#### INDEPENDENT STATE OF PAPUA NEW GUINEA

#### **CHAPTER NO. 114.**

# Port Charges.

#### GENERAL ANNOTATION.

#### ADMINISTRATION.

As at 13 February 1976 (the date of gazettal of the most comprehensive allocation of responsibilities to Ministers and Departments at about the effective date), the administration of this Chapter was vested in the Minister for Transport and Works.

Accordingly, as at that date, unless some other intention is clearly indicated, by note or in the text, references in or in relation to this Chapter to-

"the Minister" -should be read as references to the Minister for Transport and Works;

"the Departmental Head" -should be read as references to the Secretary for Transport, Works and Supply<sup>1</sup>;

"the Department" -should be read as references to the Department of Transport, Works and Supply<sup>2</sup>.

- 1. Previously the Secretary, Department of Transport.
- 2. Previously the Department of Transport.

#### INDEPENDENT STATE OF PAPUA NEW GUINEA

# **CHAPTER 114**

PORT CHARGES ACT

ARRANGEMENT OF SECTIONS.

PART I. -PRELIMINARY.

1. Interpretation-

"coastal vessel"

"declared port"

"Master"

"Owner"

- "port"
  "ton"
  "vessel"
  "week"
- 2. Application.
- 3. Declared ports.
- 4. Coastal vessels.

# PART II. -CHARGES GENERALLY.

- 5. Wharfage.
- 6.Light dues.
- 7. Pilotage.
- 8. Port dues.
- 9. Berthage.

# PART III. -STORAGE OF GOODS.

- 10. Removal of imported goods, etc.
- 11. Storage of goods for export.

# PART IV. -RECOVERY OF CHARGES.

- 12. Persons liable.
- 13. Payment of charges.
- 14. Remission.
- 15. Recovery.

#### PART V. -MISCELLANEOUS.

- 16. Production of documents.
- 17. Exemptions.
- 18. Penalty.
- 19. Regulations.

#### SCHEDULES.

SCHEDULE 1.-Wharfage Rates.

SCHEDULE 2.-Pilotage Rates.

# Port Charges Acts<sup>1</sup>.

Being an Act to provide for the payment of port dues, wharfage, berthage, light dues, pilotage and storage charges.

#### PART I. -PRELIMINARY.

# 1. Interpretation.

In this Act, unless the contrary intention appears -

"coastal vessel" means a vessel declared under Section 4 to be a coastal vessel for the purposes of this Act;

"declared port" means a port under Section 3;

"master" means a person, other than a pilot, in charge or command of a vessel;

"owner" includes an owner, a part owner and a chatterer, and an agent of any of those persons;

"port" means a port, harbour, haven, roadstead, channel or navigable river or creek where a vessel can ship or unship passengers or goods;

"ton", in relation to goods, means at the option of the Collector of Customs, 20 hundredweight by weight or 40 cubic feet by measurement, or a part thereof;

"vessel" means a ship, boat or other description of vessel used for any purpose on the sea or in navigation, but does not include -

- (a) a vessel used solely for pleasure where the net tonnage does not exceed 5 tons; or
- (b) a canoe; or
- (c) a ship of war;

"week" includes a part of a week.

# 2. Application.

The provisions of this Act relating to -

- (a) wharfage under Section 5; and
- (b) port dues under Section 8; and
- (c) berthage under Section 9; and
- (d) storage and storage charges under Section 10 or 11,

and any other provision of this Act that the Minister, by notice in the National Gazette, declares to be a provision to which this section applies do not apply to or in respect of a declared port within the meaning of the *Harbour Board Act*.

<sup>1</sup> This Chapter has not been metricated by statute. In view of the fact that rates etc., are prescribed by this Act by reference to Imperial units of measurement, no attempt has been made to metricate it editorially.

#### 3. Declared ports.

The Minister may, by notice in the National Gazette, declare a port to be a port to which this Act applies.

#### 4. Coastal vessels.

On application by a master or owner of a vessel, the Comptroller of Customs may declare the vessel to be a coastal vessel for the purposes of this Act.

