TARIFF AUTHORITY FOR MAJOR PORTS

G.No.150
New Delhi 17 April 2020

NOTIFICATION

In exercise of the powers conferred under Sections 48, 49 and 50 of the Major Port Trusts Act, 1963 (38 of 1963), the Tariff Authority for Major Ports hereby notifies the revised Scale of Rates and Performance Standards disposing of the proposal received from the Kolkata Port Trust for general revision of its Scale of Rates, as in the Order appended hereto.

(T.S. Balasubramanian)
Member (Finance)
ORDER
(Passed on this 20th day of February 2020)

This case relates to the proposal received from the Kolkata Port Trust (KOPT) for general revision of its Scale of Rates (SOR).

2.1. The KOPT vide its letter dated 8 July 2019 has filed a proposal for general revision of its SOR.

2.2. As per Clauses 3.2. and 3.3 of the Tariff Policy, 2018 the KOPT had hosted the said proposal in its website for comments of users/ user organisations. Based on the proposal as hosted by KOPT in its website, some of the users/ user organisations have furnished their comments. The said comments were forwarded to the KOPT as feedback information. The KOPT has responded to the comments of the users/ user organizations. The proposal of the KOPT was internally scrutinized in the office. Additional information/ clarifications were sought from the KOPT. The KOPT has responded to the additional information/ clarifications. A joint hearing in this case was held on 27 August 2019 at the KOPT premises. At the joint hearing, the KOPT and the concerned users/ organisation bodies have made their submissions.

3. With reference to the totality of information collected during the processing of the case, this Authority has passed a speaking Order disposing of the proposal filed by the KOPT for general revision of its SOR.

4. The Order passed by this Authority is in the process of notification in the Gazette of India which is likely to take some more time for notification. This Authority desires that the revised SOR and Performance Standards may come into force without waiting for notification of the Speaking Order. Therefore, this Authority notifies the revised SOR and Performance Standards of the KOPT immediately which is attached as Annex. The revised SOR will come into force after expiry of 30 days from the date of notification of this Order in the Gazette of India. The speaking Order passed by this Authority will be notified separately and communicated to the KOPT and the relevant users/ user organisations in due course of time.

5. The validity of the existing SOR of KOPT shall be in force for a period of 3 years from the effective date of implementation of this Order.

(T.S. Balasubramanian)  
Member (Finance)
<table>
<thead>
<tr>
<th>S.1</th>
<th>Short title of Commencement</th>
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</thead>
<tbody>
<tr>
<td>The Scale of Tolls, Dues and Rates set out herein shall be called ‘SCALE OF RATES’ of the Kolkata Port Trust and charges shall be levied by Kolkata Port Trust in terms of provisions of the Scale of Rates.</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>S.2</th>
<th>Definition</th>
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<tbody>
<tr>
<td>In this Scale of Rates, unless the context otherwise requires, the following definitions shall apply.</td>
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<tr>
<td>(i)</td>
<td>‘Board’ shall have the same meaning as assigned to it in the Major Port Trust Act, 1963.</td>
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<td>(ii)</td>
<td>‘Coastal Vessel’ shall mean any vessel exclusively employed in trading between any Port or place in India to any other Port or place in India having a valid coastal license issued by the Director General of Shipping/ Competent Authority and/or any other vessel directed to be treated as ‘Coastal’ by Govt of India.</td>
</tr>
<tr>
<td>(iii)</td>
<td>‘Day’ in respect of Kolkata Dock System shall mean the period starting from 6.30 am of a day and ending at 6.30 am on the next day. ‘Day’ in respect of Haldia Dock Complex shall mean the period starting from 6 am of a day and ending at 6 am on the next day.</td>
</tr>
<tr>
<td>(iv)</td>
<td>‘Demurrage’ shall mean charges payable for storage of cargo within Port premises beyond free period as specified in the Scale of Rates and shall not include the cargo stored at the area allotted to a port user on license/lease basis for storage of cargo.</td>
</tr>
<tr>
<td>Note:</td>
<td>For storage of cargo at the areas allotted to any port user by KoPT on license /lease basis, provisions of Schedule of Rent shall apply during the entire period of occupation (i.e. till vacation) of the storage area by the port user.</td>
</tr>
<tr>
<td>(v)</td>
<td>‘Foreign Going Vessel’ shall mean any vessel other than coastal vessel, Inland vessel, boat and flat.</td>
</tr>
<tr>
<td>(vi)</td>
<td>‘Full Container Load (FCL)’ shall mean a container having cargo of a single Importer/Exporter.</td>
</tr>
<tr>
<td>(vii)</td>
<td>‘Haldia Dock Complex (HDC)’ shall mean the Oil Jetties, Other Jetties, Wharves and Berths at Haldia and River Moorings at Haldia Anchorages.</td>
</tr>
<tr>
<td>(viii)</td>
<td>‘Hazardous-I’ shall mean the cargo categorized as Hazardous-I in the list of Hazardous Cargo adopted by the Board from time to time.</td>
</tr>
<tr>
<td>(ix)</td>
<td>‘IWT Cargo’ / ‘IWT Container’ shall mean cargo/container, carried by Inland Vessel / barge/ boat/ flat through Inland Waterways but shall not include lighterage cargo/container.</td>
</tr>
<tr>
<td>(x)</td>
<td>‘Inland Vessel’ shall mean any vessel registered as such under the provision of the Inland Vessels Act, 1917.</td>
</tr>
<tr>
<td>Note:</td>
<td>The charges leviable on ‘Inland Vessels’ will also be applicable on vessels operating through riverine route between Bangladesh and KoPT under protocol.</td>
</tr>
<tr>
<td>(xi)</td>
<td>‘Kolkata Dock System (KDS)’ shall mean Netaji Subhash Dock, Kidderpore Dock, Sandhead, Saugor, River Anchorages, River Moorings, Budge-Budge Petroleum Wharves, Inland Vessel's Wharves and all other establishments of KoPT, excepting those specifically under Haldia Dock Complex.</td>
</tr>
<tr>
<td>(xii)</td>
<td>‘Kolkata Port Trust (KoPT)’ shall mean the corporate entity and will include Kolkata Dock System and Haldia Dock Complex.</td>
</tr>
<tr>
<td>(xiii)</td>
<td>‘Less than a Container Load (LCL)’ shall mean a container having cargo of more than one Importer /Exporters.</td>
</tr>
<tr>
<td>(xiv)</td>
<td>‘Lighterage Cargo’ / ‘Lighterage Container’ shall mean cargo/container which the foreign going vessel/coastal vessel off-load/load at any river anchorage/mooring/ virtual jetty/ Sandhead into/from smaller vessels/ Barges.</td>
</tr>
<tr>
<td>(xv)</td>
<td>‘Month’ shall mean 30 consecutive calendar days including holidays unless otherwise specified.</td>
</tr>
<tr>
<td>(xvi)</td>
<td>‘On Board handling Charges’ shall mean charges on Cargo/ Commodity/ Article / Package/ Container for rendering on board services by the port in the form of supply of manpower for loading / unloading operation.</td>
</tr>
</tbody>
</table>
### General Principles

**S.3**

| (xvii) | ‘Overside Discharge/ Shipment’ shall mean the operation of unloading/loading of cargo/container ex/into vessel working at berth/ jetty/ dock buoy without passing through the quay at the time of discharge/ shipment operation. |
| (xviii) | ‘Over Dimensional Container’ shall mean a container carrying over dimensional cargo beyond the normal size of standard containers and/or needing special devices like slings, shackles, lifting beam, etc. Damaged Containers (including boxes having corner casting problem) and Container requiring special devices for lifting will also be classified as Over Dimensional Container. |
| (xix) | ‘Shore Handling Charges’ shall mean charges on Cargo/ Commodity/ Article/ Package/ Container for rendering shore services by the port in the form of supply of labour with/without equipment for transportation of cargo from hook point to stacking point (including loading at hook point), unloading of the same at the stacking point and subsequent loading for delivery, or vice-versa and in case of mechanical receiving of cargo shall also include charges for tippling of wagon by Wagon Tippler. |
| (xx) | ‘Shut out cargo’ shall mean export cargo left in the Port having not been shipped on board the vessel for which it was received in Port premises. |
| (xxi) | ‘TEU’ shall mean Twenty Feet Equivalent Unit of container. |
| (xxii) | ‘Transhipment’ shall mean transfer of cargo/container from a sea going vessel/barge to another sea going vessel/barge in the midstream or via shore for destination to other Port/Ports. |
| (xxiii) | ‘Wharfage’ shall mean the basic dues recoverable on all Cargo/ Container landed or shipped or transhipped within the port limit and approaches or passing through the declared landing stage of the port, whether porterage was provided by the port or not and shall include hooking/unhooking operation on shore, where necessary. |
| (xxiv) | ‘Week’ shall mean 7 (seven) consecutive calendar days including holidays. |
| (xxv) | Except the terms explicitly defined hereinabove, all other terms used in this Scale of Rates will have the same definition as in the MPT Act, 1963 and the Indian Ports Act, 1908 as amended from time to time. |

