents, or to a tug's unseaworthiness and which arise out of, or relate to a single occurrence, or connected series of occurrences, in connection with any service rendered by CITB pursuant to this schedule shall be subject to the following indemnity: Customer agrees to indemnify, defend and hold harmless CITB, the tugs, their owners, charterers, operators, managers and agents from all claims, demands, causes of action, liabilities and costs (including attorneys' fees) of every type and character, whether in rem or in personam, which are asserted against them by any person (including, without limitation, Customer's employees) for personal injury, illness or death, or for loss or damage to property of any kind or type as well as oil pollution or the spill of any hazardous substance. The parties intend for this indemnity to apply to all incidents of whatsoever nature.

Strikes, Breakdowns, etc.: The tugs, their owners, operators, managers, agents and charterers shall not be responsible or liable for any expenses, losses, damages or claims whatsoever caused by or resulting from the failure or delay in the performance of services due to strikes, labor difficulties, breakdowns, shortage of tugs, priorities in service or any other causes of like or different character beyond their control or created by the operation of law.

Subcontract: All or part of any service requested may be subcontracted to others without notice. Any such subcontractor shall have the benefit of all defenses, exemptions and limitation of liability provided CITB and shall be considered an independent contractor and not an agent, servant or employee of CITB.

Payment Terms: Payment is due within 30 days of receipt of invoice. A service charge will be assessed on amount outstanding over 31 days at the rate of 18% per annum.

Customer Authority: The person or company ordering tug and/or piloting services warrants that it has the authority to bind the tow and its owners (and charterers, in any) to all the provisions of the preceding paragraphs and shall indemnify and hold harmless this company and its agents and servants and each tug and/or pilot utilized with respect to losses, damages or expenses that may be suffered or incurred in consequence of any lack of such authority.