#### PART II. - CHARGES GENERALLY.

# 5. Wharfage.

- (1) Subject to Subsection (2), a vessel lying in a declared port shall pay wharfage to the State in accordance with Schedule 1.
- (2) Wharfage is not payable on -
  - (a) coastal cargo loaded or unloaded at a wharf not owned by the State; or
  - (b) overseas cargo in respect of which facilities are not provided by the State in the port in which they are loaded or unloaded.

# 6. Light dues.

- (1) Subject to Subsection (2), a vessel entering a declared port shall pay to the State light dues at the rate of 10t per ton net register or K2.25, whichever is the greater, but no such vessel shall be liable for light dues exceeding K150.00 at any one time.
- (2) A payment under Subsection (1) applies in respect of all declared ports entered within a period of three months after the date of payment.

#### 7. Pilotage.

On each occasion on which a vessel takes a pilot at a port in the country, it shall pay pilotage to the State in accordance with Schedule 2.

#### 8. Port dues.

- (1) Subject to Subsections (2), (3), and (5), a vessel entering a declared port shall pay port dues to the State at the rate of 10t per 3 tons, or part of 3 tons gross register or K1.50, whichever is the greater.
- (2) A payment under Subsection (1) applies in respect of all declared ports entered within a period of six months from the date of payment.
- (3) Where a vessel arrives solely for or on account of -
  - (a) effecting repairs; or
  - (b) stress of weather; or
  - (c) obtaining provisions or coal or oil, to enable her to continue her voyage; or
  - (d) being in distress; or
  - (e) obtaining medical attention for a person on board her,

or for any of those reasons, and after arrival does not -

- (f) discharge or load any cargo; or
- (g) disembark or embark any passenger other than a person referred to in Paragraph (e) and any person accompanying him and necessarily disembarked with him,

the port dues under this section are 5t per 3 gross tons or part of 3 gross tons.

- (4) Where port dues are paid to the State under Subsection (1) in respect of any port that is a declared port by virtue of this Act but is not a declared port under the *Harbours Board Act*, the dues -
  - (a) shall be paid by the State to the Harbours Board; and
  - (b) shall be deemed to be part of the revenue of the Harbours Board.
- (5) Notwithstanding Subsection (1), where a vessel has, within the six months preceding the date of entry into a declared port, paid port dues under the *Harbours Board Act* it is not liable for any further port dues under this Act.

# 9. Betthage.

(1) Subject to Subsections (2) and (3), a vessel that lies at or is moored to, or berthed in tier at, a Government wharf shall pay berthage to the State -

- (a) in declared ports, at the rate of K1.50 per day or 5t per 4 gross tons, or part of 4 gross tons, per day, whichever is the greater; and
- (b) in other ports and places, in the sum of K10.00 per annum for the first 100 tons gross register plus 25t per additional gross ton, with a minimum charge of K1.50 per day.
- (2) Payment under Subsection (1)(a) applies in respect of all ports and places (other than declared ports) entered within a period of 12 months from the date of payment.
- (3) In the calculation of days for the purposes of Subsection (1) -
  - (a) a period not exceeding 6 hours shall be deemed to be a quarter of a day; and
  - (b) a period exceeding 6 hours but not exceeding 12 hours shall be deemed to be a half a day; and
  - (c) a period exceeding 12 hours but not exceeding 18 hours shall be deemed to be three-quarters of a day; and
  - (d) a period exceeding 18 hours but not exceeding 24 hours shall be deemed to be a whole day.

#### PART III.-STORAGE OF GOODS.

#### 10. Removal of imported goods, etc.

- (1) All goods -
  - (a) imported; or
  - (b) arriving coastwise,

and landed on any Government wharf or placed in any shed on a Government wharf shall be removed within four working days for the Customs after the vessel has completed the unloading of its cargo at the wharf.

- (2) Where any goods referred to in Subsection (1) are not removed from the wharf or shed within-
  - (a) the time specified in that subsection; or
  - (b) such further time as the Collector of Customs in a particular case allows,

the owner, importer, consignee of the goods or his agent shall, until the goods are removed, pay storage in respect of them -

- (c) for the first week, at the rate of 30t per ton; and
- (d) for every subsequent week, at a rate per ton being 8t additional to the amount per ton payable for the preceding week.
- (3) Notwithstanding the preceding provisions of this section, after the end of the period referred to in Subsection (1) the Collector of Customs may, without notice to any person, remove the goods, or cause them to he removed, from the wharf or shed to a warehouse or place directed by him.
- (4) The owner, importer or consignee of any goods removed under Subsection (3) shall pay all charges and expenses connected with the removal, including any warehouse rent and charges.

