

TOWAGE RATES FOR THE PORT OF BREMERHAVEN

VALID FROM 1ST JANUARY 2024

BOLUDA DEUTSCHLAND GMBH





BOLUDA TOWAGE

Boluda Towage is a leader in maritime services, focused on offering tailored towage services to its valued customers. We can be found in 100 ports across the globe, operating a fleet of over 400 vessels in 18 countries in Europe, Africa, Asia, and Latin-America.

Boluda Towage is committed beyond professional cooperation and determined to create synergy with its customers, whilst aiming at providing operational efficiency and flexibility. To this effect, Boluda Towage takes pride in its longstanding relationships with shipping lines and relevant industry stakeholders, for instance, Port Authorities, Pilots, Agents, and Terminals.

We see it as our task to service our customers in the best possible way, truly understanding their needs, think with them all the way and exceeding expectations whenever we can. This translates into what we call: Tailored Towage Services, flexible services in the ports that go beyond the towing itself. Always put quality and safety first, the result counts in the end.

We are passionate about assisting ships safely. Our commitment towards our customers is to deliver the highest safety standards possible whilst adhering to the industry's best practices, as well as continuously improving our operational quality. This is accomplished through our experienced, skilled and loyal workforce.

Boluda Towage has dedicated tug dispatch and planning centres present in high-volume ports and dedicated local operational teams, who all together aim at safeguarding our operational efficiency levels. Our objective is to provide a safe workplace and to prevent incidents by identifying, eliminating and mitigating risks and hazards for all our employees (for example, our safety campaign to reduce crew exposure using sand gravel bags for messenger lines) and customers. In addition, our crews ensure that our tugboats are always in a prim state, both mechanically and looking their best. Furthermore, Boluda Towage is operating various hybrid and TIER III tugs and tugs on low sulphur fuel, including rotortugs, affirming our commitment towards sustainability.

Mission

To respond and attend to societal needs regarding marine transport and port logistics in an effective, responsible, and professional way, always showing due respect for people, the environment, and the legal framework. We offer the maximum quality of service with the efficiency, safety, and responsibility expected of a leader in global maritime services.

Vision

To be a benchmark company, chosen by our customers for the excellence of our service and to be recognized for the human quality and professionalism of our employees as well as for our contribution to the community.

Values

- Transparency and professional honesty
- Teamwork and operational efficiency
- Flexibility and innovation
- Excellence of customer care and service

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TOWAGE TARIFF A

TOWAGE TARIFF FOR SEA-GOING VESSELS WITH OPERATIONAL MAIN ENGINE IN BREMERHAVEN Assistance from the river to or back from Bremerhaven or Nordenham and shiftings within the same sector RATES PER TUG AND MOVE — PRICES IN EURO

From – to	Sector 1	Sector 2	Sector 3	Sector 4
	Bremerhaven / Nordenham	Bremerhaven	Bremerhaven	Bremerhaven
Vessel's size in Gross Tonnage	all berths on the river Weser	Ro/Ro & Project Terminals Nord- und Kaiserhafen	Yard and Dock Facilities Kaiserhafen	Fishereihafen
0 – 7.000 GT	€ 2,096	€ 2,204	€ 2,580	€ 2,709
7.001 – 8.000 GT	€ 2,258	€ 2,387	€ 2,784	€ 2,903
8.001 – 9.000 GT	€ 2,430	€ 2,559	€ 2,956	€ 3,075
9.001 – 11.000 GT	€ 2,612	€ 2,741	€ 3,128	€ 3,257
11.000 – 13.000 GT	€ 2,784	€ 2,935	€ 3,333	€ 3,462
13.001 - 15.000 GT	€ 2,956	€ 3,128	€ 3,526	€ 3,655
15.001 – 17.000 GT	€ 3,118	€ 3,300	€ 3,687	€ 3,816
17.001 - 19.000 GT	€ 3,290	€ 3,472	€ 3,859	€ 3,978
19.001 - 21.000 GT	€ 3,472	€ 3,655	€ 4,042	€ 4,171
21.001 - 23.000 GT	€ 3,644	€ 3,843	€ 4,236	€ 4,365
23.001 - 25.000 GT	€ 3,816	€ 4,031	€ 4,418	€ 4,547
25.001 - 27.000 GT	€ 3,988	€ 4,193	€ 4,590	€ 4,725
27.001 - 29.000 GT	€ 4,154	€ 4,343	€ 4,730	€ 4,864
29.001 - 31.000 GT	€ 4,300	€ 4,547	€ 4,929	€ 5,053
31.001 - 36.000 GT	€ 4,440	€ 4,687	€ 5,085	€ 5,214
36.001 - 41.000 GT	€ 4,612	€ 4,864	€ 5,246	€ 5,375
41.001 – 46.000 GT	€ 4,784	€ 5,042	€ 5,429	€ 5,558
46.001 - 51.000 GT	€ 4,924	€ 5,192	€ 5,590	€ 5,719
51.001 - 61.000 GT	€ 5,063	€ 5,343	€ 5,730	€ 5,859
61.001 - 71.000 GT	€ 5,192	€ 5,472	€ 5,859	€ 5,988
71.001 – 81.000 GT	€ 5,343	€ 5,622	€ 6,020	€ 6,149
81.001 - 91.000 GT	€ 5,472	€ 5,762	€ 6,160	€ 6,289
91.001 – 101.000 GT	€ 5,622	€ 5,923	€ 6,310	€ 6,439
101.001 – 111.000 GT	€ 5,784	€ 6,095	€ 6,482	€ 6,611
111.001 – 121.000 GT	€ 5,934	€ 6,267	€ 6,654	€ 6,783
121.001 – 131.000 GT	€ 6,031	€ 6,450	€ 6,816	€ 6,955
131.001 – 141.000 GT	€ 6,251	€ 6,601	€ 6,988	€ 7,122
141.001 – 151.000 GT	€ 6,450	€ 6,773	€ 7,170	€ 7,289
For each additional 10.000 GT or part thereof:	€ 215	€ 269	€ 409	€ 521

