MARITIME AND PORT AUTHORITY OF SINGAPORE ACT (CHAPTER 170A, SECTION 27(1), (7) AND (8))

MARITIME AND PORT AUTHORITY OF SINGAPORE (SCALE OF DUES, RATES AND GENERAL FEES) NOTIFICATION

ARRANGEMENT OF PARAGRAPHS

Paragraph

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[9th April 1997]

Citation

1. This Notification may be cited as the Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) Notification.

Definitions

2. In this Notification, unless the context otherwise requires —

"block period" means a period of 10 days or part thereof;

[S 440/2018 wef 01/07/2018]

"container ship" means a vessel that is constructed or adapted to carry cargo stored in containers;

[S 431/2014 wef 01/07/2014]

"day" means a continuous period of 24 hours;

[S 392/2013 wef 01/07/2013]

"fees" excludes fees payable in respect of the issue or renewal of a licence or permit; p. 2 2000 Ed.]

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"FSRU" means a floating storage regassification unit used for the regassification or storage of LNG, or both;

[S 543/2021 wef 23/07/2021]

"FSU" means a floating storage unit used for the storage of LNG;

[S 543/2021 wef 23/07/2021]

"GST" means the goods and services tax chargeable under the Goods and Services Tax Act 1993;

[S 392/2013 wef 01/07/2013] [S 1010/2022 wef 31/12/2021]

"GT" means the gross tonnage of a vessel measured in accordance with the International Convention of Tonnage Measurement of Ships 1969 as amended from time to time;

"LNG" means liquefied natural gas;

[S 543/2021 wef 23/07/2021]

[Deleted by S 168/2010 wef 01/04/2010] [Deleted by S 957/2021 wef 01/01/2022] [Deleted by S 957/2021 wef 01/01/2022] [Deleted by S 957/2021 wef 01/01/2022] [Deleted by S 957/2021 wef 01/01/2022]

- "mixed-use location" means a location within the port that is both
 - (a) a shipyard specified by the Authority; and
 - (b) an offshore marine location or anchorage specified by the Authority for an offshore support vessel;

[S 957/2021 wef 01/01/2022]

[Deleted by S 392/2013 wef 01/07/2013]

"pleasure craft" has the same meaning as in the Maritime and Port Authority of Singapore (Pleasure Craft) Regulations (Rg 6);

[Deleted by S 957/2021 wef 01/01/2022]

[Deleted by S 392/2013 wef 01/07/2013] [Deleted by S 392/2013 wef 01/07/2013]

"privately-operated wharf" means any wharf, dock, pier, installation or landing place that is neither owned by the Authority nor operated under a public licence or an exemption granted by the Authority under Part 12 of the Act;

> [S 392/2013 wef 01/07/2013] [S 1010/2022 wef 31/12/2021]

"tonne" means one metric tonne, 1,000 kilograms or one cubic metre.

Charges, rates and fees

3.—(1) The dues payable to the Authority are set out in Part I of the Schedule.

(2) The rates and charges set out in Part II of the Schedule are payable to the Authority (unless otherwise stated in that Part), by the persons stated in that Part as being liable to pay the same.

[S 223/2024 wef 01/04/2024]

(3) The fees payable under the Maritime and Port Authority of Singapore (Harbour Craft) Regulations (Rg 3) are set out in Part III of the Schedule.

(4) The fees payable under the Maritime and Port Authority of Singapore (Harbour Craft Manning Licence Examination) Regulations (Rg 4) are set out in Part IV of the Schedule.

(5) The fees payable under the Maritime and Port Authority of Singapore (Pleasure Craft) Regulations (Rg 6) are set out in Part V of the Schedule.

(6) [Deleted by S 226/2014 wef 01/04/2014]

(7) The maritime welfare fees payable by an owner, agent or master of a vessel which calls at the port are set out in Part VII of the Schedule.

(8) Where the charges, rates, dues or fees under the Schedule may be paid by more than one person, the Authority may, in its discretion,

decide the person or combination of persons who shall pay the charges, rates, dues or fees.

(9) Where GST is chargeable in respect of any matter specified in this Notification, GST is calculated based on the rate in force at the time the matter is supplied.

[S 1010/2022 wef 01/01/2023]

Rebates and concessions

4. The rebates and concessions specified in the Schedule, including any permission or approval granted by the Authority for the payment of a lower rate of composite port dues in respect of vessels undergoing repairs, docking, outfitting, maintenance, building or conversion works, laid-up or awaiting work, may be granted only to a person who has a credit account with the Authority.

[S 957/2021 wef 01/01/2022]

Temporary partial waiver for certain fees

4A. In respect of the fees specified in the following paragraphs of the Schedule, an amount equivalent to 9% of each fee (exclusive of GST) is waived for the period between 1 October 2024 and 31 December 2025 (both dates inclusive):

- (a) paragraph 10(b)(i) and (ii);
- (b) paragraph 12(a) to (d);
- (c) paragraph 13(f)(i) and (ii), (g)(i) and (ii) and (h)(i) and (ii);
- (d) paragraph 14(a) and (b).

[S 759/2024 wef 01/10/2024]

Interest

5.—(1) All dues, rates and fees payable under this Notification must be paid by such date as may be specified by the Authority.

[S 159/2017 wef 07/04/2017]

(2) Interest at the rate of 1% per month shall be levied on dues, rates and fees not paid within the period referred to in sub-paragraph (1).

THE SCHEDULE

Paragraphs 3, 4 and 4A

PART I

DUES PAYABLE BY OWNER, AGENT OR MASTER OF VESSEL

Port dues payable in respect of vessels in port

1.—(1) Subject to sub-paragraphs (2) to (5), the owner, agent or master of a vessel is liable to pay the port dues set out below:

- (a) Subject to sub-paragraph (b), for any vessel that is not a vessel mentioned in sub-paragraph (c), (d) or (e), and is loading or discharging goods, embarking or disembarking passengers or undertaking any other afloat activity (including repairs) (called in this paragraph a Category 1 purpose)
 - (i) the port dues payable for any stay that does not exceed a period of 10 days is the total amount worked out using the rate set out in the second column of the following table corresponding to the vessel's gross tonnage and the length of the vessel's stay in days:

First column	Second column
Length of stay of vessel in port in days (rounded up to a whole day) for a Category 1	Rate for every 100 GT of the vessel or part of every 100 GT of the vessel (per occasion)
purpose 1	(per occusion) \$8
2	\$8.50
3	\$9
4	\$9.50
5	\$12.50
6	\$15.50
7	\$18.50
8	\$21.50
9	\$24.50

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- (ii) the port dues payable for any stay that exceeds a period of 10 days is the amount of port dues worked out under sub-paragraph (i) for the first 10 days plus an amount calculated in accordance with the formula $A \times P$, where
 - (A) A is the sum of the respective amounts worked out for each block period of the vessel's stay using the rate set out in the second column of the following table corresponding to the length of the vessel's stay in days; and
 - (B) P is the gross tonnage of the vessel by reference to every 100 GT of the vessel or part of every 100 GT of the vessel:

First column

Length of stay of vessel in port in days (rounded up to a whole day) for a Category 1 purpose

for the first block period starting on the 11th day

for the next block period starting on the 21st day (called the second block period)

for the next block period starting on the 31st day (called the third block period)

for the next block period starting on the 41st day (called the fourth block period)

for each successive block period starting on the 51st day

Second column Daily rate

\$6 for each day or part of each day in this block period

\$12 for each day or part of each day in this block period

\$18 for each day or part of each day in this block period

\$24 for each day or part of each day in this block period

An amount computed by multiplying \$6 by the ordinal number of the block period, for each day or part of each day in that block period.