# 11. Storage of goods for export.

- (1) Goods intended for export may be stored in sheds provided by the State for the purpose.
- (2) Subject to Subsection (3), the charge for the storage of goods referred to in Subsection (1) is 15t per ton per week.
- (3) The charge for the storage of copra intended for export is 8t per ton per week. (4) For the purposes of this section -
  - (a) the minimum charge is the charge for one ton but after the first ton each quarter-ton or portion of a quarter-ton shall be charged as one quarter-ton; and
  - (b) the minimum charge is in respect of one week but after that period any part of a week not exceeding three days shall be charged as one half-week.
- (5) An application for storage shall -
  - (a) be made in writing stating -
    - (i) the quantity and description of the goods requested to be stored; and
    - (ii) the name of the vessel concerned; and
  - (b) be presented to the Collector of Customs during office hours and at least two hours before the hour at which an officer is required to be in attendance for the purpose of receiving the goods.
- (6) For the purposes of this Act the person making the application for storage shall be deemed to be the owner of the goods.
- (7) Goods shall be stacked as required by the Collector of Customs or an officer in attendance on his behalf, and goods not properly bagged, cased or bundled will not be stored.

- (8) Goods that, in the opinion of the Collector of Customs of officer in attendance on his behalf are -
  - (a) perishable or dangerous; or
  - (b) likely to cause damage to a shed or to other goods stored in the sheds, shall not be received into the sheds.
- (9) Copra in bags that are, or appear to be, wet will not be received for storage.
- (10) All labour required for receiving and delivering the goods shall be provided by the owner of the goods.
- (11) Goods stored remain in the shed at the risk of the owners, and the State is not liable for compensation for any loss or damage owing to fire, vermin or inevitable accident, or to any crime or misdemeanour.
- (12) The Collector of Customs may detain all or any of the goods stored in a shed until all the charges on them (including storage charges incidental to the detention) have been paid or until he has received security for payment.

#### PART IV.-RECOVERY OF CHARGES.

#### 12. Persons liable.

The master and the owner of a vessel in respect of which any amounts are payable under this Act are jointly and severally liable for payment of the amounts.

# 13. Payment of charges.

Amounts payable under this Act shall be paid -

- (a) to the principal officer of Customs at the declared port where they are levied; or
- (b) if there is no officer of Customs -
  - (i) to a District Officer; or
  - (ii) in the case of periodical amounts-to the Comptroller of Customs.

#### 14. Remission.

The Minister may in any case, for any reasons that he thinks proper, remit the whole or any part of any amount payable under this Act.

#### 15. Recovery.

Any amount payable under this Act is recoverable by the State as a debt.

#### PART V.-MISCELLANEOUS.

#### 16. Production of documents.

At the request of a Collector the owner or master of a vessel shall produce any of the ship's documents for inspection.

#### 17. Exemptions.

- (1) A vessel that enters a port solely for the purpose of bringing trail under special contract with the Government is not liable for the payment of any amount under this Act in respect of the vessel.
- (2) A vessel that is declared by the Head of State, acting on advice, by notice in the National Gazette to be exempt from all or any of the provisions of this Act is not liable for the payment of any amount that would, but for the exemption, have been payable under this Act in respect of that vessel.

#### 18. Penalty.

The master or owner of a vessel who omits or fails to pay any amount payable under this Act is guilty of an offence.

Penalty: Where the offence is committed with intent to defraud the State-a fine not exceeding K100.00 and in addition a further penalty equal to the amount of dues or rates unpaid.

In any other case-a fine not exceeding K40.00, and in addition a further penalty equal to the amount of dues or rates unpaid.

# 19. Regulations.

The Head of State, acting on advice, may make regulations, not inconsistent with this Act, prescribing all matters that by this Act are required or permitted to be prescribed, or that are necessary or convenient to be prescribed for carrying out of giving effect to this Act, and in particular -

- (a) for providing for the delivery of manifests and other ship's documents to the Collector of Customs; and
- (b) for prescribing penalties of fines not exceeding K40.00 for offences against the regulations.

# **SCHEDULE 1.**

Sec. 5(1).