#### S.3 | General Principles

<p>| (i) | The minimum weight/ measurement chargeable shall be 1 tonne/1 CBM although the gross weight/ measurement may be less than 1 tonne/1 CBM. In case where the charge is on weight basis and the gross weight is not an exact multiple of 100 Kgs, the same will be rounded off to the next higher multiple of 100 Kgs. Where the gross CBM includes decimals, the same should be rounded off to the next higher whole unit of CBM. |
| (ii) | Rates applicable for a period/unit other than weight shall be applicable to the part of a period/unit thereof. |
| (iii) | Unless otherwise specified, if port equipment is used for landing/shipment of cargo/ container from/into vessel or for any other purpose by the vessel, equipment charges specified in Section 16.1 shall be levied. |
| (iv) | Cargo Related Charges shall be levied on the owners of the cargo or their Clearing and Forwarding Agents/ Handling Agents except where specified otherwise, or in cases where Ship Owners/ Steamer Agents agree to pay such charges. In case of Shipper’s own container, the owners of the cargo or their Clearing and Forwarding Agents/ Handling Agents can also pay the charges. |
| (v) | All charges related to Load / Empty Containers including demurrage thereon shall be levied on Container Agents/ Main Line Operators (MLO). However, after de-stuffing or prior to stuffing, the cargo related charges, if any, shall be levied on the owner of the cargo or his Clearing &amp; Forwarding Agent/ Handling Agent. |
| (vi) | (a) Vessel related charges shall be levied on the Ship Owners/ Steamer Agents. Wherever rates have been denominated in US Dollar terms, the charge shall be recovered in Indian Rupees after conversion of US currency to Indian Rupee at the reference rate published by Reserve Bank of India or the market buying rate notified by the State Bank of India. The date of entry of vessel into port limit shall be reckoned as the date for such conversion. |</p>
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<tr>
<td></td>
<td>(b) Container related charges denominated in US dollar terms shall be collected in equivalent Indian Rupees based on the reference rate published by Reserve Bank of India or the market buying rate notified by the State Bank of India prevalent on the date of entry of the vessel in case of import containers; and on the date of arrival of the containers into port, in case of export containers.</td>
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<tr>
<td></td>
<td>(vii) (a) The Vessel related charges for all Coastal vessels should not exceed 60% of the corresponding charges for other vessels.</td>
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<td></td>
<td>(b) The cargo/container related charges for all Coastal cargo/containers, other than Thermal coal, POL including Crude oil, Iron Ore, and Iron Ore Pellets should not exceed 60% of the normal cargo/container related charges.</td>
</tr>
<tr>
<td></td>
<td>(c) In case of cargo related charges, the concessional rates should be levied on all the relevant cargo handling charges for ship-shore transfer and transfer from/to quay to/from storage yard including wharfage.</td>
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<tr>
<td></td>
<td>(d) In case of container related charges, the concession is applicable on composite box rate. Where itemized charges are levied, the concession will be on all the relevant charges for ship-shore transfer, and transfer from/to quay to/from storage yard as well as wharfage on cargo and containers.</td>
</tr>
<tr>
<td>(e)</td>
<td>Criteria for levy of Cargo Related Charges (CRC) at Concessional Coastal rate</td>
</tr>
<tr>
<td></td>
<td>(i). Foreign going Indian Vessel having General Trading License issued for ‘worldwide and coastal’ operation should be accorded applicable coastal rates with respect to Handling Charges (HC) i.e. ship to shore transfer and transfer from/to quay to/from storage yard including wharfage in the following scenario:</td>
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<tr>
<td></td>
<td>(a) Converted to coastal run and carrying coastal cargo from any Indian Port and destined for any other Indian Port.</td>
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<tr>
<td></td>
<td>(b) Not converted* to coastal run but carrying coastal cargo from any Indian Port and destined for any other Indian Port.</td>
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<tr>
<td></td>
<td>* The Central Board of Excise and Customs Circular no.15/2002-Cus. dated 25 February 2002 allows carriage of coastal cargo from one Indian port to another port in India, in Indian flag foreign going vessels without any custom conversion.</td>
</tr>
<tr>
<td></td>
<td>(ii). In case of a Foreign flag vessel converted to coastal run on the basis of a Special Period License issued by the Director General of Shipping, and a Custom Conversion Order, the coastal cargo/container loaded from any Indian Port and destined for any other Indian Port should be levied at the rate applicable for coastal cargo/container.</td>
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<tr>
<td></td>
<td>(iii). Coastal goods transported between an Indian port on east coast and another Indian port on west coast or vice versa, by a vessel through the territorial waters of Sri Lanka, whether or not calling any port in Sri Lanka in between and without change of vessel in terms Notification No.38/2018-Customs (N.T.) dated 11 May 2018 of Central Board of Indirect Taxes and Customs shall be eligible for concession in cargo related charges.</td>
</tr>
<tr>
<td></td>
<td>(iv). Coastal goods transported between an Indian port on east coast and a river port in India or vice versa, by a vessel through a route passing through the Bangladeshi waters and without change of vessel in terms Notification No.38/2018-Customs (N.T.) dated 11 May 2018 of Central Board of Indirect Taxes and Customs shall be eligible for concession in cargo related charges.</td>
</tr>
<tr>
<td>Note:</td>
<td>The provisions prescribed at (iii) and (iv) above shall be subject to adherence to the provisions prescribed in the Order No. TAMP/53/2015-VOCPT dated 26 November 2015 and amendment Order No. TAMP/53/2015-VOCPT dated 10 June 2016.</td>
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<tr>
<td>(f)</td>
<td>The charges for coastal cargo/containers/vessels shall be denominated and collected in Indian Rupee.</td>
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<tr>
<td>(viii)</td>
<td>In all cases where charges are levied in US Dollar terms, the exchange rate shall be reviewed once in every 30 days from the date of applicable exchange rate adopted initially in respect of storage charge for containers staying inside the Port for more than 30 days or in respect of vessel related charges for vessels staying in the Port for more than 30 days. In such cases, the basis of billing shall change prospectively with reference to the appropriate exchange rate prevailing at the time of review.</td>
</tr>
<tr>
<td>(ix)</td>
<td>Samples, Catalogues and other articles for which Shipping Companies charge no freight and on which no Customs duty is payable, diplomatic mail bags, crew baggage and all goods meant for KOPT’s use shall be exempted from payment of all cargo related charges.</td>
</tr>
<tr>
<td>(x)</td>
<td>No charge shall be levied on stores/ provisions supplied on board KOPT crafts/ vessels.</td>
</tr>
<tr>
<td>(xi)</td>
<td>No demurrage shall be charged for the days during which delivery cannot be effected due to strike by the Port employees provided the concerned Importer or his Authorized Agent files the complete delivery documents on payment of all Port charges prior to commencement of the strike.</td>
</tr>
<tr>
<td>(xii)</td>
<td>Berth hire charge shall stop 4 hours after the time of the vessel’s signalling its readiness to sail. The time limit prescribed for cessation of berth hire charge shall exclude the ship’s waiting time for want of favourable tidal conditions or on account of inclement weather or due to absence of night navigation facilities or non-acceptance of the vessel by HDC.</td>
</tr>
<tr>
<td>(b)</td>
<td>There shall be penal berth hire equal to berth hire charge of one day for a false signal.</td>
</tr>
<tr>
<td>(xiii)</td>
<td>Interest on delayed payments / refunds:</td>
</tr>
<tr>
<td>(a)</td>
<td>The user shall pay penal interest on delayed payments under this Scale of Rates. Likewise, KOPT shall pay penal interest on delayed refunds.</td>
</tr>
<tr>
<td>(b)</td>
<td>The rate of penal interest will be 15 % p.a. The penal interest rate will apply to both the KOPT and the port users equally.</td>
</tr>
<tr>
<td>(c)</td>
<td>The delay in refunds will be counted beyond 20 days from the date of completion of services or on production of all the documents required from the users, whichever is later.</td>
</tr>
<tr>
<td>(d)</td>
<td>The delay in payments by the users will be counted beyond 10 days after the date of raising the bills by KOPT. This provision shall, however, not apply to the cases where payment is to be made before availing the services / use of Port Trust’s properties as stipulated in the Major Port Trust Act and / or where payment of charges in advance is prescribed as a condition in this Scale of Rates.</td>
</tr>
<tr>
<td>(xiv)</td>
<td>Before classifying any cargo under “unspecified category” under the Wharfage schedule, the relevant Customs classification should be referred to find out whether the cargo could be classified under any of the specific categories mentioned in the wharfage schedule.</td>
</tr>
<tr>
<td>(xv)</td>
<td>System of classification of vessel for levy of Vessel Related Charges (VRC)</td>
</tr>
<tr>
<td>(a)</td>
<td>A foreign going vessel of Indian flag having a General Trading Licence can convert to coastal run on the basis of a Customs Conversion Order. Such vessel that converts into coastal run based on the Customs Conversion Order at her first port of call in Indian Port, no further custom conversion is required, so long as it moves on the Indian Coast.</td>
</tr>
<tr>
<td>(b)</td>
<td>Criteria for levy of Vessel Related Charges (VRC) at Concessional Coastal rate and foreign rate</td>
</tr>
<tr>
<td>(i)</td>
<td>In cases of such conversion, coastal rates shall be chargeable by the load port from the time the vessel starts loading coastal goods.</td>
</tr>
<tr>
<td>(ii)</td>
<td>In cases of such conversion coastal rates shall be chargeable till the vessel completes discharging operations at the last call of Indian Port; immediately thereafter, foreign going rates shall be chargeable by the discharge ports.</td>
</tr>
</tbody>
</table>
(iii) For dedicated Indian coastal vessels having a Coastal licence from the Director General of Shipping, no other document will be required to be entitled to coastal rates.

(iv) Coastal goods transported between an Indian port on east coast and another Indian port on west coast or vice versa, by a vessel through the territorial waters of Sri Lanka, whether or not calling any port in Sri Lanka in between and without change of vessel in terms Notification No.38/2018-Customs (N.T.) dated 11 May 2018 of Central Board of Indirect Taxes and Customs shall be eligible for concession in vessel related charges.

(v) Coastal goods transported between an Indian port on east coast and a river port in India or vice versa, by a vessel through a route passing through the Bangladeshi waters and without change of vessel in terms Notification No.38/2018-Customs (N.T.) dated 11 May 2018 of Central Board of Indirect Taxes and Customs shall be eligible for concession in vessel related charges.

(vi) (a) As per Clause 6 of the Standard Operating Procedure (SOP) for operation of Indo-Bangladesh Coastal Shipping Agreement (given below), the vessels entering into India from Bangladesh under the Coastal Shipping Agreement between India and Bangladesh are not to be treated as foreign going (FG) vessels.

(b) Port and other charges:
   (i) Port dues to be levied by the Major Port Trust on the entry of vessels of the Republic of Bangladesh into India under the Coastal Shipping Agreement between the two countries and engaged in inter country trade, will be treated as domestic vessel engaged in coastal shipping and not as Foreign Going (FG) vessels.

   (ii) The Major Port Trust shall also on the vessels of the Republic of Bangladesh levy charges for conservancy, pilotage and other specific services at par with those charged from the coastal vessels. The charges will be determined with reference to cargo carrying capacity of the vessels, as applicable to coastal vessel engaged in coastal shipping.

Note:
1) The provisions prescribed at (iv) and (v) above shall be subject to adherence to the provisions prescribed in the Order No.TAMP/53/2015-VOCPT dated 26 November 2015 and amendment Order No.TAMP/53/2015-VOCPT dated 10 June 2016.

2) Provisions prescribed at (vi) above will be governed by Standard Operating Procedure (SOP) for operation of Indo-Bangladesh Coastal Shipping Agreement.

(xvi) For all types of cargo, cargo related charges shall be levied on the gross weight of the consignment.

(xvii) For the purpose of charging, Shipper’s Own Containers will be at par with the rates that of Marine Freight Containers.

(xviii) Users will not be required to pay charges for delays beyond a reasonable level attributable to KOPT.

(xix) (a) Wherever a specific tariff for a service/cargo is not available in the notified Scale of rates, KoPT would approach TAMP for notification of tariff for the said new cargo/equipment/service adopting the tariff and performance standards, if any, fixed for comparable cargo/equipment/service in any other Major Port Trusts.

If there is no rate available in any other Major Port Trusts or if the rate available is not representative enough of the proposed new cargo/service/facility, then the port would file the proposal for notification of tariff for the said new
cargo/equipment/service with reference to optimal capacity assessed following the principles of 2008 guidelines or based on rated capacity or technical specification/facility/equipment.

If determination of tariff based on the above prescribed options is not possible, then KOPT after giving sufficient reasons would proposed rates based on cost plus 16% return formula.

(b) Simultaneously with the submission of the proposal, the proposed rate can be levied on an ad hoc basis till the rate is finally notified.

(c) The ad hoc rate to be operated and the performance standards to be applied in the interim period must be based on the approach in clause (a) above and it must be in consultation with the concerned users.

(d) The final rate fixed by the TAMP for new cargo/service for which rate is not prescribed in the Scale of Rates of KOPT will ordinarily be effective only prospectively. The interim rate adopted in an ad hoc manner will be recognised as such unless it is found to be excessive requiring some moderation retrospectively.