00 GT of the vessel or pages.

- (b) A rebate of 20% of the port dues payable under sub-paragraph (a)(i) is to be granted in respect of a container vessel loading or discharging goods and staying in port for a period not exceeding 4 days.
- (c) For a vessel undergoing bunkering activities, taking ship's supplies or changing the members of the crew (called in this paragraph a Category 2 purpose), without any Category 1 purpose being carried out —
 - (i) the port dues payable for any stay that does not exceed a period of 10 days is the total amount worked out using the rate set out in the second column of the following table corresponding to the vessel's gross tonnage and the length of the vessel's stay in days:

First column	Second column		
Length of stay of vessel in days (rounded up to a whole day) for a Category 2 purpose	Rate for every 100 GT of the vessel or part of every 100 GT of the vessel (per occasion)		
1	\$2		
2	\$6		
3	\$9		
4	\$9.50		
5	\$12.50		
6	\$15.50		
7	\$18.50		
8	\$21.50		
9	\$24.50		
10	\$27.50	; and	

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(ii) the port dues payable for any stay that exceeds a period of 10 days is the amount of port dues worked out under sub-paragraph (i) for the first 10 days plus an amount calculated in accordance with the formula $B \times P$, where —

- (A) B is the sum of the respective amounts worked out for each block period of the vessel's stay using the rate set out in the second column of the following table corresponding to the length of the vessel's stay in days; and
- (B) P is the gross tonnage of the vessel by reference to every 100 GT of the vessel or part of every 100 GT of the vessel:

First columnSecond columnLength of stay of
vessel in days
(rounded up to a
whole day) for a
Category 2 purposeDaily ratefor the first block period starting on the\$6 for each day or part of each day

11th day

for the next block period starting on the 21st day (called the second block period)

for the next block period starting on the 31st day (called the third block period)

for the next block period starting on the 41st day (called the fourth block period)

for each successive block period starting on the 51st day

\$6 for each day or part of each day in this block period

\$12 for each day or part of each day in this block period

\$18 for each day or part of each day in this block period

\$24 for each day or part of each day in this block period

An amount computed by multiplying \$6 by the ordinal number of the block period, for each day or part of each day in that block period.

(d) For a vessel at a shipyard specified by the Authority and undergoing repairs, docking, outfitting, maintenance, building or conversion works (called in this paragraph a Category 3 purpose) —

Length of stay of vessel at specified shipyard for a Category 3 purpose Port dues payable for every 100 GT of the vessel or part of every 100 GT of the vessel (per occasion) CAP. 170A, N 2]

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THE SCHEDULE — *continued*

(i) not exceeding 4 days

\$4

(ii) exceeding 4 days

\$4 for the first 4 days and an additional \$0.25 for each day or part of each day after the 4th day

(e) For an offshore support vessel approved by the Authority (called an approved OSV) that calls at an offshore marine location specified by the Authority or occupies an anchorage specified by the Authority for an approved OSV and that is undergoing any offshore support activity, without loading or discharging any goods at any location during its stay in port ----

Length of stay of vessel at specified offshore marine location or specified anchorage for any offshore support activity	Port dues payable for every 100 GT of the vessel or part of every 100 GT of the vessel (per occasion)
(i) not exceeding 4 days	\$4
(ii) exceeding 4 days	
(A) for the first 4 days	\$4
(B) for each day or part of each day after the 4th day up to (and including) the 90th day	\$0.50
(C) for each day or part of each day after the 90th day	\$1

(2) The application of sub-paragraph (1) is subject to the following:

(a) where a vessel only stays at one or more specified shipyards (that are not mixed-use locations) during its stay in port for any Category 1 purpose and Category 3 purpose, whether or not any Category 2 purpose is carried out — the port dues payable is the sum of the following amounts:

(i) for the first day of its stay in port — \$8 for every 100 GT of the vessel or part of every 100 GT of the vessel;

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- (ii) for the remaining days of its stay in port an amount computed in accordance with sub-paragraph (1)(d), except that the first day of its stay in port is disregarded in determining the period of its stay;
- (b) where a vessel only stays at one or more specified shipyards (that are not mixed-use locations) during its stay in port for any Category 2 purpose and Category 3 purpose, without any Category 1 purpose being carried out — the port dues payable is the sum of the following amounts:
 - (i) for the first day of its stay in port \$2 for every 100 GT of the vessel or part of every 100 GT of the vessel;

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- (ii) for the remaining days of its stay in port an amount computed in accordance with sub-paragraph (1)(d), except that the first day of its stay in port is disregarded in determining the period of its stay;
- (c) where an approved OSV only stays at one or more specified offshore marine locations or specified anchorages (whether or not they are mixed-use locations) during its stay in port for any Category 1 purpose (but not loading or discharging goods) and offshore support activity, whether or not any Category 2 purpose or Category 3 purpose is carried out — the port dues payable is the sum of the following amounts:
 - (i) for the first day of its stay in port \$8 for every 100 GT of the vessel or part of every 100 GT of the vessel;

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- (ii) for the remaining days of its stay in port an amount computed in accordance with sub-paragraph (1)(e), except that the first day of its stay in port is disregarded in determining the period of its stay;
- (d) where an approved OSV only stays at one or more specified offshore marine locations or specified anchorages (whether or not they are mixed-use locations) during its stay in port for any Category 2 purpose and offshore support activity, without any Category 1 purpose being

carried out and whether or not any Category 3 purpose is carried out — the port dues payable is the sum of the following amounts:

(i) for the first day of its stay in port — \$2 for every 100 GT of the vessel or part of every 100 GT of the vessel;

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- (ii) for the remaining days of its stay in port an amount computed in accordance with sub-paragraph (1)(e), except that the first day of its stay in port is disregarded in determining the period of its stay;
- (e) where an approved OSV only stays at one or more mixed-use locations during its stay in port for any loading or discharge of goods, Category 3 purpose and offshore support activity, whether or not any Category 2 purpose is carried out — the port dues payable is the sum of the following amounts:
 - (i) for the first day of its stay in port \$8 for every 100 GT of the vessel or part of every 100 GT of the vessel;

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- (ii) for the remaining days of its stay in port an amount computed in accordance with the port dues set out in sub-paragraph (1)(d), except that the first day of its stay in port is disregarded in determining the period of its stay;
- (f) where an approved OSV only stays at one or more mixed-use locations during its stay in port, and carries out any Category 2 purpose, Category 3 purpose and offshore support activity, without any Category 1 purpose being carried out — the port dues payable is the sum of the following amounts:
 - (i) for the first day of its stay in port \$2 for every 100 GT of the vessel or part of every 100 GT of the vessel;

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- (ii) for the remaining days of its stay in port an amount computed in accordance with the port dues set out in sub-paragraph (1)(e), except that the first day of its stay in port is disregarded in determining the period of its stay;
- (g) where an approved OSV stays at one or more mixed-use locations and carries out any Category 3 purpose and offshore support activity, whether or not any Category 2 purpose is carried out the port dues payable in respect of its stay at that location is determined in accordance with the following:

- (i) if the vessel loads or discharges goods at any location during its stay in port — the rates set out in sub-paragraph (1)(d);
- (ii) if the vessel does not load or discharge any goods at any location during its stay in port the rates set out in sub-paragraph (1)(e);
- (h) where an approved OSV only stays at one or more specified shipyards for any Category 3 purpose and one or more specified offshore marine locations or specified anchorages for any offshore support activity during its stay in port, with any Category 1 purpose (but not loading or discharging goods) also being carried out and whether or not any Category 2 purpose is carried out — the port dues payable is the sum of the following amounts:
 - (i) for the first day of its stay in port \$8 for every 100 GT of the vessel or part of every 100 GT of the vessel;