# WHARFAGE RATES. INWARD, TRANSHIPMENT AND OUTWARD RATES.

-	Inward	Inward		Outward	Outward
	wharfage	wharfage		wharfage	wharfage
Articles.	rates on	rates on		rates on	rates on
	overseas	coastal	Tranship-	overseas	coastal
	cargo.	cargo.	ment rates	cargo.	cargo.
Animals-	t	t	t	t	t
Horses and cattle each	30	15	15	20	20
Dogs, sheep, goats and	30	13	13	20	20
pigs each	10	5	5	5	5
Charcoal, coal and coke per ton	15	8	8	10	10
Copra per ton	30	15	15	30	30
	25	12	12	30	30
Fertilizers per ton	23	12	12	30	30
Fruit and vegetables, fresh, per	20	1.5	1.5	_	_
ton	30	15	15	5	5
Iron tanks (empty) each	60	30	30	40	40
Oils, petroleum, per ton	40	20	20	20	20
Returned empties per ton	20	10	10	10	10
Road metal, sand and soil per					
ton	10	5	5	5	5
Timber-rough or sawn per 480					
super feet	75	20	20	20	20
Ores (including crude ores) per					
ton	75	30	30	15	15
Goods not enumerated above					
(per ton by weight or per ton of					
40 cubic feet measurement,					
whichever is the greater)	75	30	30	30	30

**SCHEDULE 2.** 

Sec. 7.

# PILOTAGE RATES.

# 5t per 2 tons, or part of 2 tons, net register

1. Subject to Item 3, on the arrival of a vessel, the pilotage rate is

Provided that where a vessel arrives solely for or on account of any one or more of the following purposes or causes:-

- (a) pleasure; or
- (b) calling for orders; or
- (c) effecting repairs; or
- (d) refitting or drydocking; or
- (e) obtaining provisions or coal or oil, to enable her to continue her voyage; or
- (f) stress of weather; or
- (g) otherwise being in distress,

and after arrival does not discharge any cargo or land any passenger, the pilotage rate is 5t per 4 tons, or part of 4 tons, net register.

# 5t per 2 tons, or part of 2 tons, net register.

2. Subject to Item 3 on the departure of a vessel, the pilotage rate is

Provided that where a vessel, having arrived solely for or on account of any one or more of the purposes or causes mentioned in Item 1, whether or not having after arrival unloaded any cargo or taken on board any passenger, or where a vessel departs solely for or on account of any one or more of the purposes or causes mentioned in Item 1, and before departure does not load any cargo or take on board any passenger, the pilotage rate is 5t per 4 tons, or part of 4 tons, net register.

- 3. Notwithstanding anything contained in Items 1 and 2, the pilotage fees payable on a vessel on her arrival at or on her departure from a port shall not less than **K**10.00 nor more than **K**100.00.
- 4. Subject to Item 5, after arrival, on the removal of a vessel from wharf to wharf or from wharf to stream or from stream to wharf, the pilotage rate is -

Where the vessel does nor exceed 2 000 tons gross tonnage- K10.00

Where the vessel exceeds 2 000 tons gross tonnage- **K**20.00

5. After her first three removals during any one visit to the port, on the removal of a vessel from wharf to wharf or from wharf to stream or from stream to wharf, the pilotage rate is one-half of the rates set out in the scale in Item 4.

INDEPENDENT STATE OF PAPUA NEW GUINEA.

#### CHAPTER No. 114.

# Port Charges Regulation.

#### ARRANGEMENT OF SECTIONS.

- 1. Delivery of manifest, etc.
- 2. Outward manifest.
- 3. Inward wharfage rates.
- 4. Outward wharfage rates.
- 5. Berthage, port and light dues.
- 6. Pilotage and removals.

#### SCHEDULE.-

FORM 1.-Inward Manifest.

FORM 2.-Outward Manifest.

FORM 3.-Port Charges-Wharfage Inwards.

FORM 4.-Port Charges-Wharfage Outwards.

FORM 5-Berthage, Port and Light Dues.

FORM 6.-Pilotage and Removal Rates.

MADE under the Port Charges Act.