^{*)} The tariff is based on the vessel's actual count of measurement unit, e.g. the largest Gross Tonnage (GT) figure as shown in the vessel's International Tonnage Certificate (according to the 1969 London Convention).

If the vessel is not measured in accordance with the provisions of the International Convention on Tonnage Measurement of Ships, 1969, the Gross Registered Tonnage as full scantling vessel of GT of a comparable vessel will be the basis of the tariff.

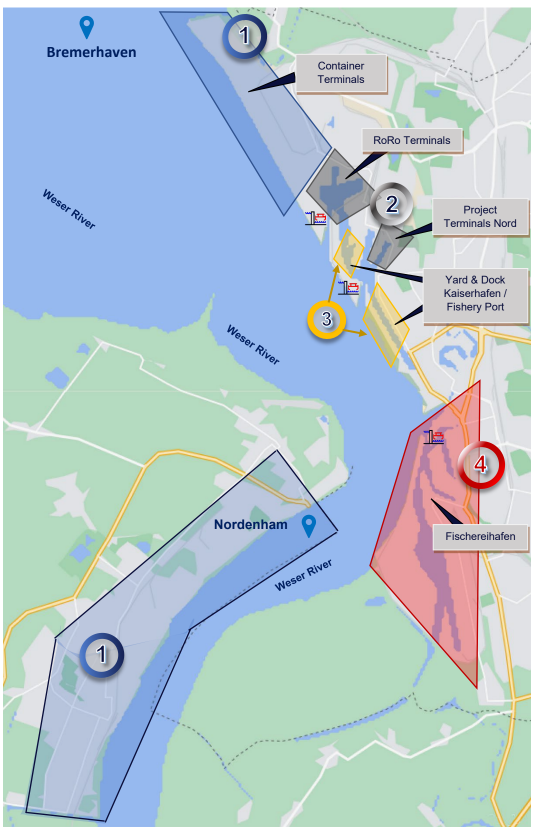
Definitions

- Move means berthing, unberthing, shifting.
- Berthing or unberthing is the towage assistance from the river immediately off the berth (off the lock to be passed) to the berth e.v.v..
- Shifting is shifting within the same sector, shifting from one sector to another are seen as separate calls.