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- (ii) for the duration of its stay at the specified shipyards that are not mixed-use locations — an amount computed in accordance with sub-paragraph (1)(d);
- (iii) for the remaining duration of its stay in port at the specified offshore marine locations or specified anchorages, whether or not they are mixed-use locations an amount computed in accordance with sub-paragraph (1)(e), except that the first day of its stay at the specified offshore marine locations or specified anchorages is disregarded in determining the period of its stay at those locations;
- (i) where an approved OSV only stays at one or more specified shipyards for any Category 3 purpose and one or more specified offshore marine locations or specified anchorages for any offshore support activity during its stay in port, with any Category 2 purpose (but not Category 1 purpose) also being carried out — the port dues payable is the sum of the following amounts:
 - (i) for the first day of its stay in port \$2 for every 100 GT of the vessel or part of every 100 GT of the vessel;

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(ii) for the duration of its stay at the specified shipyards that are not mixed-use locations — an amount computed in accordance with sub-paragraph (1)(d);

- (iii) for the remaining duration of its stay in port at the specified offshore marine locations or specified anchorages, whether or not they are mixed use locations an amount computed in accordance with sub-paragraph (1)(e), except that the first day of its stay at the specified offshore marine locations or specified anchorages is disregarded in determining the period of its stay at those locations;
- (j) where an approved OSV only stays at one or more specified shipyards for any Category 3 purpose and one or more specified offshore marine locations or specified anchorages for any offshore support activity during its stay in port, and also loads or discharges goods at any of these locations, whether or not any other Category 1 purpose or Category 2 purpose is carried out — the port dues payable is the sum of the following amounts:
 - (i) for the duration of its stay at the specified offshore marine locations or specified anchorages that are not mixed-use locations — an amount computed in accordance with sub-paragraph (1)(a);
 - (ii) for the remaining duration of its stay in port at the specified shipyards, whether or not they are mixed-use locations — an amount computed in accordance with sub-paragraph (1)(d);
- (k) where a vessel undergoes any gas-free inspection at any location before it calls at a specified shipyard, it is treated as being in the specified shipyard for the purpose of determining the port dues payable for the period of its inspection, except that the period for that determination must not exceed one day.

(3) Subject to sub-paragraph (4), for the purpose of computing the port dues payable in respect of any vessel for a purpose mentioned in sub-paragraph (1)(a), (c), (d) or (e), if a vessel stays in port on any occasion for a particular purpose over different periods, the different periods are to be aggregated and rounded up to the nearest day in determining the number of days during which the vessel stays in port for that purpose.

(4) Where a vessel stays in port on any occasion for 2 or more purposes mentioned in sub-paragraph (1)(a), (c), (d) and (e) —

(a) the total number of days for which port dues are liable to be paid by the owner, agent or master of the vessel under those provisions must not exceed the actual number of days (rounded up to the nearest day) of the vessel's stay in port on that occasion; and

- (b) subject to sub-paragraph (a), the aggregation and rounding up to the nearest day to determine the number of days during which a vessel stays in port for a particular purpose and computing the corresponding port dues liable to be paid by the owner, agent or master of the vessel under sub-paragraph (3), are to be carried out in the following order:
 - (i) the port dues payable under sub-paragraph (1)(a), if any;
 - (ii) the port dues payable under sub-paragraph (1)(c), if any;
 - (iii) the port dues payable under sub-paragraph (1)(d), if any;
 - (iv) the port dues payable under sub-paragraph (1)(e), if any.
- (5) This paragraph does not apply to the owner, agent or master of
 - (a) a harbour craft licensed under regulation 4 of the Maritime and Port Authority of Singapore (Harbour Craft) Regulations (Rg 3);
 - (b) a harbour craft which, with the permission of the Authority granted under regulation 39 of the Maritime and Port Authority of Singapore (Harbour Craft) Regulations, is used within the port in a marine project approved by the Port Master; or
 - (c) a pleasure craft.

[S 957/2021 wef 01/01/2022]

2.—(1) Subject to the provisions of this paragraph, the owner, agent or master of a vessel may, in lieu of the port dues payable under paragraph 1, at his option pay the port dues set out below:

	Type of vessel	Port dues payable
(a)	For a vessel of less than 75 GT	\$30 per 12-month period or part thereof
(<i>b</i>)	For a vessel of 75 GT or more	(i) \$100 per 100 GT or part thereof per 6-month period or part thereof
		(ii) \$135 per 100 GT or part thereofper 12-month period or part thereof
(c)	For a yacht visiting the port	\$30 per 100 GT or part thereof per 12- month period or part thereof
(<i>d</i>)	For a salvage vessel in respect of which the owner, agent or master	\$135 per 100 GT or part thereof per 12- month period or part thereof; or the period ending on the date on which the

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has	agreed	to	comply	
with	the	requ	irements	
under sub-paragraph (4)				

owner, agent or master of the salvage vessel fails to comply with any of the requirements under sub-paragraph (4), whichever period expires earlier.

(2) All port dues paid under sub-paragraph (1) on any calendar day in a month shall be for the period commencing from the first calendar day of the month in which the payment is made.

(3) Where the owner, agent or master of a vessel opts to pay port dues in respect of the vessel under sub-paragraph (1)(a), (b) or (d), the port dues must be paid —

- (a) before the arrival of the vessel;
- (b) within 7 days of the arrival of the vessel; or
- (c) before the departure of the vessel if the vessel departs within 7 days of arrival.

(4) The requirements to be complied with by the owner, agent or master of a salvage vessel who wishes to pay the port dues under sub-paragraph (1)(d) are that he shall, during the 12-month period for which the port dues have been paid —

- (*a*) cause the vessel to carry such salvage equipment as the Authority may specify;
- (b) render, when the Authority or Port Master determines that the vessel is available, such assistance and services as the Authority or the Port Master may require at the charges payable under paragraph 9(2).

(5) Where the owner, agent or master of a vessel pays port dues for a 6-month period or a 12-month period under sub-paragraph (1)(b) and the vessel in respect of which the port dues are paid stays in the port for more than 4 days on any occasion (regardless of the purposes or number of purposes for which the vessel stays in port), the owner, agent or master of the vessel must, in addition to the port dues paid under sub-paragraph (1)(b), pay the following port dues in respect of that vessel in accordance with the formula C = D - E, where —

- (a) C is the additional port dues payable;
- (b) D is the port dues that would have been payable under paragraph 1 for the entire period of stay on that occasion if the owner, agent or master of the vessel had not opted to pay the port dues set out in sub-paragraph (1)(b); and
- (c) E is the port dues that would have been payable under paragraph 1 for the first 4 days of stay on that occasion if the owner, agent or master of

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the vessel had not opted to pay the port dues set out in sub-paragraph (1)(b).

[S 440/2018 wef 01/07/2018] [S 957/2021 wef 01/01/2022]

(6) [Deleted by S 846/2013 wef 01/01/2014]

(7) Port dues payable under this paragraph are not refundable.