# 1. Delivery of manifest, etc.

- (1) The master, owner or agent of an overseas vessel must within 24 hours after its arrival at a port, deliver to the Collector of Customs a true and complete copy of the inward manifest of the vessel in respect of all goods to be landed, discharged or transhipped in the port.
- (2) The copy of the manifest referred to in Subsection (1) -
  - (a) shall be in Form 1 or in such other form as is approved by the Comptroller of Customs; and
  - (b) shall be signed by the master, owner or agent; and
  - (c) shall, if required by the Collector of Customs, be verified by the master, owner or agent by statutory declaration.
- (3) On demand by the Collector of Customs, the master, owner or agent must produce to the Collector the master's copy of all bills of lading relating to goods referred to in Subsection (1).
- (4) In the case of a vessel having no goods referred to in Subsection (1) on board when entering a

port, the copy manifest shall be marked with the word "Nil".

- (5) A person who except with the consent of the Collector of Customs -
  - (a) lands, discharges or tranships; or
  - (b) causes or suffers to be landed, discharged or transhipped,

goods in a port before a copy manifest has been delivered in accordance with this section, is guilty of an offence.

- (6) The master, owner or agent of a vessel who -
  - (a) fails to deliver a copy manifest in accordance with this section; or
  - (b) fails to comply with a requirement under this section; or
  - (c) delivers, or causes or permits to be delivered a copy manifest that is false or inaccurate in any material respect,

is guilty of an offence.

Penalty: A fine not exceeding **K**40.00.

#### 2. Outward manifest.

- (1) The master, owner or agent of a vessel by which goods are shipped -
  - (a) overseas; or
  - (b) coastwise from a Government wharf,

must, within 24 hours of the shipment, deliver to the Collector of Customs a true and complete copy of the outward manifest of the vessel in respect of the goods.

- (2) The copy of the manifest referred to in Subsection (1) -
  - (a) shall be in Form 2 or in such other form as is approved by the Comptroller of Customs; and
  - (b) shall be signed by the master, owner or agent; and
  - (c) shall, if required by the Collector of Customs, be verified by the master, owner or agent by statutory declaration.
- (3) The master, owner or agent of a vessel referred to in Subsection (1) who -

- (a) fails to deliver a copy manifest in accordance with this section; or
- (b) fails to comply with a requirement under this section; or
- (c) delivers, or causes or permits to be delivered, a copy manifest that is false or inaccurate in a material particular,

is guilty of an offence.

Penalty: A fine not exceeding **K**40.00.

# 3. Inward wharfage rates.

The master, owner or agent of a vessel from which goods have been unshipped and on which inward wharfage charges are payable shall -

- (a) within 48 hours of completion of unshipment-furnish to the Collector of Customs full and complete particulars in duplicate, of the goods in Form 3; and
- (b) at the same time pay the inward wharfage rates.

# 4. Outward wharfage rates.

The master, owner or agent of a vessel on which goods are shipped shall, if outward wharfage rates are payable on the goods -

- (a) within 48 hours of the departure of the vessel-furnish to the Collector of Customs full and complete particulars in duplicate, of the goods in Form 4; and
- (b) at the same time pay the outward wharfage rates on the goods.

### 5. Berthage, port and light dues.

Where the master, owner or agent of a vessel is liable to pay berthage fees, port dues or light dues, he shall -

- (a) make payment -
  - (i) at or before the time when the vessel makes entry into or clears outwards from port; or
  - (ii) within such further period (not exceeding 48 hours) as the Collector of Customs allows; and
- (b) at the time of payment, furnish to the Collector of Customs particulars in duplicate in

# Form 5.

# 6. Pilotage and removals.

Where the master, owner or agent	of a vessel	is liable to	nav pilotage o	or removal fees he shall-
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- (a) make payment -
  - (i) before the departure from the port of the vessel; or
  - (ii) within such further period (not exceeding 48 hours) as the Collector of Customs allows; and
- (b) furnish to the Collector of Customs at the time of payment particulars in duplicate in Form 6.

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# SCHEDULE.

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# PAPUA NEW GUINEA CUSTOMS.

# Port Charges Act.

Reg., Sec. 1.	101	v Changes Hen	
8.,			Form 1.
	INWA	ARD MANIFEST.	
•		, entered inwards at Customs House, Vessel berthed at	

Marks and Nos.	Consignee.	No. of packages.	Description.	Weight.	Measurement.	Remarks.