SECTOR TARIFFS PORT OF BREMERHAVEN









TARIFF B – additional services

Hourly Working rate and hourly stand-by rate		Keep going, holding, extra pushing to berth In connection with an assistance, if longer than 4 hours special arrangements have to be made € 774 € 839 € 1,145 € 1,236 s from the time the tug is leaving its st station), time counting ends when the	Holding / Pushing / Preventing from Breaking loose from mooring during strong winds (>6 bft) € 1,045 € 1,129 € 1,543 € 1,666 tation (or from the time it was ordered to tug has returned to its station.	
Mobilization in Vain in	minutes periods If the tug order is ca	s. ncelled more than 1 hour before the t	ug is due to leave its station, it will bear	
Bremerhaven & from Bremerhaven to Nordenham	no extra costs. If the tug order is cancelled less than 1 hour before the tug is due to leave its station, 50% of the towage rate as per Tariff A per tug will apply.			
Waiting Time	First half hour (of ordered tugboat alongside the vessel) is Free of Charge. In case of exceeding waiting time, the first hour will be charged in full followed by a half hourly charge per 30 minutes commenced at the Hourly Stand-by rate. - Waiting time occurs if the tug – despite a firm ordering time: (a) has not commenced the assistance within 30 minutes; (b) Interrupts its normal assistance longer than 30 minutes; or (c) in case of trip in vain is not being released within 30 minutes.			
Escorting services	Escorting Service on River from Harbour limit into the port or vice versa (on special request of the Harbour Authority or the ships command) will be charged on the hourly working rate as stated above. Time counts starts with leaving the tug stations and ends, with arriving the tug station or when the standard berthing manoeuvre is to commence.			
Holding / Pushing	Holding or pushing time occurs as soon as the normal assistance is interrupted and the seagoing vessel has to be held or pushed in position (e.g. on the river Weser in front of / at, in front of or behind bridges/locks/drydocks).			
	For holding or pushi	ng time the rate per hour as per Tarif	f B will be charged.	
Pushing / Preventing from Breaking loose from mooring during strong winds	form breaking loose	due to wind as of windforce of 6 bft, a	rds the quay/berth to prevent the vessel an hourly rate as ber column 2 of the ugs berth and ends with arrival at tugs	
Boarding or Disembarking of Port Pilots		stance to the seagoing vessel; to be a Towage Europe's "General Condition		

SURCHARGES

Dead Ship	In case assisting vessels without using vessel's own propeller (Dead Ship) an additional surcharge of 50% of the Tariff A mentioned in section 1, 2 or 3 will be charged.
Special Yard Service Tug surcharge	If a low draft tug (special yard service tug) is ordered, a surcharge of € 700,- per tug will be charged on top of the towage rates for Sector 3 and 4.
Ice Removing	For tugs used to clear the space between the vessel and berth the Working rate of that respective tug. During the Ice period the Towage Rates are subject to prevailing Ice surcharge.
Ice surcharges	Will be charged separately, subject to the Ice conditions in the working area.
Weekend and night work	No surcharges for weekends, night work and use of tug's hawsers.
Emergency response	The Towage Rates will not apply in case of Emergency Assistance, Salvage, Drift Ice, Vessel broken loose from the mooring and/or any other extraordinary and/or unforeseen circumstance. In all those cases an individual agreement will be made.
Fuel Surcharge	The towage-rates, rates per hour and fixed rates mentioned before are subject to the following surcharges:
	Up to an average-price of € 160 per cbm for gas oil no bunker surcharge will be charged. In the event of a price increase above € 160 per cbm for each 10% price-increase a surcharge of 1% will be charged. The Surcharge to be reviewed every 2 weeks on the first day of the week





TERMS & CONDITIONS

Notice time of orders	Any order for assistances to vessels leaving the port of shifting within the port needs to be given with a preliminary advance notice of at least 4 hours which has to be confirmed not later than 2 hours prior to the assistance.	
Order handling	Orders will be executed in the sequence of their receipt. Vessels that are tide-restricted or depend on locks opening times will get preference.	
Payment terms	 The towage rates, rates per hour and fixed rates do not include Value Added Tax. The General German Towage Conditions as printed overleaf are to apply. Invoices for towage services rendered on behalf of this tariff are due within 14 days upon date of service. 	
Towage conditions	All services to be performed subject to the terms and conditions of the "General German Towage Conditions". All obligations resulting from the service to be fulfilled at Bremerhaven. Any disputes are to be decided according to German Law and exclusively by Hamburg Courts.	
Notes	 The towage rates, rates per hour and fixed rates agreed do not apply for salvage, pumping, fire-fighting, qualified assistance and/or other exceptional services. In such cases individual agreements to be made. Vessels which are tide bound or depending on bridge opening times have preference. Orders and further information can be submitted via e-mail and fax and should include at least following information: Vessel Name, IMO Number, Gross Tonnes (GT), Charterer /Owner /Operator, Agent, ETA / ETD Destination berth or port area, # of tugs required. It is appreciated to receive information via email about the ETAs/ETDs of the vessels requiring tug boat assistance, to assure a trouble-free and on time service for the vessels. 	