(xx) (a) The rates prescribed in this Scale of Rates are ceiling levels; likewise, rebates and discounts prescribed are floor levels. KoPT may, if it so desires, charge lower rates and/or allow higher rebates and discounts.

(b) KoPT may also, if it so desires, rationalize the prescribed conditionality governing the application of rates prescribed in the Scale of Rates if such rationalization gives relief to the user in rate per unit and the unit rates prescribed in the Scale of Rates do not exceed the ceiling levels.

(c) Provided that KoPT should notify the public such lower rates and/or rationalization of the conditionality governing the application of such rates and continue to notify the public any further changes in such lower rates and/or in the conditionality governing the application of such rates provided the new rates fixed shall not exceed the rates notified by the TAMP.

(xx) (a) The rates prescribed in this Scale of Rates are ceiling levels; likewise, rebates and discounts prescribed are floor levels. KoPT may, if it so desires, charge lower rates and/or allow higher rebates and discounts.

(b) KoPT may also, if it so desires, rationalize the prescribed conditionality governing the application of rates prescribed in the Scale of Rates if such rationalization gives relief to the user in rate per unit and the unit rates prescribed in the Scale of Rates do not exceed the ceiling levels.

(c) Provided that KoPT should notify the public such lower rates and/or rationalization of the conditionality governing the application of such rates and continue to notify the public any further changes in such lower rates and/or in the conditionality governing the application of such rates provided the new rates fixed shall not exceed the rates notified by the TAMP.

(xxii) In order to decongest ports and encourage exporters/importers to utilize the port services beyond regular hours, lower charges will be levied for cargo and vessel related services as well as special discount will be offered in port charges for services rendered after regular hours.

(xxiii) **ANNUAL ESCALATION (Except for SOR prescribed under Part – X)**

(a) The SOR (except Part – X) is subject to automatic annual indexation at 100% of the WPI to be annually announced by the Authority. The next annual indexation will be from 1 May 2020 subject to the either of KDS or HDC or both achieving the Performance Standards prescribed in below. If Performance Standards prescribed in the SOR are not achieved, there will be no indexation in SOR for that particular year. In case any dock system is able to achieve the performance standard set for it and the other does not, then the dock system which is able to achieve the performance standard set for it would be eligible for the automatic annual indexation. In case any Dock System achieves the benchmark for any one for more than one activity but is not able to achieve the performance standard set for other activities, the concerned dock system would be eligible for the automatic annual indexation of the activity against which it is able to achieve the performance benchmark.

(b) The port should declare the Performance Standards achieved by it annually for the period 1 January to 31 December vis-à-vis the Performance Standards notified by the Authority at the level committed by the port within one month of end of the calendar year to the concerned users as well as to the Authority. If the Performance Standards as notified by the Authority are achieved by the port, then the port will automatically index the SOR at 100% of WPI announced by the Authority and apply the indexed SOR w.e.f. 1 May of the relevant year. The SOR indexed by the KOPT to be intimated by the port to the concerned users and to the Authority.
**PERFORMANCE STANDARDS**

KOPT will endeavour to maintain the following performance standards during the validity of this Scale of Rates:

<table>
<thead>
<tr>
<th></th>
<th>CARGO RELATED SERVICES</th>
<th>KDS</th>
<th>HDC</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>(a) Average Ship Berth Day Output (in tonnes)</td>
<td>4,248</td>
<td>8,201</td>
</tr>
<tr>
<td></td>
<td>(b) Average moves per hour (in TEUS) in respect of containers</td>
<td>21</td>
<td>21</td>
</tr>
</tbody>
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<tr>
<th></th>
<th>VESSEL RELATED SERVICES</th>
<th></th>
</tr>
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<tbody>
<tr>
<td>2</td>
<td>(a) Average Turnaround Time of Vessels (in days)</td>
<td>4.27</td>
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<tr>
<td></td>
<td>(b) Average Pre-berthing Time of Vessels (in days)</td>
<td>0.60</td>
</tr>
</tbody>
</table>

**PART- I**

**Charges on Break-bulk and Bulk Cargo**

<table>
<thead>
<tr>
<th>S.4</th>
<th>Wharfage:</th>
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<tbody>
<tr>
<td>S.4.1 Wharfage on Foreign cargo landed/shipped at any place within Kolkata Port Trust shall be levied at the following rates, except where specified otherwise: -</td>
<td></td>
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<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rates in ` per tonne or part thereof (unless other unit is specified)</th>
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<tbody>
<tr>
<td><strong>Liquids/ Gas handled through pipeline</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Crude Oil;</td>
<td>110.26</td>
</tr>
<tr>
<td>2.</td>
<td>Ammonia; Aviation Turbine Fuel; Furnace Oil; High Speed Diesel; Light Diesel Oil; Lubricating Oil; Superior Kerosene Oil; Motor Spirit; Paraxylene; Slack Wax; Ship’s bunker; Bitumen; POL/POL products and any other liquid /gas having a flash point of 23°C (73.4°F) or above, if not otherwise specified;</td>
<td>110.26</td>
</tr>
<tr>
<td>3.</td>
<td>POL/POL Products or any other liquid /gas having a flash point of less than 23°C (73.4°F), if not otherwise specified;</td>
<td></td>
</tr>
<tr>
<td>(a) On the quantity upto 50000 tonnes per Financial Year</td>
<td>155.93</td>
<td></td>
</tr>
<tr>
<td>(b) For the incremental quantity handled above 50000 tonnes per Financial Year</td>
<td>118.50</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Naphtha; LPG; Butadiene; Butane; Butene; Benzene; Py Gas; Propane; Hexane; N-Hexane; CBFS; Reformate;</td>
<td>118.50</td>
</tr>
<tr>
<td>5.</td>
<td>Ethylene Glycol; MEG (Mono-ethylene Glycol); Di-ethylene Glycol; Ethyl Hexanol; Methyl Alcohol; Palm Stearin; Acids; Fatty Acids; Mineral Oil; Tallow; Alcohol; Ether; Caustic Soda;</td>
<td>89.19</td>
</tr>
<tr>
<td>6.</td>
<td>Vegetable Oils;</td>
<td>68.61</td>
</tr>
<tr>
<td>7.</td>
<td>Molasses;</td>
<td>41.16</td>
</tr>
</tbody>
</table>

**Liquids handled other than through pipeline**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rates in ` per tonne or part thereof (unless other unit is specified)</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.</td>
<td>All liquids including ship’s bunker</td>
<td>110.26</td>
</tr>
</tbody>
</table>

**Cargo handled through mechanical system**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rates in ` per tonne or part thereof (unless other unit is specified)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9.</td>
<td>Iron Ore; Iron Ore pellets; Iron Ore lumps; Iron Ore Fines and all other forms of iron ore handled in dry bulk mode</td>
<td>59.28</td>
</tr>
<tr>
<td>10.</td>
<td>Thermal Coal</td>
<td>82.50</td>
</tr>
<tr>
<td>11.</td>
<td>All types of Coal not specified, Fertilizer; Fertilizer Raw Materials; Soda Ash and all other Dry Bulks;</td>
<td>165.00</td>
</tr>
</tbody>
</table>

**Cargo handled other than through mechanical system**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rates in ` per tonne or part thereof (unless other unit is specified)</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.</td>
<td>Salt, Fly Ash; Sand;</td>
<td>29.65</td>
</tr>
<tr>
<td>13.</td>
<td>Iron Ore; Iron Ore pellets; Iron Ore lumps; Iron Ore Fines and all other forms of iron ore handled in dry bulk mode</td>
<td>29.65</td>
</tr>
<tr>
<td>Sl. No.</td>
<td>Description</td>
<td>Rates in ` per tonne or part thereof</td>
</tr>
<tr>
<td>--------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------------------------</td>
</tr>
<tr>
<td>14</td>
<td>Limestone; Coking Coal; Petroleum Coke; Bauxite; Manganese Ore; All types of Coal / Coke / Ore not specified; Sponge Iron; Pig Iron; Gypsum; Mill Scale; All other Dry Bulk Cargo, not specified;</td>
<td>59.28</td>
</tr>
<tr>
<td>15</td>
<td>Wheat; Rice; Pulses; Peas; Rapeseed; Cereals &amp; their products ;Bulgur wheat; Corn Soya blend; Milk powder; Seeds of all kinds; Sugar (both raw and refined); Bran; Metallurgical Coke; News Print; Slag ; Cement; Clinker;</td>
<td>74.10</td>
</tr>
<tr>
<td>16</td>
<td>Magnesite; Granite; All types of Scrap; Oil Cake; Bone &amp; Bone Meal; Mica Block/flake/spitting/waste /scrap/ powder; Non ferrous metals of all kinds except ingots of Zinc/ Aluminum/Copper/Lead; Ammonium Sulphate; Ammonium Nitrate; Lead Concentrate; Plywood; Fire Bricks &amp; other Refractory Materials; Cl goods; Soda (Caustic or Ash); Rock Phosphate, Sulphur &amp; Other Fertilizer raw materials; Murate of Potash (MOP), Di-Ammonium Phosphate (DAP), Urea and other Finished Fertilizers; Asphalt pitch (including Coal Tar pitch); Bitumen; Carbon Black; Spare Bags; Jute, Gunnies, Jute Products/ waste/caddies/twist/cuttings; Hemp; Vegetable Fibers; Raw wool; Asbestos raw/fiber; Synthetic resin/ yarn/rag; Asbestos raw/ fibre; Cotton piece goods; Waste Paper; Wood Pulp; Shellac; Seedlac; Glass Sheet; Glass ware/products; Porcelain ware/products; Hides &amp; Skins; Hosiery Goods; Garment; Leather and its products; Ship Store; Dunnage; All other cargo not specified but handled in bags;</td>
<td>103.74</td>
</tr>
<tr>
<td>17</td>
<td>Iron and Steel; Pipes &amp; Tubes;</td>
<td>88.91</td>
</tr>
<tr>
<td>18</td>
<td>Log, Timber, Veneer</td>
<td>155.60 per CBM or part thereof</td>
</tr>
<tr>
<td>19</td>
<td>Car ; Any rubber tyred vehicle; Cargo moving equipment; Earth-moving equipment;</td>
<td>5927.65 per unit</td>
</tr>
<tr>
<td>20</td>
<td>All other cargo not covered above including Project Cargo, Project Equipment, Machinery &amp; Spares</td>
<td>304.92</td>
</tr>
</tbody>
</table>

**Note:**

1. The lower rate specified in S.4.1, Sl. No. 3(b) shall be allowed by way of refund against claim lodged by the Importer/Exporter after close of a Financial Year. The same shall be calculated separately for each Dock System not considering the quantity handled at the other Dock System. The claim should be accompanied by details of quantity handled vessel wise as well as payment particulars thereof.

2. Vessels calling the Port on her first voyage, which are declared as cargo in the Import General Manifest or Export General Manifest for the purposes of Customs Act, 1962, shall not be treated as cargo and no wharfage shall be levied on such vessels, if the vessels come into the port on their own steam and sail out of the port limits on their own steam. However, when loading or unloading of vessels takes place within the Port limits, wharfage shall be payable on such vessels.