I	decl	lare t	he a	bove	particu	lars o	of weights	<ul> <li>measurements</li> </ul>	and	auantit	ies to	be	correct.

NOTE.- The Controller of Customs may at his option accept instead of the above form of manifest the manifest of

		WARD MANI			
	., from	anta			
				s at Customs Hous	
, Tri	p	Vessel b	erthed at		
Consignor.	No. of packages.	Description.	Weight.	Measurement.	Remarks.
•	· ·	s, measurement	s and quant	ities to be correct.	Master.
					Form 3.
	ove particul	packages.  ove particulars of weight	packages.  ove particulars of weights, measurement	packages.  ove particulars of weights, measurements and quant	ove particulars of weights, measurements and quantities to be correct.

any shipping company provided that it is declared and contains sufficient information for the purposes of the Customs.

GOODS		Overseas.			Coastal.			Transhipment.		
	Quantity.	Rate.	Amount.	Quantity	Rate.	Amount.	Quantity	Rate	Amount	
		K	K		K	K	•	K	K	
1. Horses and cattle, each		0.30			0.15			0.15		
2. Dogs, sheep, goats and pigs, each		0.10			0.05			0.05		
3. Charcoal, coal and coke, per ton		0.15			0.08			0.08		
4. Copra, per ton		0.30			0.15			0.15		
5. Fertilizers, per ton		0.25			0.12			0.12		
6. Fruit and vegetables (fresh), per		0.30			0.15			0.15		
ton		0.60			0.30			0.30		
7. Iron (tanks) empty, each		0.40			0.20			0.20		
8. Oils, petroleum, per ton		0.20			0.10			0.10		
9. Returned empties, per ton		0.10			0.05			0.05		

10. Road metal, sand and soil, per				
ton	0.75	0.20	0.20	
11. Timber, rough or sawn, per 480				
super feet	0.75	0.30	0.30	
12. Ores (including crude ores), per				
ton	0.75	0.30	0.30	
13. Other cargo -	0.75	0.30	0.30	
(a) measurement, per ton				
(b) weight, per ton				
	Total	Total	Total	

Dated	19	Collector.	
Reg., Sec. 4.			Form 4.
P	ORT CHARGES - WHARF	'AGE INWARDS.	101111 11
	nip Net Registered Tonn	-	
Master or Owner	Per	Agent. Da	ıte19

Goods	(	Overseas	3 T	Coastal			Total
	Quantity	Rate	Amount	Quantity	Rate	Amount	
1. Horses and cattle, each 2. Dogs sheep, goats and pigs, each 3. Charcoal, coal and coke, per ton		0.20 0.05 0.10 0.30	K		0.20 0.05 0.10 0.30	K	
<ul> <li>4. Copra, per ton</li> <li>5. Fertilizers, per ton</li> <li>6. Fruit and vegetables</li> <li>(fresh), per ton</li> <li>7. Iron tanks (empty), each</li> <li>8. Oils, petroleum, per ton</li> <li>9. Returned empties, per ton</li> </ul>		0.30 0.30 0.05 0.40 0.20			0.30 0.30 0.05 0.40 0.20		
10. Road metal, sand and soil, per ton 11. Timber, rough or sawn, per 480 super feet		0.10			0.10		
12. Ores (including crude ores), per ton 13. Other cargo -  (a) by measurement,		0.20			0.20		
per ton (b) by weight, per ton		0.30			0.30		