GENERAL GERMAN TOWAGE CONDITIONS

1. Definitions

- Assistance: Services rendered in Close Proximity of a manned Towed Object under the command of its master or pilot, as the case may be.
- Contract of Affreightment: Contract in the sense of § 407 German Commercial Code (Handels-gesetzbuch, HGB).
- Customer: The party which has contracted with the Tug Owner to perform the Services.
- Material Obligation: An obligation which needs to be complied with in order to allow for the proper performance of the contract and the compliance of which the contractual partner can regularly rely on.
- Services: The operations carried out by the Tug Owner in relation to a Towed Object or otherwise in fulfilment of the order by the Customer, including but not limited to Assistance.
- Close Proximity: The area within which the Tug and the Towed Object affect or may affect each other or are or may be subject to the influence of each other.
- (7) Voyage Charter Party: Contract in the sense of § 527 HGB.
 (8) Towed Object: Any floating object, including, in particular, seagoing vessels, whether manoeuvrable or not, in respect of which the Services are being rendered.
- Tug: The tug or tugs including their master and crew and equipment actually performing the Services, whether or not owned by the Tug Owner or by third parties (see Clause 2.3 below).
- (10) Tug Owner: The party which undertakes to perform the Services.
- (11) Ocean Freight Agreement: Contract for the carriage of general cargo or
- (12) Contract for the carriage of general cargo: Contract in the sense of § 481 HGB

2. Provision of Services

- All Services of the Tug Owner including future services shall be rendered exclusively on the basis of these General Towage Conditions, unless otherwise expressly agreed.
- When Services are rendered in respect of manned Towed Objects which are under the command of a master or pilot, the duty of the Tug Owner shall be limited to making the Tug's services available to carry out the instructions of the Towed Object's master or pilot, as the case may be.
- The Tug Owner is entitled to make use of one or more Tugs owned by third parties.
- If the provision of the Services is impossible or significantly more difficult due to circumstances beyond the Tug Owner's control, in particular weather constraints, e. g. storm, ice or bad visibility, the Tug Owner shall be under no obligation to provide the Services.
- Other vessels, for instance inbound vessels, may have to be served with priority according to the customs of the port, in particular with regard to nautical conditions, or because of port authorities 'orders. The Tug Owner shall always be entitled to render emergency assistance to people or crafts. This may lead to delays when rendering the Services, for which the Tug Owner shall not be responsible.
- In the cases referred to in Clauses 2.4 and 2.5 sentences 1 and 2, the Tug Owner shall also be entitled to interrupt the Services rendered, whereby appropriate regard shall be had to the safety of the Towed Object. Once the cause for the interruption of Services has ceased, the Tug Owner shall resume with the Services without undue delay.

3. Further Obligations for the Secure Provision of Services

- The Customer shall ensure that the Towed Object and the towing gear provided by the Customer is in all respects ready to allow the safe performance of the required Services, that all safety regulations relevant to the Towed Object are observed, that all required permissions in respect of the Towed Object and the Services are available and conditions imposed in such permissions are observed.
- The Customer shall further ensure that the master or pilot, as the case may be, of the Towed Object gives orders to the Tug and the crew of the Towed Object in such a way that neither the Towed Object nor the Tug or interests of third parties are exposed to danger.
- The Customer as well as the Tug Owner have to ensure respectively that the taking over and return/taking back of towing gear is carried out in a controlled manner. The Customer is responsible for the uninterrupted control and supervision on board of the Tow Object and the Tug Owner is responsible for the uninterrupted control and supervision on board of the Tug.

4. Remuneration

- (13) If the amount of remuneration has not been stipulated, the Tug Owner is entitled to determine the amount at reasonable discretion.
- (14) The agreed remuneration does not cover any extraordinary services or salvage services.
- (15) The remuneration is payable at the Tug Owner's place of business upon rendering the invoice
- (16) The Customer is only entitled to set-off if he has obtained a final and binding judgment against the Tug Owner or if the Customer's claim(s) against the Tug Owner are undisputed.

5. Customer's Liability

The Customer shall be liable for any damage to the Tug caused by the Tug's activities during the time of Assistance, unless the damage was caused negligently or intentionally by the Tug Owner, his servants or sub-contractors or the Tug's master or crew.