3.—(1) Despite paragraphs 1 and 2, if a vessel (other than a vessel mentioned in paragraph 1(1)(d) or (e) or (2), or in paragraph 2(1)(b) and which carries out any purpose under paragraph 1(1)(d) or (e)) is arrested under the provisions of any written law, the port dues payable by the owner, agent or master of the vessel for the period of the vessel's arrest are as follows:

- (a) if the vessel is arrested within the first 30 days of the vessel's stay in port
 - (i) from the day of arrest to the vessel's 10th day of stay in port (both days inclusive), the port dues payable as set out in the second column of the table in paragraph 1(1)(a)(i) or (c)(i), or as determined under paragraph 2(5), as the case may be;

[S 957/2021 wef 01/01/2022]

(ia) from the vessel's 11th to 30th day of stay in port (both days inclusive), the port dues payable as set out in the second column of the table in paragraph 1(1)(a)(ii) or (c)(ii), or as determined under paragraph 2(5), as the case may be; and

[S 957/2021 wef 01/01/2022]

 (ii) after the vessel's 30th day of stay in port, \$18 per 100 GT or part thereof for each day or part thereof that the vessel remains under arrest;

[S 957/2021 wef 01/01/2022]

- (b) if the vessel is arrested after the first 30 days of the vessel's stay in port, the following daily port dues rates (for every 100 GT or part thereof) applies for each day or part thereof that the vessel remains under arrest:
 - (i) \$18 if the vessel is arrested on a day falling within the 31st day to the 40th day of stay in port;

[S 957/2021 wef 01/01/2022]

(ii) \$24 — if the vessel is arrested on a day falling within the 41st day to the 50th day of stay in port;

[S 957/2021 wef 01/01/2022]

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(iii) \$30 — if the vessel is arrested on a day falling within the 51st day to the 60th day of stay in port (called the fifth block period);

[S 957/2021 wef 01/01/2022]

(iv) \$30 plus an amount calculated by multiplying \$6 by the ordinal number of the block period after the fifth block period — if the vessel is arrested on a day on or after the 61st day of stay in port.

[S 957/2021 wef 01/01/2022]

(v) [Deleted by S 957/2021 wef 01/01/2022]
(vi) [Deleted by S 957/2021 wef 01/01/2022]
(vii) [Deleted by S 957/2021 wef 01/01/2022]
(viii) [Deleted by S 957/2021 wef 01/01/2022]

[S 957/2021 wef 01/01/2022]

(1A) To avoid doubt, if a vessel mentioned in paragraph 1(1)(d) or (e) or (2), or in paragraph 2(1)(b) and which carries out any purpose under paragraph 1(1)(d) or (e), is arrested under the provisions of any written law, the port dues payable by the owner, agent or master of the vessel for the period of the vessel's arrest are as set out in paragraph 1(1)(d) or (e) (read subject to paragraph 1(2)), or as determined under paragraph 2(5), as the case may be.

[S 440/2018 wef 01/07/2018] [S 957/2021 wef 01/01/2022]

(2) Where a vessel under arrest is released from arrest, the port dues payable in respect of the vessel for the period after the vessel is released from arrest shall be computed in accordance with paragraph 1 or 2, but in calculating the time of the vessel's stay in port, the period during which the vessel was under arrest shall be disregarded.

[S 846/2013 wef 01/01/2014]

Port dues payable in respect of pleasure craft and harbour craft

4.—(1) The owner, agent or master of a pleasure craft must pay the port dues set out below:

Type of pleasure craft	Port dues payable
	per year
	or part of a year

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(a) For a Class I pleasure craft that is —	\$5.45 per 10 GT or part of every			
(i) not more than 5 metres in length; and	10 GT			
(ii) not mechanically propelled;				
(b) For a Class II pleasure craft that is —	\$20.71 per 10 GT or part of			
(i) more than 5 metres in length; and	every 10 GT			
(ii) not mechanically propelled;				
(c) For a Class III pleasure craft licensed for private use that is mechanically propelled	\$29.43 per 10 GT or part of every 10 GT			
(<i>d</i>) For a Class III pleasure craft licensed for commercial use that —	\$29.43 per 10 GT or part of every 10 GT			
(i) is mechanically propelled; and				
(ii) has a carrying capacity of not more than 12 passengers;				
(e) For a Class IV pleasure craft licensed for commercial use that —	\$65.40 per passenger seat subject to a minimum charge of			
(i) is mechanically propelled; and	\$1,308.			
(ii) has a carrying capacity of more than 12 passengers				
	[S 759/2024 wef 01/10/2024]			
	[S 861/2023 wef 01/01/2024]			

(2) Subject to sub-paragraphs (3) and (4), the owner, agent or master of a harbour craft must pay the port dues set out below:

<i>Type of harbour craft</i>	Port dues payable		
	per year		
	or part of a year		
(a) For a Class I harbour craft that is —	\$20.71 per 10 GT or part of		
(i) not mechanically propelled; and	every 10 GT		

(ii) licensed to carry goods

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(b) For a Class I harbour craft that is —	\$20.71 per 10 GT or part of
(i) not mechanically propelled; and	every 10 GT
(ii) licensed to carry not more than 12 passengers	
(c) For a Class II harbour craft that is —	\$29.43 per 10 GT or part of
(i) mechanically propelled; and	every 10 GT
(ii) licensed to carry goods	
(d) For a Class II harbour craft that is —	\$29.43 per 10 GT or part of
(i) mechanically propelled; and	every 10 GT
(ii) licensed to carry not more than 12 passengers	
(e) For a Class III harbour craft licensed to carry more than 12 passengers	\$65.40 per passenger seat subject to a minimum charge of \$1,308
 (f) For a Class IV harbour craft used for purposes other than those specified in sub-paragraph (a), (b), (c), (d) or (e) (including a harbour craft used as a tug, dredger, floating crane or used for the purposes of salvage, engineering or reclamation works) 	\$109 per 10 GT or part of every 10 GT
(g) For a harbour craft used as a bunker barge or as a tanker	\$109 per 10 GT or part of every 10 GT.
	[S 759/2024 wef 01/10/2024]
	[S 861/2023 wef 01/01/2024]

(3) If any harbour craft (except a harbour craft used for land reclamation work in Singapore) operating as a sea-going vessel leaves the port limits, port dues of a sum of \$20 per 10 GT or part thereof shall also be payable by the owner, agent or master of the harbour craft on every occasion the harbour craft leaves the port limits.

(4) Where a harbour craft used as a bunker barge or tanker is not more than 5 years of age on 1 January 2018 and is double-hulled, a 50% rebate of the port dues payable under sub-paragraph (2)(g) is to be given until the harbour craft is

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THE SCHEDULE — continued

5 years of age, if the owner, agent or master of the harbour craft complies with such conditions as the Authority may impose.

[S 690/2017 wef 01/01/2018]

(5) In addition to the port dues payable under sub-paragraph (2)(g), the owner, agent or master of a harbour craft used as a bunker barge or as a tanker shall pay additional port dues —

- (a) in the amount of 15% of the port dues payable under that sub-paragraph, if the harbour craft is under 16 years of age and is not double-hulled; or
- (b) of the following amounts, if the harbour craft is 16 years of age or older:

	Age of harbour cra	ıft			Additional port dues (as percentage of the port dues payable under sub-paragraph (2)(g))
(i)	Not exceeding 17 ye	ears			15%
(ii)	Exceeding 17 ye exceeding 18 years	ears	but	not	30%
(iii)	Exceeding 18 ye exceeding 19 years	ears	but	not	45%
(iv)	Exceeding 19 ye exceeding 20 years	ears	but	not	60%
(v)	Exceeding 20 ye exceeding 21 years	ears	but	not	75%
(vi)	Exceeding 21 ye exceeding 22 years	ears	but	not	90%
(vii)	Exceeding 22 ye exceeding 23 years	ears	but	not	105%
(viii)	Exceeding 23 ye exceeding 24 years	ears	but	not	120%
(ix)	Exceeding 24 ye exceeding 25 years	ears	but	not	135%
(x)	Exceeding 25 ye exceeding 26 years	ears	but	not	150%

(xi)	Exceeding 26 years be exceeding 27 years	out not	165%
(xii)	Exceeding 27 years be exceeding 28 years	out not	180%
(xiii)	Exceeding 28 years be exceeding 29 years	out not	195%
(xiv)	Exceeding 29 years be exceeding 30 years	out not	210%
(xv)	Exceeding 30 years, 1st January 2012 to 31st D 2013 (both dates inclusive)	ecember	15% multiplied by the number of years that the harbour craft exceeds 16 years of age.