		r	Γotal				Total			
Dated			1	ο					(	Collector.
Dated		• • • • • •	1	ور 						
Reg., Sec. 5.										
										Form 5.
		EDÆ		E D.	ND 75 A					
	В	EKI	HAG	E, PC	)KT A	ND LIGI	TT DUES	<b>).</b>		
Port of										
Ship G	ross Toni	nage	• • • • • •	Net	Tonna	ıge	Repo	rted	19	••
			Decla	red Poi	rt			Other Pla	ces	
Particulars.	Gross tonnage	Rate	e	Daily Rate	No. of days	Amount	Gross tonnage	Rate	Amo	ount Tota
Berthage dues:			50 per					K10.00 per		
Vessel lying at Government wharf		per 4	or 5t 4					vessels up t	to	
from Hour		_	s tons					100 tons an	nd	
to hours		or pa						25t for ever additional t	-	
17			cheve					udditional t	on	
		r is t					Period: Fro	om 19 .	to 1	9
Port dues:		grea	_	eneral.			(	Other (as defi	ined).	
	Gross ton	nage.		Rate.		Amount.	Gross	Rate		ount
			10t no	er 3 tons	0.5		tonnage.	5t nor 2 t	tons	<u>.                                    </u>
			part th		OI			5t per 3 t or part	.OHS	
			(minii	num K1	.50)			thereof		
	Period	19	to			19	Period	19 to	19	
Light dues:	•					<u> </u>				
						er)19				
	paymont irre			сог	icctor	per		igent.		
Dated			19							
Reg., Sec. 6.										
										Form 6.
		PIL(	OTAG	EE AN	ID RE	MOVAL	RATES.			
V1	A		T-1	٠ ١	1	10	David of			
Vessel	Agent.	• • • • •	К	eporte	<b>∂</b> a	19 .	Port of		• • • • • • • • • • • • • • • • • • • •	•••••
								Date		19

0.30

0.30

Payable to the Collector of Customs, Port of .....

		Inward			Outward		
	Net	Rate.	Amount.	Net	Rate.	Amount.	Total.
Pilotage.	tonnage.			tonnage.			
C		5t per 2			5t per 2		
(a) General Rates		tons net			tons net		
(Maximum		register, or	•		register,		
K100.00 Minimum		part			or part		
K10.00)		thereof.			thereof.		
(b) Concession		5t per 4			5t per 4		
Rates (Maximum		tons net			tons net		
K100.00 Minimum		register, or	•		register,		
K10.00)		part			or part		
		thereof.			thereof.		
Removals:-	First three	removals	during any	Addi			
(a) 2 000		one visit.					
tons gross	No. of	Rate.	Amount.	No. of	Rate.	Amount.	
and under	removals.			Removals			
(b)							
Exceeding		K			K		
2 000 tons		10.00			5.00		
gross.							
-		20.00			10.00		

Total	
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# SUBSIDIARY LEGISLATION.

Act, Section 3.- Declared ports.

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Kavieng.

Lae.

Madang.

Port Moresby.

Rabaul.

Samarai.

Wewak.

Act, Section 6.-Light dues.

Tourist cruise ships - exemption from light dues.

Act, Section 8.-Port dues.

Tourist cruise ships - exemption from port dues.

Act, Section 17(2) - Exemptions.

Exemption of ships that, in the opinion of the Minister, are tourist cruise ships from excess over 25% of aggregate amount otherwise payable under Section 6 and 8.

APPENDIXES.

APPENDIX 1.

# SOURCE OF THE PORT CHARGES ACT.

# Part A. - Previous Legislation.

Port Charges Act 1957 (No.47 of 1957)

as amended by -

Port Charges Act 1958 (No.27 of 1958)

Port Charges Act 1965 (No.67 of 1965)

Port Charges Act 1967 (No.78 of 1967).

Part B. - Cross References.

Section, etc., in Revised Edition.	Previous Reference <sup>1</sup> .	Section, etc., in Revised Edition.	Previous Reference <sup>1</sup> .
1	4	12	16
2	4A	13	15
3	5	14	18

4	6	15	17
5	7	16	11
6	8	17	19
7	9	18	20
8	10	19	21
9	14	Schedules-	
10	12	Schedule 1	Schedules -
11	13	Schedule 2	First Schedule
			Second
			Schedule

<sup>1.</sup> Unless otherwise indicated, references are to the Act set out in Part A.

# **APPENDIX 2.**

# SOURCE OF THE PORT CHARGES REGULATION

Part A.-Previous Legislation.

Port Charges Regulations 1957 (Regulations No. 44 of 1957).

Part B.-Cross References.

Section, etc., in Revised Edition.	Previous Reference <sup>1</sup> .	Section, etc., in Revised Edition.	Previous Reference <sup>1</sup> .
1	3	Schedule -	Schedule -
2	4	Form 1	Form 1
3	5	Form 2	Form 2
4	6	Form 3	Form 3
5	7	Form 4	Form 4
6	8	Form 5	Form 5
		Form 6	Form 6

<sup>1.</sup> Unless otherwise indicated, references are to the regulations set out in Part A..