**S.4.2 Wharfage on Coastal cargo landed/shipped at/ from any place within Kolkata Port Trust shall be levied at the following rates, except where specified otherwise:-**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rates in ` per tonne or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Crude Oil, POL and POL products, Thermal Coal, Iron Ore, Iron Ore pellets</td>
<td>Same as the rates for Foreign Cargo as specified at S.4.1</td>
</tr>
<tr>
<td>2</td>
<td>All other cargo</td>
<td>60% of the rates for Foreign Cargo as specified at S.4.1</td>
</tr>
</tbody>
</table>
For Transhipment cargo handled at berth, wharfage is payable at 75% of the applicable rate for landing and 75% of the applicable rate for subsequent shipment. The applicable rates shall be the rates specified at S.4.1 or S.4.2 depending on whether the same is foreign or coastal at the time of discharge/shipment as per definition under S.2.

For Transhipment cargo handled at Sandheads/ Virtual Jetty/any other anchorage point/mooring, wharfage shall be levied at the rate of ₹.35.57/- per tonne or part thereof irrespective of the nature & description of the cargo.

For Crude Oil/POL/POL product discharged at Sandheads /Virtual Jetty/any other anchorage point/mooring, for subsequent landing at berth or vice-versa in case of shipment, only one full wharfage shall be levied, even if the cargo operation takes place at both the dock systems. Each dock system in such cases shall realize 50% of the applicable wharfage.

For discharge/ shipment of cargo at Sandheads/ Virtual Jetty/ any other anchorage point/mooring, other than the cargo specified at S.4.3(b) and S.4.4, wharfage shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Description of operation</th>
<th>Charges leviable at Saugor/ Sandheads/ Virtual Jetty/ any other anchorage point/mooring</th>
<th>Charges leviable at Jetty/ Berth of KDS/ HDC</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) Dry Bulk cargo discharged at the at Saugor / Sandheads / Virtual Jetty/ any other anchorage point/mooring and proceed for subsequent unloading at Floating Cargo Handling Facilities upstream of Berth no. 18(o) at HDC or vice versa.</td>
<td>25% of the wharfage rate as specified at S 4.1 and S.4.2</td>
<td>100% of the consolidated rate as specified at S 4.12</td>
</tr>
<tr>
<td>(ii) Iron Ore; Iron Ore pellets;</td>
<td>90% of the wharfage rate as specified at S 4.1 and S.4.2</td>
<td>7.40</td>
</tr>
<tr>
<td>(iii) Other than Iron Ore, Iron Ore pellets;</td>
<td>90% of the wharfage rate as specified at S 4.1 and S.4.2</td>
<td>29.65</td>
</tr>
</tbody>
</table>

On IWT cargo loaded/unloaded at any Berth / Jetty/ declared Inland Vessel Wharves belonging to port, wharfage, unless otherwise specified in this Scale of Rates, shall be realised at the following rates :
1. Berth/jetty meant for handling sea-going vessel 75% of wharfage as specified at S.4.1

2. Declared Inland Vessel Wharves of KOPT
   a) Fly Ash 14.82
   b) All Other cargo 29.65

S.4.7 a) Wharfage shall be levied separately by each dock system for cargo operation within their system, unless otherwise specified in this Scale of Rates.

   b) In case of overside discharge of cargo from vessel, wharfage as per S.4.1 or S.4.2, as the case may be, shall be levied. For subsequent discharge of the said cargo at berth in the same dock system, 50% of the rate provided under S.4.1 or S.4.2, as the case may be, shall be levied in addition to the above.

S.4.8 In case a cargo is unloaded / loaded at anchorages more than once, the wharfage shall be levied at 150% of the rate specified at S.4.1 and S.4.2 irrespective of number of handling done at various anchorages.

   In addition, if such cargo is carried by barge/ boat/ flat or any other vessel for unloading/ loading at any berth/ jetty/ declared Inland Vessel Wharves belonging to port, wharfage shall be realised for such discharge/shipment at the rates specified against handling at Jetty/Berth of KOPT as per S.4.5 under column (iii).

S.4.9 On shutout cargo /stock cargo, which are taken back from Port premises, 50% of wharfage shall be levied. In addition, if labour and / or equipment are/ is supplied by port for handling of cargo, on-board handling charges and/ or shore handling charges, as the case may be, shall be levied.

   No additional wharfage shall be levied on shutout cargo if the same is subsequently shipped without being removed from port premises.

S.4.10 Due to operational reasons, if any cargo is landed from a vessel for subsequent shipment by the same vessel, consolidated wharfage shall be levied @ ₹ 148.19 per tonne or part thereof.

S.4.11 On liquid cargo transferred through pipeline between HDC and KDS or from any other point to KDS/HDC or vice-versa, 50 % of the wharfage shall be levied at the dock system where it is so transferred.

S.4.12 Cargo Handling Charge for Dry Bulk cargo handled at Berth no. 19(o) at HDC:

   Consolidated Cargo Handling Charges involving Barge to Interim storage Transfer by use of Floating Crane & conveyer System, Providing Pay loader on board, subsequent loading at interim storage and transfer from interim Storage to storage yard inside Dock and unloading of cargo there at.

<table>
<thead>
<tr>
<th>Cargo classified under S.4.1.14</th>
<th>Cargo classified under S.4.1.15</th>
<th>Cargo classified under S.4.1.16</th>
</tr>
</thead>
<tbody>
<tr>
<td>258.01</td>
<td>272.83</td>
<td>302.47</td>
</tr>
</tbody>
</table>

Note:

i) For handling of all coastal Cargo other than Thermal Coal, Iron Ore; Iron Ore pellets; Iron Ore lumps; Iron Ore Fines and all other forms of iron ore handled in dry bulk mode 60% of the above rate will be applicable.

ii) No other cargo charges shall be levied for handling at Berth no. 19(o) at HDC except for the charges mentioned at 4.12 and 6.4.

S.5 On board handling charges:

S.5.1 For on board services of loading/unloading operation (excluding provision of equipment) in respect of foreign cargo, charges at the following rates shall be levied on the vessel agents or importers/exporters or his clearing forwarding agent/handling agent.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Description</th>
<th>Rate in ₹. per tonne or part thereof, unless other unit is specified</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Coking Coal, All types of Coal, Coke and Ore, Limestone, Other dry bulk cargo not specified, discharged/ shipped by use of Grab/ Magnet.</td>
<td>44.45</td>
</tr>
<tr>
<td>Sl. No.</td>
<td>Description</td>
<td>Rates in ₹. per tonne or part thereof</td>
</tr>
<tr>
<td>-------</td>
<td>-----------------------------------------------------------------------------</td>
<td>-----------------------------------</td>
</tr>
<tr>
<td>1</td>
<td>Crude oil, POL and POL products, Thermal Coal, Iron Ore; Iron Ore pellets</td>
<td>Same as the rates for Foreign Cargo as specified at S.5.1</td>
</tr>
<tr>
<td>2</td>
<td>All other cargo</td>
<td>60% of the rates for Foreign Cargo as specified at S.5.1</td>
</tr>
</tbody>
</table>

**Note for Section 5:**

(i) On board handling charge is not leviable in cases where wharfage is realised on cargo for handling through pipeline or for handling through mechanical system, as KoPT does not provide on board labour /equipment against such vessels.

(ii) For shifting of cargo on board without passing through the quay, 1.5 times of the applicable On board handling charges shall be levied.

**S.6 Shore handling charge:**

**S.6.1 Shore Handling Charge for Foreign Cargo** shall be levied at the following rates:

<table>
<thead>
<tr>
<th>SL No.</th>
<th>Description</th>
<th>Rates in ₹. per tonne or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Shore Handling Services involving transfer of cargo from/to Hook Point to/from Storage point (including loading at hook point and unloading at storage point for imports and loading at storage point and unloading at hook point for export)</td>
<td>Shore Handling Service involving Loading at storage point for delivery or unloading at storage point during receiving</td>
</tr>
<tr>
<td>(i)</td>
<td>Bagged cargo and packages (where handling is entirely done manually by using hand carts only if necessary)</td>
<td>24.82</td>
</tr>
<tr>
<td>(ii)</td>
<td>Iron and Steel; Pipes &amp; Tubes;</td>
<td>119.15</td>
</tr>
<tr>
<td>(iii)</td>
<td>All other break bulk cargo for which rates otherwise not specified-- (per Pkg. Or Unit weight)</td>
<td></td>
</tr>
<tr>
<td>(iv)</td>
<td>i) Less than 5 tonne</td>
<td>39.72</td>
</tr>
<tr>
<td></td>
<td>ii) 5 tonne to less than 10 tonne</td>
<td>74.47</td>
</tr>
<tr>
<td></td>
<td>iii) 10 tonne to less than 20 tonne</td>
<td>148.93</td>
</tr>
<tr>
<td></td>
<td>iv) 20 tonne to less than 40 tonne</td>
<td>198.57</td>
</tr>
<tr>
<td></td>
<td>v) 40 tonne and above</td>
<td>397.16</td>
</tr>
<tr>
<td></td>
<td>i) Tippling of Thermal Coal</td>
<td>82.50</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td></td>
<td>wagon by Wagon Tippler</td>
<td></td>
</tr>
<tr>
<td>ii)</td>
<td>Manual unloading of Thermal Coal Wagon</td>
<td>44.45</td>
</tr>
<tr>
<td>iii)</td>
<td>Transfer of Thermal Coal (other than through mechanical system), from unloading point to Stack point, including loading at unloading point and unloading at Stack point.</td>
<td>88.91</td>
</tr>
<tr>
<td>iv)</td>
<td>Transfer of Thermal Coal (other than through mechanical system), from stack point/ unloading point to Hook point, including loading at stack point/ unloading point and unloading at hook point</td>
<td>88.91</td>
</tr>
<tr>
<td>5. i)</td>
<td>Tippling of Iron Ore; Iron Ore pellets; Iron Ore lumps; Iron Ore Fines and all other forms of iron ore handled in dry bulk mode wagon by Wagon Tippler</td>
<td>82.50</td>
</tr>
<tr>
<td></td>
<td>Manual unloading of Iron Ore; Iron Ore pellets; Iron Ore lumps; Iron Ore Fines and all other forms of iron ore handled in dry bulk mode Fines from Wagon</td>
<td>59.28</td>
</tr>
<tr>
<td>iii)</td>
<td>Transfer of Iron Ore; Iron Ore pellets; Iron Ore lumps; Iron Ore Fines and all other forms of iron ore handled in dry bulk mode (other than through mechanical system), from unloading point to Stack point, including loading at unloading point and unloading at Stack point.</td>
<td>96.33</td>
</tr>
<tr>
<td>iv)</td>
<td>Transfer of Iron Ore; Iron Ore pellets; Iron Ore lumps; Iron Ore Fines and all other forms of iron ore handled in dry bulk mode (other than through mechanical system), from stack point/ unloading point to Hook point, including loading at stack point/ unloading point and unloading at hook point.</td>
<td>96.33</td>
</tr>
<tr>
<td>6.</td>
<td>All types of dry bulk cargo not specified [other than the cargo landed from or shipped/ to be shipped through mechanical system]</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) When the cargo landed at a berth is stored at the</td>
<td>89.36</td>
</tr>
<tr>
<td></td>
<td></td>
<td>44.01</td>
</tr>
</tbody>
</table>
immediate back up area / of the same berth and finally delivered from the said storage area, or vice versa (in case of exports); without requiring additional loading/unloading and/or transportation over those covered under the definition of shore handling charge. When the cargo landed at a berth is stored at any area (within the dock), other than in the immediate back up area of the same berth, and finally delivered there from, or vice versa (in case of Exports); without requiring additional loading/unloading and/or transportation over those covered under the definition of shore handling charge.