(6) The port dues payable under this paragraph shall be paid annually in advance at the time the licence under the Maritime and Port Authority of Singapore (Harbour Craft) Regulations, or the Maritime and Port Authority of Singapore (Pleasure Craft) Regulations (Rg 6), as the case may be, is issued or renewed.

(7) If the Authority is at anytime satisfied that a pleasure craft or a harbour craft has been scrapped during the period for which port dues were paid under this paragraph, the Authority shall refund the port dues paid in respect of all complete months of the unexpired period.

PART II

Charges for re-application of port clearance or for request to amend application for port clearance

5.—(1) Subject to sub-paragraphs (2) and (3), no charge is payable for an application for port clearance.

(2) Where an application for port clearance for a vessel is made and the application is cancelled by the owner, agent or master of a vessel who then reapplies for port clearance in respect of the same vessel, the owner, agent or master of the vessel shall pay —

(a) \$54.50 for the first re-application for port clearance; and

[S 1010/2022 wef 01/01/2023] [S 861/2023 wef 01/01/2024] [S 759/2024 wef 01/10/2024] p. 22 2000 Ed.]

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THE SCHEDULE — continued

(b) \$109 for any subsequent re-application for port clearance.

[S 1010/2022 wef 01/01/2023] [S 861/2023 wef 01/01/2024] [S 759/2024 wef 01/10/2024]

(3) The owner, agent or master of a vessel who requests for an amendment to an application for port clearance must pay \$54.50 for the first request, and \$109 for every subsequent request, to amend the application for port clearance.

[S 1010/2022 wef 01/01/2023] [S 861/2023 wef 01/01/2024] [S 759/2024 wef 01/10/2024]

Charges for wharfage on privately-operated wharf

6.—(1) Subject to sub-paragraph (2), the wharfage charges payable on goods discharged from or loaded on a vessel, or transferred between vessels, at any privately-operated wharf are as follows:

	Per tonne of	Per tonne of	Per tonne of
	goods or part	goods or part	goods or part
	thereof discharged	thereof loaded	thereof
	from vessel	on vessel	transferred
			between vessels
On all goods, including general cargo	20 cents	20 cents	20 cents.

(2) Subject to sub-paragraph (2A), the wharfage charges payable on goods discharged from or loaded on a vessel, or transferred between vessels, at any privately-operated wharf (being goods that will be going into or that have come out of a facility for, or as a result of, the following processes at that facility) are as follows:

Per tonne	Per tonne	Per tonne	Per
of goods	of goods	of goods	tonne
or part	or part	or part	of
thereof	thereof	thereof	goods
transferred	discharged	transferred	or part
between	from	between	thereof
vessels at	vessel	vessels at	loaded
wharf and	onto	wharf and	on
going into	wharf and	that have	vessel
facility			at

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THE SCHEDULE — continued

 (a) On the following types of goods for oil refining or petrochemical manufacturing: 		going into facility		wharf and that have come out of facility
(i) oil or bulk liquid	10 cents	10 cents	NA	NA
(ii) end-products (including refined products, bunkers and manufactured products)	NA	NA	Nil	Nil
 (b) On any oil or bulk liquid (including refined products, bunkers and manufactured products) for bulk liquid storage, including blending 	20 cents	20 cents	Nil	Nil
(c) On all goods for power generation	10 cents	10 cents	NA	NA.

[S 543/2021 wef 23/07/2021]

(2A) No wharfage charge mentioned in sub-paragraph (2) is payable on any LNG discharged from or loaded on an FSU or FSRU approved by the Port Master to conduct such discharge or loading at a berth at a privately-operated wharf approved by the Port Master for such discharge or loading, for which charges are payable under paragraph 6A.

[S 543/2021 wef 23/07/2021]

(3) The Authority may elect to collect any of the wharfage charges payable under sub-paragraphs (1) and (2) from -

- (a) the owner or agent of the vessel;
- (b) the operator of the privately-operated wharf; or
- (c) the operator of the facility.

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THE SCHEDULE — *continued*

(4) For the purposes of assessing the wharfage charges payable under sub-paragraph (2), the Authority may determine the purpose for which the goods are going into a facility.

(5) Any person who is aggrieved by the Authority's determination under sub-paragraph (4) may, within 14 calendar days of the determination, appeal in writing to the Minister whose decision shall be final.

(6) In this paragraph, "facility" means any oil refinery facility, petrochemical facility, oil storage facility or bulk liquid storage facility located within Singapore.

Charges for LNG operations by approved FSU and FSRU at approved berth

6A.—(1) The charges payable on any LNG discharged from or loaded on an FSU or FSRU approved by the Port Master to conduct such discharge or loading at a berth (whether or not at a privately-operated wharf or a public terminal) approved by the Port Master for such discharge or loading are as follows:

Per tonne of LNG or	Per tonne of LNG or
part thereof discharged	part thereof loaded on
from FSU or FSRU	FSU or FSRU
Nil	20 cents

(2) The Authority may elect to collect any of the charges payable under sub-paragraph (1) from —

(a) the owner or agent of the FSU or FSRU, as the case may be; or

(b) the operator of the approved berth mentioned in that sub-paragraph.

(3) In this paragraph, "public terminal" means any wharf operated under a public licence or an exemption granted by the Authority under Part 12 of the Act.

[S 543/2021 wef 23/07/2021] [S 1010/2022 wef 31/12/2021]

Supply of water from privately-operated wharves or shipyards

7.—(1) Where a person requests the supply of water from privately-operated wharves or shipyards to a vessel —

- (a) the Authority reserves the right to limit the amount of water to be supplied to any vessel;
- (b) every order for the supply of water must be placed not less than 24 hours before the supply is required; and

(c) all orders are to be carried out on a first come first served basis and the supplier is not obliged to carry out orders placed less than 12 hours before the supply is required.

(2) The charges payable by the person mentioned in sub-paragraph (1) to the owner or occupier of a privately-operated wharf or shipyard for water supplied from the mains at the wharf or shipyard (as the case may be) to a vessel are as follows, subject to a minimum quantity of 20,000 litres per order:

Total volume of water supplied to the vessel (thousand litres)	Charges payable per 1,000 litres or part of every 1,000 litres
(a) $0-50$	\$7.11
(b) $51 - 100$	\$8.11
(c) $101 - 150$	\$10.11
(d) $151 - 200$	\$11.11
(<i>e</i>) 201 – 250	\$13.11
(<i>f</i>) 251 – 300	\$14.11
(g) 301 - 350	\$16.11
(h) $351 - 400$	\$17.11
(i) Exceeding 400	\$21.11.