- The Customer shall be liable for any damage to the Tug incurred during the time of Assistance as a consequence of the Tug following an order or direction given by the Towed Object's master or pilot, as the case may be, unless the damage was caused by gross negligence or intentional acts of the Tug Owner, his servants or subcontractors or the Tug's master or crew
- Further the Customer is liable for loss or damage suffered by third parties in the course of the Assistance due to the Tug's manoeuvres carried out upon the orders and directions of the Towed Object's master or pilot, as the case may be, unless the loss or damage was caused by gross negligence or intentional acts or the non-observance of an Material Obligation, as the case may be, by the Tug Owner, his servants or sub-contractors or the Tug's master or crew.
- In relation to Clauses 5.1 through 5.3 above, the burden of proof in respect of any negligence, gross negligence or intentional act of the Tug Owner, his servants or subcontractors or the Tug's master or crew as well as any non-observance of an Material Obligation by either of them shall rest with the Customer.
- Whenever the Tug is out of service due to damage or due to other reasons for which the Customer is liable, the Tug Owner may recover loss of use . The Tug Owner ist entitled to determine the amount of loss of use at reasonable discretion.. His duty to mitigate damages (paragraph 254 German Civil Code) remains unaffected. If Services are rendered by a Tug owned by a third party (see Clause 2.3 above), that third party is also entitled to rely upon the foregoing provisions.
- In case of Services rendered by a Tug owned by a third party, the losses suffered by that third party are considered to be the Tug Owner's own losses which he is, thus, entitled to liquidate (Drittschadensliquidation).
- The foregoing provisions do not in any way affect other rights, claims or remedies the Tug Owner may have against the Customer, be it in contract or tort.

6. Tug Owner's Liability

- The Tug Owner shall be liable for loss or damage suffered by the Customer only to the extent that it was caused by gross negligence or intentional acts of the Tug Owner, his servants or sub-contractors or the Tug's master or crew. This does not apply if the loss or damage is due to the nonobservance of any of the Tug Owner's Material Obligation.
- In case of damage caused by negligence, the Tug Owner shall only be liable in respect of a breach of a Material Obligation and limited to direct loss or damage which is reasonably foreseeable, but not for remote consequential
- (3) In respect of loss or damage caused by delayed Services, Clauses 6.1 and 6.2 and Clause 2.5 shall apply. The Tug Owner's liability shall be limited to three times the remuneration which is or would have been payable by the Customer, unless the delay was caused intentionally or by gross negligence.
- In case an Ocean Freight Agreement has been concluded, the Tug Owner is not liable for any damage caused by conduct in the course of steering or otherwise operating the towing vessel, safe in case of measures taken predominantly for the benefit of the cargo or if caused by fire or explosion on board of the towing vessel.
- Clauses 6.1 through 6.3 are not applicable as far as a Contract of Affreightment is concerned. Clauses 6.1 and 6.2 are not applicable in cases of a Contract for the carriage of general cargo. Insofar the statutory provisions shall be applicable
- Clauses 6.1 through 6.3 above do not apply to personal injury claims. In such cases, the relevant statutory provisions shall apply.
- In case the Tug Owner is considered to be a carrier, his liability in respect of loss of or damage to the goods including the Towed Object shall in derogation from § 431 HGB - not exceed 2 Special Drawing Rights of the International Monetary Fund per kilogram of any goods lost or damaged.
- In any event the Tug Owner shall be entitled to limit his liability as provided for in provisions on ship owners' limitation of liability applicable to the Tug which caused the damage, such as the Convention on Limitation of Liability for Maritime Claims, 1976, as amended by the protocol of 2 May 1996, in the version respectively valid for the Federal Republic of Germany, or the Convention on Limitation of Liability in Inland Waterway Shipping (CLNI), 1988, or any national legislation, as the case may be. This also applies if the Tug provided by the Tug Owner to perform the Services is not owned, chartered, leased, managed or operated by the Tug Owner.
 (9) The exclusions and limitations referred to in Clauses 6.1 through 6.9
- above shall apply to any claim be it in contract or otherwise against the Tug Owner. They shall also apply in favour of his servants or sub-contractors including, in particular, any third party owner of the Tug as well as the Tug's master and crew

The Customer shall indemnify the Tug Owner for all third party claims in respect of loss or damage for which, as between the Tug Owner and the Customer, the Customer is liable.

8. Law and Jurisdiction

The contract for tug boat services is subject to German law. Any and all disputes arising under the contract or in connection with the Services rendered shall be subject to the exclusive jurisdiction of the courts of the Tug Owner's place of business

8. German Version

The German version of these General Towage Conditions shall prevail. (Version January 2015)



Towage Rates for the Port of Bremerhaven Valid from 1st January 2024

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