<table>
<thead>
<tr>
<th>Description</th>
<th>Rates in ₹. per tonne or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>S.6.2</td>
<td></td>
</tr>
<tr>
<td>Shore handling charge for coastal cargo (other than Crude oil, POL and POL products, Thermal Coal, Iron Ore; Iron Ore pellets for the services specified at Col(iii) of S.6.1 shall be levied at 60% of the rates for foreign cargo specified thereat. However, for the services prescribed under Col(iv) of S 6.1, the Shore handling charge for coastal cargo shall be same as that of foreign cargo.</td>
<td></td>
</tr>
<tr>
<td>S.6.3</td>
<td></td>
</tr>
<tr>
<td>Charges for Heaping /High heaping and/or Despatch Related Services for dry bulk cargo:</td>
<td></td>
</tr>
<tr>
<td>S.6.3.1</td>
<td></td>
</tr>
<tr>
<td>Heaping/ high heaping of Dry Bulk Cargo at storage area / Hook Point at HDC</td>
<td>15.25 per MT</td>
</tr>
<tr>
<td>S.6.3.2</td>
<td></td>
</tr>
<tr>
<td>a) Despatch related services for rail borne cargo handled through MHC Berths of HDC, including cleaning, trimming, labelling and lime spraying.</td>
<td>16.50 per MT</td>
</tr>
<tr>
<td>b) Despatch related services for road bound cargo, handled through MHC Berths of HDC.</td>
<td>3.17 per MT</td>
</tr>
<tr>
<td>S.6.4</td>
<td></td>
</tr>
<tr>
<td>Shore Handling Operation of Cargo handled at Berth no. 19(o) at HDC: Consolidated Charges towards Services at Storage Yard for Rail / Road bound Cargo including Heaping High Heaping, Loading for Delivery, Despatch Related Services and Cleaning and vice versa but excluding Weighment:</td>
<td></td>
</tr>
<tr>
<td>S.6.4.1</td>
<td></td>
</tr>
<tr>
<td>(a) For Rail Bound cargo</td>
<td>77.41</td>
</tr>
<tr>
<td>(b) For Road Bound Cargo</td>
<td>64.08</td>
</tr>
<tr>
<td>Note: In case weighment service is provided, rate as per S.16.1.6 shall be levied extra.</td>
<td></td>
</tr>
</tbody>
</table>

Note for Section 6.  

i) No Shore handling charge shall be levied where the services are not rendered by the port.

ii) In case the manual unloading of Thermal Coal wagon and/ or manual loading of Thermal Coal is done at the option of the Port, a rebate of 30% in the rates specified under Sl. No. 4 (ii), (iii) and (iv) of S.6.1 shall be allowed.

S.7 Demurrage on Cargo:  

S.7.1 Demurrage shall be levied on Import cargo (other than containerised cargo) after allowing a demurrage-free period as specified below: -
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Demurrage-free period</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Hazardous-I cargo</td>
<td>Actual date of landing</td>
</tr>
<tr>
<td>2.</td>
<td>All other cargo except those mentioned at Sl. No. 1,3 &amp; 4</td>
<td>3 days after the last landing date of the vessel/barge from which the cargo is discharged.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Demurrage-free period</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.</td>
<td>Non-hazardous cargo using port equipment for delivery; Non-hazardous cargo for Nepal and Bhutan;</td>
<td>6 days after the last landing date of the vessel/barge from which the cargo is discharged.</td>
</tr>
<tr>
<td>4.</td>
<td>Cargo imported by voluntary / relief organization like Missionaries of Charity, Bharat Sevashram Sangha, Ramkrishna Mission, CARE, CRS, WFP and others as may be accepted by Kolkata Port Trust from time to time on the basis of certification by the Appropriate Govt. Authority of Central Govt./State Govt. and Govt. of Nepal/ Bhutan or their local Consulate General.</td>
<td>30 days after the last landing date of the vessel/barge from which the cargo is discharged.</td>
</tr>
</tbody>
</table>

**Note for Section-7:**

i) a) Last Landing Date (LLD) is the date on which a vessel completes her import discharge at quay side.

b) In case of over-side discharge as well as discharge at anchorage/ mooring/ buoy on to boats/ barges/ flats / any other vessels; the date of completion of unloading at quay by each such boat / barge/ flat / any other vessel shall be the LLD of the cargo carried by that particular boat / barge/ flat /vessel.

c) However, KOPT may declare any other date as such LLD for cargo already discharged from the vessel when the vessel is not doing cargo operation work for more than 24 hours for any fault/ reason not attributable to Port. In such cases, a vessel may have more than one LLD.

ii) For the purpose of calculation of free period, Customs notified holidays and/ or KOPT’s non-working days shall be excluded. Sundays shall not be excluded for the purpose of calculation of free period unless Customs notified holidays and/or KOPT’s non-working days fall on Sundays.

After demurrage charge begins to accrue, no allowance would be made for Customs notified holidays or KOPT’s non-working days.

**S.7.2** Demurrage on Import cargo (except log, timber, veneer) shall be levied after the expiry of demurrage free period at the following rates: -

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of cargo</th>
<th>Rate in ₹ per tonne per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>For the first 15 days</td>
</tr>
<tr>
<td>1.</td>
<td>Hazardous – I</td>
<td>212.06</td>
</tr>
<tr>
<td>2.</td>
<td>All other cargo</td>
<td>49.90</td>
</tr>
</tbody>
</table>

**S.7.3** Demurrage on Import log, timber, veneer shall be levied after the expiry of demurrage free period at the following rates: -

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of cargo</th>
<th>Rate in ₹ per CBM per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>For the first 7 days.</td>
</tr>
<tr>
<td>1.</td>
<td>Log, Timber, Veneer</td>
<td>7.48</td>
</tr>
</tbody>
</table>

**S.7.4** No demurrage shall be levied on export/stock cargo, except Hazardous-I category, if such cargo is shipped within 15 days from the date of receipt. However, from the 16th day, demurrage on such cargo shall be levied @ ₹. 49.90 per tonne per week or part thereof from the date of receipt till the date of shipment.
S.7.5 Export cargo of Hazardous-I category shall be received only for direct shipment. In case such cargo is not shipped on the date of receipt, demurrage shall be levied at rate of ₹212.06 per tonne per day or part thereof from the day following the date of receipt up to the date of shipment or removal from port premises.

S.7.6 Demurrage shall be levied on shutout cargo/stock, other than Hazardous-I cargo, at rate of ₹12.47 per tonne per day or part thereof, from the date of receipt of cargo, up to the date of removal of cargo from the port premises without being shipped.

In case shutout cargo is shipped by any subsequent vessel provision of S.7.4 shall apply.

S.7.7 On cargo / commodity which is received neither as import nor as export nor as stock for shipment, demurrage shall be levied at rate of ₹49.90 per tonne per day or part thereof from the date of receipt up to the date of removal of the cargo from the port premises.

S.7.8 On un-cleared / Customs confiscated cargo, sold by auction or tender or private agreement or in any other manner, demurrage shall be levied at the rates specified at S.7.2 or S.7.3, as the case may be, after allowing free time of 10 days after the date the cargo is made available for delivery.

S.7.9 The demurrage on cargo shall not accrue for the period during which the KOPT is not in a position to deliver cargo for reasons attributable to the port when requested by the user.

S.8 Transportation:

S.8.1 The following charges shall be levied on cargo, for which KOPT undertakes any transportation (excluding loading and/or unloading) not covered under ‘Shore Handling Charge’ at S.2 (xix).

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Description</th>
<th>Rate in ₹ per tonne or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Within one dock of KDS; Within Dock Interior Zone of HDC:</td>
<td>51.87</td>
</tr>
<tr>
<td>2.</td>
<td>From one dock enclosure to another dock enclosure of KDS :</td>
<td>74.10</td>
</tr>
</tbody>
</table>

S.9 Loading / Unloading / Re-stacking charge

S.9.1 The following charges shall be levied on cargo, for which KOPT shall undertake any loading / unloading / re-stacking, not covered under ‘Shore Handling Charge’ at S.2 (xix).

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rate in ₹ per tonne or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Article/package weighing less than 1 tonne</td>
<td>29.65</td>
</tr>
<tr>
<td>2.</td>
<td>Article / package weighing 1 tonne. &amp; above but less than 10 tonne</td>
<td>59.28</td>
</tr>
<tr>
<td>3.</td>
<td>Article/package weighing 10 tonne &amp; above but less than 20 tonne</td>
<td>74.10</td>
</tr>
<tr>
<td>4.</td>
<td>Article/package weighing 20 tonne &amp; above but less than 40 tonne</td>
<td>148.19</td>
</tr>
<tr>
<td>5.</td>
<td>Article/package weighing 40 tonne &amp; above</td>
<td>370.48</td>
</tr>
<tr>
<td>6.</td>
<td>Dry bulk cargo: Loading/Unloading from Wagon</td>
<td>62.89</td>
</tr>
<tr>
<td></td>
<td>Loading/Unloading from Truck or Dumper</td>
<td>40.25</td>
</tr>
<tr>
<td></td>
<td>[Other than the cargo landed from or shipped / to be shipped through mechanical system]</td>
<td></td>
</tr>
</tbody>
</table>

Note for S.9.1:
For unloading of Dry Bulk Cargo from dumpers without requiring any labour or equipment support no charge shall be levied. However, if for any reason labour and/or equipment are required for unloading of dry bulk cargo from dumpers, the rate specified under S.9.1 (6) shall be levied.

S.9.2 Mobile Harbour Crane Charge:

S.9.2.1 Use of Mobile Harbour Crane (MHC) with grabs and pay loaders on board the vessel, for loading / unloading of dry bulk cargo at any MHC Berth.

Note:
(a) Calculation of productivity would be done by the following formula:

\[
\text{Productivity} = \frac{\text{Total cargo loaded / unloaded from a vessel (in tonne)}}{\text{Vessel operation time (in hours)}} \times 24
\]

The vessel Operation time shall be assessed in hours by KOPT and to be computed from readiness of the vessel to load/unload cargo to Finished Work Time of the vessel. However, in case of stoppage of work of the vessel due to
reasons not attributable to the Port, such stoppage of work would be deducted from the vessel operation time, for the purpose of computation of MLP

(b) The prescribed rate is a base rate for achieving Minimum Level of Productivity (MLP) of 20000 MT per day by using two MHCs.