[S 223/2024 wef 01/04/2024]

(3) Despite sub-paragraph (2), if the circumstances in sub-paragraph (3A) are satisfied, the charges payable are as follows, subject to a minimum quantity of 20,000 litres per order:

Total volume of water supplied to the vessel (thousand litres)	Charges payable per 1,000 litres or part of every 1,000 litres
(a) $0-50$	\$7.75
(b) $51 - 100$	\$8.84
(c) $101 - 150$	\$11.02
(d) $151 - 200$	\$12.11
(<i>e</i>) 201 – 250	\$14.29

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		THE SCHEDULE — con	ntinued
	(<i>f</i>) 2	51 - 300	\$15.38
	(g) 3	01 – 350	\$17.56
	(<i>h</i>) 3	51 - 400	\$18.65
	(<i>i</i>) E	Exceeding 400	\$23.01.
			[S 759/2024 wef 01/10/2024]
			[S 223/2024 wef 01/04/2024]

(3A) The circumstances for the purposes of sub-paragraph (3) are either that —

- (*a*) the vessel to which the water is supplied is designed or adapted for use for recreation or pleasure, and the water so supplied to the vessel is intended to be used in Singapore; or
- (b) the vessel to which the water is supplied is not within the meaning of a ship under section 21(4)(a) of the Goods and Services Tax Act 1993, and the vessel is not bound for a destination outside Singapore.

[S 223/2024 wef 01/04/2024]

(4) In addition to the applicable charges in sub-paragraph (2) or (3) (as the case may be), the person mentioned in sub-paragraph (1) must, for the volume of water supplied to the vessel, also pay to the owner or occupier of the privately-operated wharf or shipyard amounts equal to the waterborne tax and water conservation tax under the Public Utilities Act 2001 for the supply of that volume of water by the Public Utilities Board to the wharf or shipyard.

[S 223/2024 wef 01/04/2024]

(5) More than one order may be placed for the supply of water to a vessel during its stay in the port, in which event the charges applicable in respect of the supply of water shall be determined in accordance with the total volume of water supplied to the vessel.

(6) Notwithstanding sub-paragraphs (2) and (3), the minimum quantity of water per order set out therein shall not apply to any supply of water to any harbour craft licensed under the Maritime and Port Authority of Singapore (Harbour Craft) Regulations (Rg 3).

[S 846/2013 wef 01/01/2014]

(7) [Deleted by S 846/2013 wef 01/01/2014]

Supply of water by waterboat

8.—(1) Where a person requests for the supply of water by a supplier by waterboat —

- (a) the Authority reserves the right to limit the amount of water to be supplied to any vessel;
- (b) every order for the supply of water must be placed not less than 12 hours before the supply is required;
- (c) all orders are to be carried out on a first come first served basis and the supplier is not obliged to carry out orders placed less than 12 hours before the supply is required; and
- (d) all orders are to be placed in blocks of 50,000 litres.

[S 223/2024 wef 01/04/2024]

(2) The charges payable by the person mentioned in sub-paragraph (1) to the supplier for water supplied by waterboat to a vessel are as follows, subject to a minimum quantity of 50,000 litres per order:

Total volume of water supplied to the vessel (thousand litres)	Charges payable per 1,000 litres or part of every 1,000 litres
(a) $0-50$	\$9.11
(b) $51 - 100$	\$10.11
(c) $101 - 150$	\$12.11
(d) $151 - 200$	\$13.11
(<i>e</i>) 201 – 250	\$15.11
(<i>f</i>) 251 – 300	\$16.11
(g) 301 - 350	\$18.11
(h) $351 - 400$	\$19.11
(i) Exceeding 400	\$23.11.

[S 223/2024 wef 01/04/2024]

(2A) Despite sub-paragraph (2), if the circumstances in sub-paragraph (2B) are satisfied, the charges payable are as follows, subject to a minimum quantity of 50,000 litres per order:

Total volume of water	Charges payable
supplied to the vessel	per 1,000 litres or
(thousand litres)	part of every
	1,000 litres

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<u>p. 28</u>	2000 Ed.]	General Fees) Notifica	
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	(<i>a</i>) () – 50	\$9.93
	(b) 5	51 - 100	\$11.02
	(c) 1	101 – 150	\$13.20
	(d) 1	151 - 200	\$14.29
	(<i>e</i>) 2	201 - 250	\$16.47
	(f) 2	251 - 300	\$17.56
	(g) 3	301 - 350	\$19.74
	(<i>h</i>) 3	351 - 400	\$20.83
	(<i>i</i>) I	Exceeding 400	\$25.19.

[S 759/2024 wef 01/10/2024] [S 223/2024 wef 01/04/2024]

(2B) The circumstances for the purposes of sub-paragraph (2A) are either that —

- (*a*) the vessel to which the water is supplied by waterboat is designed or adapted for use for recreation or pleasure, and the water so supplied to the vessel is intended to be used in Singapore; or
- (b) the vessel to which the water is supplied by waterboat is not within the meaning of a ship under section 21(4)(a) of the Goods and Services Tax Act 1993, and the vessel is not bound for a destination outside Singapore.

[S 223/2024 wef 01/04/2024]

(3) In addition to the applicable charges in sub-paragraph (2) or (2A) (as the case may be), the person mentioned in sub-paragraph (1) must, for the volume of water supplied to the vessel, also pay to the supplier amounts equal to the waterborne tax and water conservation tax payable by the supplier under the Public Utilities Act 2001 for the supply of that volume of water by the Public Utilities Board to the premises from which that volume was drawn into the waterboat.

[S 223/2024 wef 01/04/2024]

(4) Where more than one order is placed for the supply of water to a vessel by waterboat during the vessel's stay in the port, the charges applicable for the supply of water are to be determined in accordance with the total volume of water supplied to the vessel.

- (5) [Deleted by S 846/2013 wef 01/01/2014]
- (6) [Deleted by S 846/2013 wef 01/01/2014]

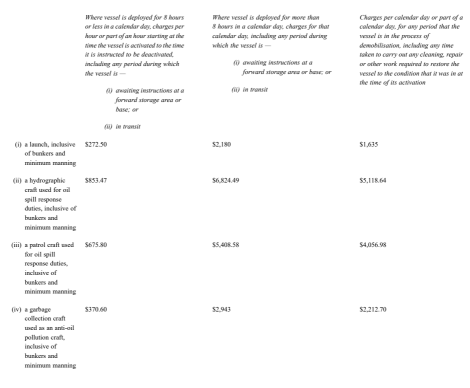
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- (7) [Deleted by S 846/2013 wef 01/01/2014]
- (8) [Deleted by S 846/2013 wef 01/01/2014]

Charges for oil spill response, chemical spill response and anti-pollution services

9.—(1) The charges for oil spill response, chemical spill response and antipollution services provided by the Authority are as follows:

(a) for the deployment of an anti-pollution vessel as follows:



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(b) for any other oil spill response, chemical spill response or antipollution service not mentioned in sub-paragraph (a) — the costs actually incurred by the Authority to provide the oil spill response, chemical spill response or anti-pollution service;

[S 433/2024 wef 01/06/2024]

- (c) in addition to the charges in sub-paragraphs (a) and (b), the costs actually incurred by the Authority
 - (i) for the demobilisation of a deployed vessel, including any charges for carrying out any repair, cleaning or other work

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required to restore the vessel to the condition that it was in at the time of its activation;

- (ii) for hiring a replacement vessel for the duration of the demobilisation of a deployed vessel; and
- (iii) for fuel, water and lubricants consumed.