(c). If productivity more than the MLP is achieved, then the user will pay an additional 10% of the base rate only on the additional cargo handled over and above the MLP. The additional cargo on which additional levy of 10% will be levied be computed as follows:

\[
\text{Total cargo loaded/ unloaded} - \frac{\text{MLP} \times \text{Vessel Operation Time}}{24}
\]

(d). If a productivity less than the MLP is achieved, then the following rates will be levied:

<table>
<thead>
<tr>
<th>Ship berth day output actually achieved per vessel basis</th>
<th>Amount payable as percentage of base rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>From 18000 tonnes to 19999</td>
<td>90%</td>
</tr>
<tr>
<td>From 16000 tonnes to 17999</td>
<td>80%</td>
</tr>
<tr>
<td>From 14000 tonnes to 15999</td>
<td>60%</td>
</tr>
<tr>
<td>Less than 14000 tonnes</td>
<td>40%</td>
</tr>
</tbody>
</table>

(e) In case of deployment of one MHC the prescribed minimum level of productivity (MLP) shall be 10000 MT per day. The applicable rate for achieving higher productivity would be as per note (c) above. If a productivity less than the MLP (of 10000 MT per day) is achieved, then the following rates will be levied:

<table>
<thead>
<tr>
<th>Ship berth day output actually achieved per vessel basis</th>
<th>Amount payable as percentage of base rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>From 9000 tonnes to 9999</td>
<td>90%</td>
</tr>
<tr>
<td>From 8000 tonnes to 8999</td>
<td>80%</td>
</tr>
<tr>
<td>From 7000 tonnes to 7999</td>
<td>60%</td>
</tr>
<tr>
<td>Less than 7000 tonnes</td>
<td>40%</td>
</tr>
</tbody>
</table>

(f) In case of deployment of MHC/s for handling of any cargo, other than dry bulk cargo, the prescribed rate shall be applicable without any MLP.

(g) In case of Coastal cargo, other than Thermal Coal, Iron Ore; Iron Ore pellets at the rate of 60% of the rates specified shall be levied.

<table>
<thead>
<tr>
<th>S.10 Rebate:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>S.10.1 At HDC, rebate on wharfage shall be allowed in the following cases:-</td>
<td></td>
</tr>
<tr>
<td>(a) If a Vessel discharges more than 25000 tonnes of coking coal/ limestone/ fertilizer/ raw material for fertilizer in a single call at HDC, a rebate of 10% shall be allowed on Wharfage charge on quantity exceeding 25000 tonnes.</td>
<td></td>
</tr>
<tr>
<td>(b) If a Vessel loads more than 25000 tonnes of Thermal Coal in a single call at HDC, a rebate of 10% shall be allowed on Wharfage charges on quantity exceeding 25000 tonnes.</td>
<td></td>
</tr>
<tr>
<td>S.10.2 At KDS Importer/ Exporter shall be granted a rebate on wharfage on the basis of each of the cargo handled by them through KDS as mentioned below, during a financial year.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Type of Cargo</th>
<th>Tonnage handled</th>
<th>Quantum of Rebate on applicable wharfage</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Upto 75000 tonnes</th>
<th>75001 to 100000 tonnes</th>
<th>Above 100000 tonnes</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NIL</td>
<td>10%</td>
<td>15%</td>
</tr>
</tbody>
</table>

**Note to S.10:**

i) The above said rebate under S.10.2 shall be granted in the form of refund of wharfage at the end of every financial year (i.e. 1st April to 31st March) on submission of documents by the Importers/Exporters in support of the throughput achieved.

ii) The rebate against S.10.1 and 10.2 would not be applicable on cargo handled at anchorages/river mooring /lighterage points.

**PART – II

CHARGES ON CONTAINER AND CONTAINERISED CARGO**

**S.11 Composite box rate for container**

**S.11.1** Composite box-rate for container covering wharfage and basic container handling services of ship to shore transfer, movement between berth and yard and lift off at yard or vice versa shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category</th>
<th>Rate in ₹.per TEU</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>KDS</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Foreign Coastal</td>
</tr>
<tr>
<td>1.</td>
<td>Load Container other than Over Dimensional Container</td>
<td>5276.69 3166.02</td>
</tr>
<tr>
<td>2.</td>
<td>Over Dimensional Load Container</td>
<td>6595.85 3957.51</td>
</tr>
<tr>
<td>3.</td>
<td>Empty Container</td>
<td>1798.59 1079.17</td>
</tr>
</tbody>
</table>

**S.11.2** Composite box-rate for IWT container, including Bangladesh moving through IWT mode, covering wharfage and basic container handling services of ship to shore transfer, movement between berth and yard, lift off at yard or vice versa shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category</th>
<th>Rate in ₹.per TEU</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>KDS</td>
</tr>
<tr>
<td>1.</td>
<td>Load Container other than Over Dimensional Container</td>
<td>2638.35 2290.22</td>
</tr>
<tr>
<td>2.</td>
<td>Over Dimensional Load Container</td>
<td>3297.93 2862.78</td>
</tr>
<tr>
<td>3.</td>
<td>Empty Container</td>
<td>899.34 1087.86</td>
</tr>
</tbody>
</table>

**Charges for lift on/lift off at yard during delivery/ receiving:**

**S.11.3** Charges for lift on for delivery or lift off at Yard during delivery/receiving shall be levied at the following rates on all containers:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category</th>
<th>Rate in ₹.per TEU</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Load/Empty Container other than Over Dimensional Container</td>
<td>593.63</td>
</tr>
<tr>
<td>2.</td>
<td>Over Dimensional Container</td>
<td>742.03</td>
</tr>
</tbody>
</table>

**S.12 Rebate:**

**S.12.1** In case any of the basic container handling services covered under the Composite box-rate is not provided by the port, rebate(s) at the following rates shall be allowed on the composite box-rate of Foreign Containers for use of ship’s crane/party hired crane for ship to shore transfer, use of party hired trailer for movement between berth and yard, lift-off at yard or vice versa.

<table>
<thead>
<tr>
<th>Type of Service</th>
<th>Rate of rebate in ₹. per TEU</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>KDS</td>
</tr>
<tr>
<td></td>
<td>Loaded</td>
</tr>
<tr>
<td>a) For ship to shore transfer or vice-versa by ship's crane/party hired crane</td>
<td>961.90 366.93 845.86 427.27</td>
</tr>
<tr>
<td>b) For movement between berth and yard by trailer hired by the party.</td>
<td>147.50 105.49 129.66 122.84</td>
</tr>
</tbody>
</table>
c) For lift off / lift on at yard during the process of landing/shipment by equipment hired by the party.

<table>
<thead>
<tr>
<th></th>
<th>KDS Loaded (₹ per TEU)</th>
<th>KDS Empty (₹ per TEU)</th>
<th>HDC Loaded (₹ per TEU)</th>
<th>HDC Empty (₹ per TEU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>7915.03</td>
<td>2697.89</td>
<td>6870.68</td>
<td>3263.57</td>
</tr>
<tr>
<td>2.</td>
<td>4749.02</td>
<td>1618.74</td>
<td>4122.40</td>
<td>1958.13</td>
</tr>
<tr>
<td>3.</td>
<td>6332.03</td>
<td>2158.32</td>
<td>5496.55</td>
<td>2610.86</td>
</tr>
</tbody>
</table>

Note for sections S.11 & S.12

(i) In case of Import container containing cargo consigned to Nepal and Bhutan, a 10% rebate shall be allowed on the Composite box-rate for container specified at S.11.1.

(ii) If the shutout load container or container received without shipment document is taken delivery instead of being shipped, rebate as provided under S.12.1 above for the services not rendered shall be allowed subject to a maximum of 60% in total of the Composite box-rates specified at S.11.1 and S.11.2. In addition, charges for lift on/ lift off for delivery/receiving as specified at S.11.3 and/or for extra handling services, if any, charges as specified at S. 14.shall also be levied.

(iii) If the containerised export cargo is de-stuffed and taken delivery as break-bulk, 50% of Wharfage as specified at S.4 shall be levied. In addition, all other charges shall be levied on such container for the operations actually undertaken for such cargo and container.

(iv) For anchorage discharge and subsequent landing of containers at Docks or vice versa, Composite box rate as specified at S.11.1 shall be levied only once at the dock system where it will be finally landed or from where the shipment will initiate.

(v) In case of Coastal Containers, the rates of rebate shall be 60% of the rates specified at S.12.1 above applicable for Foreign Containers.

(vi) In case of IWT Containers, the rates of rebate shall be 50% of the rates specified at S.12.1 above applicable for Foreign Containers.

(vii) a) Composite Box rate shall be levied separately by each dock system for container operation within their system, unless otherwise specified in this Scale of Rates.

b) In case of overside discharge /shipment of Container from/to vessel, composite box rate as per S.11.1 shall be levied after allowing rebates under S.12.1 against services not rendered.

S.13 Charges for Transhipment container

S.13.1 In case of Normal Transhipment container, consolidated charge at the following rates shall be levied:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Particulars</th>
<th>KDS Loaded (₹ per TEU)</th>
<th>KDS Empty (₹ per TEU)</th>
<th>HDC Loaded (₹ per TEU)</th>
<th>HDC Empty (₹ per TEU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Transhipment rates if both legs are foreign</td>
<td>7915.03</td>
<td>2697.89</td>
<td>6870.68</td>
<td>3263.57</td>
</tr>
<tr>
<td>2.</td>
<td>Transhipment rates if both legs are coastal</td>
<td>4749.02</td>
<td>1618.74</td>
<td>4122.40</td>
<td>1958.13</td>
</tr>
<tr>
<td>3.</td>
<td>Transhipment rates if one leg is foreign and one leg is coastal</td>
<td>6332.03</td>
<td>2158.32</td>
<td>5496.55</td>
<td>2610.86</td>
</tr>
</tbody>
</table>

Note:

(i) The above rates include wharfage, ship to shore transfer, transportation from quay to container yard including lift-off at the yard and subsequent transportation from container yard to quay including lift on at yard and shore to ship transfer.

(ii) In case any of the services is not rendered by port, 75% of the rate of rebates specified at S.12.1 shall be allowed.

(iii) In case of Over Dimensional transhipment Container, the rate will be 1.25 times the rate for normal transhipment container.