[S 433/2024 wef 01/06/2024]

(2) The charges for oil spill response, chemical spill response and anti-pollution services provided by the Authority through an operator or equipment owner engaged by the Authority are as follows:

- (*a*) for the deployment of any vessel or equipment listed in the MPA-ITOPF MOU an amount computed according to the rates set out in the Schedule to the MPA-ITOPF MOU;
- (b) for any other oil spill response, chemical spill response or antipollution service not mentioned in sub-paragraph (a) — the costs actually incurred by the Authority to secure the provision by any operator or equipment owner of the oil spill response, chemical spill response or anti-pollution service;

[S 433/2024 wef 01/06/2024]

- (c) in addition to the charges in sub-paragraphs (a) and (b), the costs actually incurred by the Authority
 - (i) for the demobilisation of a deployed vessel, including any charges for carrying out any repair, cleaning or other work required to restore the vessel to the condition that it was in at the time of its activation;
 - (ii) for hiring a replacement vessel for the duration of the demobilisation of a deployed vessel; and
 - (iii) for fuel, water and lubricants consumed.

[S 433/2024 wef 01/06/2024]

(3) In addition to the charges mentioned in sub-paragraphs (1) and (2), the following charges are also payable for oil spill response, chemical spill response and anti-pollution services provided by the Authority under sub-paragraphs (1) and (2):

- (a) manpower charges as follows:
- (i) for a member of the Authority's senior management
 Hourly rate of between \$228.90 and \$359.70, as the Authority may determine based on the seniority of

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the person deployed or involved (pro-rated on a per minute basis)

- (ii) for a senior officer employed by the Authority
 Hourly rate of between \$102.46 and \$168.95, as the Authority may determine based on the seniority of the senior officer deployed or involved (pro-rated on a per minute basis)
- (iii) for a junior officer employed by the Authority
 Hourly rate of between \$54.50 and \$78.48, as the Authority may determine based on the seniority of the junior officer deployed or

(iv) for a person employed or engaged by the Authority on a contract or temporary basis

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The costs actually incurred by the Authority

involved (pro-rated on a per minute

[S 759/2024 wef 01/10/2024] [S 433/2024 wef 01/06/2024]

(b) dispersants to be charged at cost, with additional charges for storage and handling of the dispersants;

basis)

- (c) an administrative charge of
 - (i) where the total charges under sub-paragraphs (1) and (3)(a) and
 (b) payable to the Authority (called in this sub-paragraph the total charges) do not exceed \$1.09 million 10% of the total charges; or

[S 861/2023 wef 01/01/2024] [S 759/2024 wef 01/10/2024]

(ii) where the total charges exceed \$1.09 million — \$109,000 plus 6% of the amount by which the total charges exceed \$1.09 million.

[S 1010/2022 wef 01/01/2023] [S 861/2023 wef 01/01/2024] [S 759/2024 wef 01/10/2024] [S 433/2024 wef 01/06/2024]

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THE SCHEDULE — *continued*

(4) In this paragraph, "MPA-ITOPF MOU" means the memorandum of understanding entered into between the Authority and ITOPF Ltd on 1 June 2024 (including any renewal, extension or update of that memorandum of understanding from time to time), and which is available on the website of the Authority at http://www.mpa.gov.sg.

[S 903/2020 wef 24/10/2020] [S 433/2024 wef 01/06/2024] [S 433/2024 wef 01/06/2024]

PART III

Fees payable under regulation 7(2) of Maritime and Port Authority of Singapore (Harbour Craft) Regulations

10. The fees payable under regulation 7(2) of the Maritime and Port Authority of Singapore (Harbour Craft) Regulations are as follows:

(<i>a</i>) for a search of the particulars entered in the register	\$5.45
(b) for an inspection or subsequent inspection of a harbour craft at —	
(i) inspection sites designated by the Authority	\$32.70
(ii) any other site	\$54.50
(c) cancellation of licence number to be replaced by allotted licence number	\$54.50
(d) transfer of licence number	\$54.50.
	[S 759/2024 wef 01/10/2024]
	[S 861/2023 wef 01/01/2024]
	[S 1010/2022 wef 01/01/2023]

Fees payable under regulation 39(1) of Maritime and Port Authority of Singapore (Harbour Craft) Regulations

11.—(1) The owner, agent or master of a harbour craft who is granted any permission by the Authority under regulation 39(1) of the Maritime and Port Authority of Singapore (Harbour Craft) Regulations shall pay the following fees:

- (a) where the permission is for the use of the harbour craft within the port in a marine project approved by the Port Master
- (b) where the permission is for the use of the harbour craft within the port for purposes other than as specified in sub-paragraph (a)

\$100 per 10 GT or part thereof per 6-month period or part thereof

\$200 per 100 GT or part thereof per calendar day or part thereof, subject to a maximum of \$5,000 per calendar day.

(2) The fees payable under sub-paragraph (1)(a) shall be paid 6-monthly in advance at the time the permission under regulation 39(1) of the Maritime and Port Authority of Singapore (Harbour Craft) Regulations is granted or renewed, as the case may be.

(3) The Authority may elect to collect the fees payable under sub-paragraph (1)(b) daily in advance at the time the permission under regulation 39(1) of the Maritime and Port Authority of Singapore (Harbour Craft) Regulations is granted or renewed or at such later date as may be determined by the Authority.

(4) The fees payable under this paragraph are not refundable.

PART IV

Fees payable under regulation 7 of Maritime and Port Authority of Singapore (Harbour Craft Manning Licence Examination) Regulations

12. The examination fees payable under regulation 7 of the Maritime and Port Authority of Singapore (Harbour Craft Manning Licence Examination) Regulations (Rg 4) are as follows:

(a) examination for Port Limit Steersman	\$54.50
(b) examination for Port Limit Helmsman	\$65.40
(c) examination for Port Limit Third Class Engine Driver	\$54.50

(d) examination for Port Limit Second Class Engine Driver \$65.40.

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PART V

Fees payable under regulation 4(2) of Maritime and Port Authority of Singapore (Pleasure Craft) Regulations

13. The fees payable under regulation 4(2) of the Maritime and Port Authority of Singapore (Pleasure Craft) Regulations (Rg 6) are as follows:

(<i>a</i>)	for a search or an inspection of the particulars entered in the register	\$5.45
(<i>b</i>)	for a certified copy of the particulars entered in the register	\$5.45
(<i>c</i>)	for a certified copy of a document	\$5.45
(<i>d</i>)	for registration of change of ownership	\$5
(e)	for inspection of a pleasure craft at a site designated by the Authority for the purpose of inspection	Nil
(f)	for inspection of a pleasure craft at any site other than a site designated by the Authority for the purpose of inspection —	
	(i) where the pleasure craft is propelled by machinery	\$54.50
	(ii) where the pleasure craft is not propelled by machinery	\$32.70
(g)	for a re-inspection, post-accident inspection, or inspection ordered by the Port Master, in respect of a pleasure craft propelled by machinery —	
	(i) at a site designated by the Authority	\$32.70
	(ii) at any other site	\$54.50
(<i>h</i>)	for a re-inspection, post-accident inspection or inspection ordered by the Port Master, in respect of a	

pleasure craft not propelled by machinery —	
(i) at a site designated by the Authority	\$10.90
(ii) at any other site	\$32.70
(<i>i</i>) cancellation of licence number to be replaced by allotted licence number	\$54.50
(<i>j</i>) transfer of licence number	\$54.50.
	[S 759/2024 wef 01/10/2024]
	[S 861/2023 wef 01/01/2024]
	[S 1010/2022 wef 01/01/2023]

Driving licence examination fees

14. The powered pleasure craft driving licence examination fees payable under regulation 35 of the Maritime and Port Authority of Singapore (Pleasure Craft) Regulations are as follows:

	Payable by Singapore citizens and permanent residents	Payable by foreigners
(a) Theory Examination (written)	\$21.80	\$43.60
(b) Theory Examination (oral)	\$54.50	\$109.

[S 759/2024 wef 01/10/2024]

Part VI

[Deleted by S 226/2014 wef 01/04/2014]

PART VII

Maritime welfare fees

16.—(1) Subject to paragraph 17, the owner, agent or master of a vessel which calls at the port shall pay the following maritime welfare fees in respect of the vessel per call:

Weight of vessel	Fee payable
(<i>a</i>) exceeding 75 GT but not exceeding 1,000 GT	\$25
(b) exceeding 1,000 GT but not exceeding 2,000 GT	\$40
(c) exceeding 2,000 GT but not exceeding 5,000 GT	\$60
(d) exceeding 5,000 GT but not exceeding 10,000 GT	\$80
(e) exceeding 10,000 GT but not exceeding 20,000 GT	\$105
(f) exceeding 20,000 GT but not exceeding 40,000 GT	\$140
(g) exceeding 40,000 GT	\$175.

(2) In the case of a vessel with dual tonnages or a vessel with an open or closed shelter deck, the higher tonnage shall be deemed to be the gross tonnage of the vessel.

(3) Maritime welfare fees are not payable in respect of fishing vessels not exceeding 500 GT calling at the Jurong Fishery Port.

Maritime welfare fees paid annually in advance

17.—(1) The owner, agent or master of a vessel exceeding 75 GT but not exceeding 1,000 GT (or exceeding 500 GT but not exceeding 1,000 GT in the case of fishing vessels calling at the Jurong Fishery Port) may opt to pay an annual maritime welfare fee, payable in advance, which shall be equivalent to 12 times the fee payable in respect of the vessel per call.

(2) No refund shall be made of any fee paid annually.

[S 392/2013 wef 01/07/2013]

Maritime and Port Authority of Singapore (Scale of Dues, Rates and Сар. 170А, N 2] General Fees) Notification

[2000 Ed. p. 37

THE SCHEDULE — continued

Part VIII

[Deleted by S 846/2013 wef 01/01/2014]

[G.N. Nos. S 190/97; S 437/97; S 447/98]

[S 759/2024 wef 01/10/2024]

LEGISLATIVE HISTORY MARITIME AND PORT AUTHORITY OF SINGAPORE (SCALE OF DUES, RATES AND GENERAL FEES) NOTIFICATION (CHAPTER 170A, N 2)

This Legislative History is provided for the convenience of users of the Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) Notification 1997. It is not part of this Notification.

1. G. N. No. S 190/1997 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) Notification 1997

Date of commencement : 9 April 1997

2. G. N. No. S 437/1997 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 1997

Date of commencement : 1 October 1997

3. G. N. No. S 447/1998 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 1998

Date of commencement : 1 September 1998

4. 2000 Revised Edition — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) Notification

Date of operation : 30 April 2000

5. G. N. No. S 741/2004 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 2004

Date of commencement : 1 January 2005

6. G. N. No. S 575/2005 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 2005

Date of commencement : 1 October 2005

7.	G. N. No. S 113/2006 —	- Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 2006		
	Date of commencemen	nt	: 1 March 2006	
8.	G. N. No. S 316/2007 —		Port Authority of Singapore (Scale and General Fees) (Amendment) 07	
	Date of commencemen	nt	: 1 July 2007	
9.	G. N. No. S 523/2007 —		Port Authority of Singapore (Scale and General Fees) (Amendment tion 2007	
	Date of commencemen	nt	: 1 October 2007	
10.	G. N. No. S 134/2009 —		Port Authority of Singapore (Scale and General Fees) (Amendment) 09	
	Date of commencemen	nt	: 1 April 2009	
11.	G. N. No. S 404/2009 —		Port Authority of Singapore (Scale and General Fees) (Amendment tion 2009	
	Date of commencemen	nt	: 1 September 2009	
12.	G. N. No. S 662/2009 —		Port Authority of Singapore (Scale and General Fees) (Amendment tion 2009	
	Date of commencemen	nt	: 1 January 2010	
13.	G. N. No. S 168/2010 —		Port Authority of Singapore (Scale and General Fees) (Amendment) 10	
	Date of commencement	nt	: 1 April 2010	
14.	G. N. No. S 728/2010 —		Port Authority of Singapore (Scale and General Fees) (Amendment tion 2010	
	Date of commencemen	nt	: 1 December 2010	
15.	15. G. N. No. S 680/2011 — Maritime and Port of Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 2011			
	Date of commencement	nt	: 1 January 2012	

16.	G. N. No. S 279/2012 —		ort Authority of Singapore (Scale and General Fees) (Amendment) 2
	Date of commencemen	nt :	1 July 2012
17.	G. N. No. S 392/2013 —		ort Authority of Singapore (Scale and General Fees) (Amendment) 3
	Date of commencemen	nt :	1 July 2013
18.	G. N. No. S 846/2013 —		ort Authority of Singapore (Scale and General Fees) (Amendment on 2013
	Date of commencement	nt :	1 January 2014
19.	G. N. No. S 226/2014 —		ort Authority of Singapore (Scale and General Fees) (Amendment) 4
	Date of commencemen	nt :	1 April 2014
20.	G. N. No. S 431/2014 –		ort Authority of Singapore (Scale and General Fees) (Amendment on 2014
	Date of commencement	nt :	1 July 2014
21.	G.N. No. S 159/2017 —		ort Authority of Singapore (Scale nd General Fees) (Amendment) 7
	Date of commencement	nt :	7 April 2017
22.	G.N. No. S 474/2017 —		ort Authority of Singapore (Scale nd General Fees) (Amendment on 2017
	Date of commencemen	nt :	1 September 2017
23.	G.N. No. S 690/2017 —		ort Authority of Singapore (Scale nd General Fees) (Amendment on 2017
	Date of commencement	nt :	1 January 2018
24.	G.N. No. S 440/2018 —		ort Authority of Singapore (Scale nd General Fees) (Amendment) 8
	Date of commencemen	nt :	1 July 2018

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25.	25. G.N. No. S 903/2020 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 2020			
	Date of commencemen	nt	:	24 October 2020
26.			and	Authority of Singapore (Scale General Fees) (Amendment)
	Date of commencemen	nt	:	2 February 2021
27.	G.N. No. S 543/2021 —		and	t Authority of Singapore (Scale l General Fees) (Amendment 2021
	Date of commencemen	nt	:	23 July 2021
28. G.N. No. S 957/2021 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment No. 3) Notification 2021				
	Date of commencemen	nt	:	1 January 2022
29. G. N. No. S 1010/2022 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 2022				
	Date of commencement	nt		31 December 2021 1 January 2023
30.	G.N. No. S 861/2023 —		and	t Authority of Singapore (Scale l General Fees) (Amendment)
	Date of commencemen	nt	:	1 January 2024
31. G.N. No. S 223/2024 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment) Notification 2024				
	Date of commencemen	nt	:	1 April 2024
32. G.N. No. S 433/2024 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment No. 2) Notification 2024				
	Date of commencemen	nt	:	1 June 2024

33. G.N. No. S 759/2024 — Maritime and Port Authority of Singapore (Scale of Dues, Rates and General Fees) (Amendment No. 3) Notification 2024

Date of commencement

: 1 October 2024