S.14 Charges for Miscellaneous Services rendered to container/container vessel

S.14.1 For the services not covered under S.11, S.12 & S.13 miscellaneous charges on loaded/ empty container shall be levied at the following rates:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Services</th>
<th>Rate in ₹ per TEU</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Description</td>
<td>Rate</td>
</tr>
<tr>
<td>---</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>1.</td>
<td>a). Shifting of containers on board via quay head KDS HDC</td>
<td>916.09</td>
</tr>
<tr>
<td></td>
<td>b). Shifting of containers on board without via quay head where port labour is deployed.</td>
<td>962.68</td>
</tr>
<tr>
<td></td>
<td><strong>Note:</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) For use of port equipment additional charge as specified at Sl. No. 5 and 8, as the case may be, shall be levied.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ii) In these cases the composite box rate would not be levied separately.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Transportation / shifting of container by port trailer for operation not included in any charge under S.11 and S.13</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Within same Berth / Yard</td>
<td>412.90</td>
</tr>
<tr>
<td></td>
<td>b) Between two berths / Yards</td>
<td>549.78</td>
</tr>
<tr>
<td>3.</td>
<td>Supply of power to Reefer Container</td>
<td>392.70</td>
</tr>
<tr>
<td></td>
<td>per 4 hrs or part thereof</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Lift on/Lift off to/from trailer/wagon or restacking (not involving transportation by trailer) by port equipment not included in the services mentioned at S.11 and S.13 or any other services under S.14.</td>
<td>494.80</td>
</tr>
<tr>
<td>5.</td>
<td>Use of Port equipment (other than Mobile Harbour Crane/Rail Mounted Gantry Crane/ 200 tonne Cantilever Crane) for ship/ barge to shore discharge or vice versa or for any other on board operation, other than services covered under S.11.1, S.11.2 and S.13.1.</td>
<td>659.74</td>
</tr>
<tr>
<td>6.</td>
<td>Stuffing / De-stuffing:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) Where operation inside &amp; outside container is done by port:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Where CDLB gang is required to be booked.</td>
<td>8244.82</td>
</tr>
<tr>
<td></td>
<td>(b) Where CDLB gang is not required to be booked and operation inside and outside is done by Port labour.</td>
<td>412.23</td>
</tr>
<tr>
<td></td>
<td>ii) Where operation inside container is done by agencies other than by port:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Operations outside container are carried out by port.</td>
<td>1374.13</td>
</tr>
<tr>
<td></td>
<td>(b) Operations outside the container are done by agencies other than Port</td>
<td>171.77</td>
</tr>
<tr>
<td></td>
<td>(iii) Where only operation inside the container is done by port (in part or full) and no CDLB gang is used</td>
<td>206.12</td>
</tr>
<tr>
<td>7.</td>
<td>For services provided to Container loaded with Hazardous -I cargo including deployment of fireman in addition to other charges.</td>
<td>1374.13</td>
</tr>
<tr>
<td>8.</td>
<td>Use of Rail Mounted Quay Crane (RMOC)/ Mobile Harbour Crane (MHC) for any other operation other than the services covered under S.11 and S.13.</td>
<td>1145.11</td>
</tr>
<tr>
<td>9.</td>
<td>Use of Mobile Harbour Crane (MHC) / Rail Mounted Quay Crane (RMOC)/ any other port equipments (other than 200 tonne cantilever crane) for opening of Hatch Cover and replacing it.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>KDS HDC</td>
<td>2908.22</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3053.63</td>
</tr>
<tr>
<td>10.</td>
<td>Gate delivery / receiving charge on container on which Composite Box rate is not levied.</td>
<td>589.05</td>
</tr>
<tr>
<td></td>
<td>Description</td>
<td>KDS</td>
</tr>
<tr>
<td>---</td>
<td>------------------------------------------------------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>11.</td>
<td>On board Lashing/de-lashing of containers, fixing &amp; unfixing of Twist Lock and ancillary documentations.</td>
<td>122.40</td>
</tr>
<tr>
<td>12.</td>
<td>For export load containers entered after the cut off period or export load containers made ready after the cut off period for readiness</td>
<td>561.00</td>
</tr>
<tr>
<td>13.</td>
<td>Customs Inspection within the Container Terminal</td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>Scanning Charge for Mobile X-Ray Container Scanning (MXCS) System at KDS, KOPT (Rate per container excluding GST)</td>
<td>215.00</td>
</tr>
</tbody>
</table>

**Notes:**

1. Scanning Charge shall be applicable to all loaded EXIM containers.
2. The rate shall be same for Export/ Import containers irrespective of the size of the Containers.
3. The Scanning Charge shall be applicable to all loaded EXIM Containers irrespective of it being scanned or not.
4. The tariff prescribed will be valid for a period of 10 years from the date it comes into effect subject to automatic annual indexation.
5. The tariff prescribed above will be indexed to inflation but only to an extent of 60% of the variation in Wholesale Price Index (WPI) occurring between 1st January 2019 and 1st January of the relevant year. Such automatic adjustment of tariff cap will be made every year and the adjusted tariff cap will come into force from 1st May of the relevant year to 30th April of the following year.

**Note for Sections 11, 12, 13 & 14**

i) Charges / Rebates for handling of containers above 20’ and upto 40’ in length shall be 1.5 times the rates specified at S.11, S.12, S.13 & S.14. Charges / Rebates for handling of container above 40’ shall be 2 times the rates specified at S.11, S.12, S.13 & S.14.

ii) If only one operation is carried out, half of the Hatch cover handling charge rates specified at S.14, Sl. No.9 shall be levied.

### S.15 Demurrage on container and containerised cargo.

#### S.15.1
Demurrage on loaded import container other than those specified at S.15.2, S.15.4, S.15.5 and 15.7 shall be levied at the following rates: -

<table>
<thead>
<tr>
<th>Period</th>
<th>Foreign rates in US $ per TEU per day or part thereof</th>
<th>Coastal rates in `Per TEU per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 3 days after the day of landing</td>
<td>Free</td>
<td>Free</td>
</tr>
<tr>
<td>From the 4th day to 9th day</td>
<td>3.50</td>
<td>156.11</td>
</tr>
<tr>
<td>From the 10th day to 15th day</td>
<td>7.00</td>
<td>312.26</td>
</tr>
<tr>
<td>From the 16th day to 20th day</td>
<td>10.51</td>
<td>468.37</td>
</tr>
<tr>
<td>From the 21st day to 30th day</td>
<td>20.99</td>
<td>936.74</td>
</tr>
<tr>
<td>From the 31st day onwards</td>
<td>41.99</td>
<td>1873.49</td>
</tr>
</tbody>
</table>

#### S.15.2
Demurrage on loaded import container containing relief commodities shall be levied at the following rates: -

<table>
<thead>
<tr>
<th>Period</th>
<th>Foreign rates in US $ per TEU per day or part thereof</th>
<th>Coastal rates in ` Per TEU per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 3 days after the day of landing</td>
<td>Free</td>
<td>Free</td>
</tr>
<tr>
<td>From the 4th day to 9th day</td>
<td>3.50</td>
<td>156.11</td>
</tr>
<tr>
<td>From the 10th day to 15th day</td>
<td>7.00</td>
<td>312.26</td>
</tr>
<tr>
<td>From the 16th day to 20th day</td>
<td>8.39</td>
<td>374.70</td>
</tr>
<tr>
<td>From the 21st day to 30th day</td>
<td>10.51</td>
<td>468.37</td>
</tr>
</tbody>
</table>
From the 31st day onwards | 13.99 | 624.49

**Note:** Relief commodities for the purpose of S.15.2 shall mean the cargo imported by voluntary /relief organization like Missionaries of Charity, Ramkrishna Mission, Bharat Sevashram Sangha CARE, CRS, WFP and others, as may be accepted by Kolkata Port Trust from time to time on the basis of certification by the appropriate Govt. Authority of Central Govt./State Govt. or Govt. of Nepal/Bhutan or their local Consulate General and for Missionaries of Charity, Ramkrishna Mission and Bharat Sevashram Sangha.

S.15.3 Demurrage on loaded export / stock containers, excepting ICD containers and container loaded with Hazardous –I cargo shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Period</th>
<th>Foreign rates in US $ per TEU per day or part thereof</th>
<th>Coastal rates in ` Per TEU per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 10 days from the day of receiving / stuffing</td>
<td>Free</td>
<td>Free</td>
</tr>
<tr>
<td>From the 11th to 15th day</td>
<td>3.50</td>
<td>156.11</td>
</tr>
<tr>
<td>From 16th day onwards</td>
<td>4.91</td>
<td>218.57</td>
</tr>
</tbody>
</table>

S.15.4 Demurrage on loaded import/export ICD container moving by Rail, excepting those loaded with Hazardous –I cargo, shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Period</th>
<th>Foreign rates in US $ per TEU per day or part thereof</th>
<th>Coastal rates in ` Per TEU per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 20 days after the day of landing/ first 20 days from the day of receiving</td>
<td>Free</td>
<td>Free</td>
</tr>
<tr>
<td>From the 21st day to 30th day</td>
<td>3.50</td>
<td>156.11</td>
</tr>
<tr>
<td>From the 31st day onwards</td>
<td>7.00</td>
<td>312.26</td>
</tr>
</tbody>
</table>

S.15.5 Demurrage on loaded import/ export/ transhipment container containing Hazardous-I cargo shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Period</th>
<th>Foreign rates in US $ per TEU per day or part thereof</th>
<th>Coastal rates in ` Per TEU per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>First day of actual landing/receiving</td>
<td>Free</td>
<td>Free</td>
</tr>
<tr>
<td>From the 2nd day to 9th day</td>
<td>4.38</td>
<td>195.15</td>
</tr>
<tr>
<td>From the 10th day to 15th day</td>
<td>8.76</td>
<td>390.31</td>
</tr>
<tr>
<td>From the 16th day to 20th day</td>
<td>13.11</td>
<td>585.48</td>
</tr>
<tr>
<td>From 21st day to 30th day</td>
<td>26.24</td>
<td>1170.92</td>
</tr>
<tr>
<td>From the 31st day onwards</td>
<td>52.49</td>
<td>2341.86</td>
</tr>
</tbody>
</table>

S.15.6 Demurrage on empty containers shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Period</th>
<th>Foreign rates in US $ per TEU per day or part thereof</th>
<th>Coastal rates in ` Per TEU per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 3 days after the day of landing/ first 3 days from the day of receiving/ de-stuffing</td>
<td>Free</td>
<td>Free</td>
</tr>
<tr>
<td>From the 4th day to 9th day</td>
<td>3.59</td>
<td>160.02</td>
</tr>
<tr>
<td>From the 10th day to 15th day</td>
<td>7.18</td>
<td>320.06</td>
</tr>
<tr>
<td>From the 16th day to 20th day</td>
<td>10.76</td>
<td>480.08</td>
</tr>
<tr>
<td>From the 21st day to 30th day</td>
<td>14.36</td>
<td>640.10</td>
</tr>
<tr>
<td>From the 31st day onwards</td>
<td>21.52</td>
<td>960.17</td>
</tr>
</tbody>
</table>

S.15.7 Demurrage on loaded transhipment container, excepting those loaded with Hazardous –I cargo, shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Period</th>
<th>Foreign rates in US $ per TEU per day or part thereof</th>
<th>Coastal rates in ` Per TEU per day or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 20 days after the day of landing</td>
<td>Free</td>
<td>Free</td>
</tr>
<tr>
<td>From the 21st day to 30th day</td>
<td>3.59</td>
<td>160.02</td>
</tr>
</tbody>
</table>
From the 31st day onwards

<table>
<thead>
<tr>
<th>Note for Section 15:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. For the purpose of calculation of free period, Customs notified holidays and/or KOPT’s non-working days shall be excluded. Sundays shall not be excluded for the purpose of calculation of free period unless Customs notified holidays and/or KOPT’s non-working days fall on Sundays. After Demurrage begins to accrue, no allowance would be made for Customs notified holidays or KOPT’s non-working days.</td>
</tr>
</tbody>
</table>
| 2. a) On container above 20’ and upto 40’ in length, Demurrage shall be levied @ 2 times the rates specified at S.15 and on containers above 40’ in length, Demurrage shall be levied @ 3 times the rates specified at S.15. 
   b) In case of over-dimensional loaded container, Demurrage shall be levied @ 2 times the rate applicable for respective size & type of container. |
| 3. Demurrage on container moved by Rail to destination/ originating from Indian Railways shall be levied at the rate specified for ICD Containers at S 15.4 of the Scale of Rates. |
| 4. The day of landing of import load and empty container / transhipment container (except container loaded with Hazardous-I cargo) shall be the last landing date of the vessel by which the container is imported under a single call to a specific Dock System. For container with Hazardous-I cargo the date of landing for the purpose of Demurrage shall be the actual date of landing. |
| 5. Last Landing Date (LLD) is the date on which the vessel completes her import discharge at a specific Dock System. However, KOPT may declare any other date as such LLD for container already discharged from the vessel, when the vessel is not doing cargo operation work in the working berth for more than 24 hours for any fault/ reason not attributable to port. In such cases, a vessel may have more than one LLD. |
| 6. Free dwell-time (storage) period for import containers shall commence from the day after the day of landing of the containers and for export containers the free period shall commence from the time containers enter the terminal. |
| 7. In case of export load container, which has been stuffed inside the docks, the date of commencement of stuffing with export cargo shall be reckoned as the first day to ascertain rate as per S.15.3. |
| 8. In case, loading of import load container for the purpose of delivery cannot be done by KOPT within 24 hours from the time of entry of the truck/trailer, as indicated in the entry gate pass (EGP) at KDS /issuance of Loading Order at HDC or such other documents as may be decided by KOPT from time to time, 75% rebate on the Demurrage shall be allowed for the period during which such containers are not loaded beyond the said 24 hours. The aforesaid rebate shall be allowed provided the container is being loaded from the area where only port equipment is used exclusively. Such rebate shall not apply when importer applies for advance loading prior to submission of complete delivery documents. |
| 9. The Demurrage on abandoned FCL container/Shipper Owned containers shall be levied upto the date of receipt of intimation of abandonment in writing or 75 days from the date of landing of the container whichever is earlier subject to the following conditions: - |
| (i) The consignee can issue a letter of abandonment at any time; OR |
| (ii) If the consignee chooses not to issue such letter of abandonment, the container Agent/MLO can also issue abandonment letter subject to the conditions that, |
| (a) the Line/MLO shall resume the custody of container along with cargo and either take back it or remove it from the port premises; and |
| (b) the Line/MLO shall pay all port charges accrued on the cargo and container before resuming custody of the container. |
| (b) The container agent/MLO shall observe the necessary formalities and bear the cost of transportation and de-stuffing. In case of their failure to take such action within the stipulated period, the storage charge on container shall be continued to be levied till such time all necessary actions are taken by the shipping lines/MLO for de-stuffing the cargo or removal of the load container from the port premises. |
Where the container is seized/confiscated by Customs Authorities and the same cannot be de-stuffed within the prescribed time limit of 75 days, the Demurrage will cease to apply from the day the Customs order release of the cargo, subject to the Line’s observing the necessary formalities & bearing the cost of transportation and destuffing. Otherwise, seized/confiscated containers should be removed by the Line / Consignee from the port premises to the Customs’ bonded area and in that case the Demurrage shall cease to apply from the day of such removal.

10. No Demurrage free period shall be allowed for export load container / stock container / empty container received at docks for shipment but subsequently taken back without being shipped. For such containers, the first slab rate applicable for the respective type of the container shall be applicable from the date of receipt of the container itself and the subsequent slab rates would be applicable as specified, thereafter, till the date of removal from port premises.

11. No Demurrage free period shall be allowed for export load container received at docks if subsequently de-stuffed and the cargo is taken back from port premises. For such containers, the highest rate specified at S.15.3 shall apply from the date of receiving till the date of de-stuffing and on cargo the rate specified at S.7.6 shall be applied from the date following the date of de-stuffing till the date of delivery.

12. If during the course of stayal of a Container inside Dock Premises any change in status of the Container from Load to Empty or vice versa is effected, the Demurrage free period for the said Container shall be calculated for each stage separately.

13. The cargo, on de-stuffing from container, will not enjoy any Demurrage free period excepting the day of de-stuffing and demurrage shall be levied on the cargo as per the rate provided under S.7.2 and S.7.3, as the case may be, from the day after the date of de-stuffing.

14. No Demurrage shall accrue for the period during which the KOPT is not in a position to deliver containers for reasons attributable to it when requested by the user.

15. In case of Demurrage for IWT container, Demurrage rate applicable for coastal container shall apply.

16. Import and Export ICD Containers moving by modes of transport other than rail will pay demurrage and enjoy free time as per Section 15.1 and 15.3 respectively.

**PART-III**

**MISCELLANEOUS CHARGES**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rate in `</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Issue of duplicate short landing certificate / Out - Turn Report or any certificate or amendment.</td>
<td>65.86 per certificate/report/amendment.</td>
</tr>
<tr>
<td>2.</td>
<td>Gazette &amp; Advertisement cost of sale.</td>
<td>149.69 per publication.</td>
</tr>
<tr>
<td>3.</td>
<td>Supply of tally staff for tallying loading / unloading of wagon at siding.</td>
<td>550.00 per axle.</td>
</tr>
<tr>
<td>4.</td>
<td>Supply of staff for escorting lorry.</td>
<td>2200.00 per shift per head.</td>
</tr>
<tr>
<td>5.</td>
<td>Deployment of extra labours (on requisition by port users).</td>
<td>2200.00 per shift per labour</td>
</tr>
<tr>
<td>6.</td>
<td>Use of Port’s Road Weigh bridge / Use of Port’s Rail Weighbridge</td>
<td></td>
</tr>
<tr>
<td>a)</td>
<td>KDS (HDC)</td>
<td>₹ 5.18 Per ton subject to a minimum of ₹25.92 for an empty vehicle and ₹51.84 for a loaded vehicle.</td>
</tr>
<tr>
<td>b)</td>
<td></td>
<td>₹ 5.98 Per ton subject to a minimum of ₹29.92 for an empty vehicle and Rs 56.58 for a loaded vehicle.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>₹5.98 Per ton subject to a minimum of ₹110.00 for an empty wagon and ₹220 for a loaded Wagon</td>
</tr>
</tbody>
</table>
### Note:

1. The rate for weighment charge includes issuance of weighment certificate.

2. In case of Railway Weighbridge, the bill will be raised for the weight of the loaded wagons weighed less the tare weight of the wagons concerned as per declaration of the Indian Railways. The weighment charge against empty wagon shall be levied, only if the same is undertaken as per requirement.

### 7. Gate delivery / receiving charge on cargo on which Wharfage charge is not levied.

Note: Gate delivery / receiving charge is leviable when the KoPT provides the service with reference to the cargo handled by it.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>33.68 per ton</td>
</tr>
</tbody>
</table>

### 8. Hire of Locomotive

<table>
<thead>
<tr>
<th></th>
<th>6600.00 per hour or part thereof subject to a minimum of 13200.00</th>
</tr>
</thead>
</table>

### 9. Stabling charge on non-commissioned wagon or wagon owned by CFS operator / by party other than Indian Railway

Rate of stabling charge will be 550.00 per wagon per day or part thereof from the time of arrival to the time of removal. For haulage of such wagon locomotive hire charge shall be levied as specified under Sl. No. 8.

### 10. Infringement, Local Haulage, Terminal Charge and Wagon Hire/Demurrage charge.

Rate as notified by the Rly. Board from time to time shall be levied.

### 11. Consolidated charge on rail borne cargo on wagons arriving in KDS Rly. System.

<table>
<thead>
<tr>
<th>(a)</th>
<th>On wagon not carrying containers, loaded or unloaded at berths / sheds inside the docks/ jetty including EXIM cargo loaded/unloaded between custom bonded dock and EJC Yard.</th>
<th>16.63 per ton on the marked carrying capacity of the wagon</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b)</td>
<td>On wagon not carrying containers, loaded or unloaded at sidings or places outside the Docks.</td>
<td>48.51 per ton on the marked carrying capacity of the wagon.</td>
</tr>
<tr>
<td>(c)</td>
<td>On wagon carrying containers loaded or unloaded at CONCOR CTKR Terminal on Coal Dock Road of KDS.</td>
<td>909.56 per 20’ container 1364.35 per 40’ container</td>
</tr>
</tbody>
</table>

### 12. Hiring charge for each of the following port Equipment (₹ per shift or part thereof):

<table>
<thead>
<tr>
<th>(a)</th>
<th>Mobile / wrecking Crane</th>
<th>13471.92</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b)</td>
<td>Forklift</td>
<td>4490.64</td>
</tr>
<tr>
<td>(c)</td>
<td>Shore Crane (other than cranes specified below)</td>
<td>5388.77</td>
</tr>
<tr>
<td>(d)</td>
<td>Tractor</td>
<td>2245.32</td>
</tr>
<tr>
<td>(e)</td>
<td>Trailer:</td>
<td></td>
</tr>
<tr>
<td>i)</td>
<td>Upto 10 MT SWL</td>
<td>2245.32</td>
</tr>
<tr>
<td>ii)</td>
<td>Above 10 MT SWL</td>
<td>3367.98</td>
</tr>
<tr>
<td>(f)</td>
<td>Pay loader:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>14032.70</td>
</tr>
<tr>
<td>(g)</td>
<td>Hand Truck</td>
<td>70.16</td>
</tr>
<tr>
<td>(h)</td>
<td>Air Compressor</td>
<td>4009.50</td>
</tr>
<tr>
<td>(i)</td>
<td>Bull Dozer 10 MT and above</td>
<td>19646.55</td>
</tr>
<tr>
<td>(j)</td>
<td>Bull Dozer less than 10 MT</td>
<td>9823.28</td>
</tr>
<tr>
<td>(k)</td>
<td>Cantilever Crane</td>
<td>89812.80</td>
</tr>
<tr>
<td>(l)</td>
<td>Floating Crane (above 30 tonne capacity)</td>
<td>134719.20</td>
</tr>
</tbody>
</table>
m) Top lift Truck / Reach Stacker 36486.45
n) Use of Fire Fighting Equipments & Apparatus
   i) Fire tender 1160.00 per tender per hour
   ii) Shore pumps ( Diesel Driven) 1528.00 per pump per hour
   iii) Shore Pump ( Electric Driven) 1022.00 per pump per hour
   iv) Other Fire Fighting apparatus and equipment excluding use of Fire Floats 5613.30 per apparatus per hour plus consumables at cost
   o) Excavators 2617.52 per hour or part thereof

13 Hiring charge of each of the following Oil Spill Response equipments: ₹ per equipment per day or part thereof
   a) Multi skimmer 1775.00
   b) Oil spill dispersant applicator + Shore Cleanup Equipment 2539.00
   c) Permanent boom 25 mtr section with accessories 1562.00
   d) U Boom 200 mtrs + power pack with accessories 10303.00
   e) Air blower with accessories 401.00
   f) RO Boom with accessories 2444.00
   g) Weir Skimmer with accessories 1551.00
   h) Flex barge (10 Tonne) with accessories 634.00
   i) Boom Reel with accessories 2091.00

14. Cleaning charge for handling of Coking coal, all types Coke & Ore, Limestone, Sulphur, Rock Phosphate, Cement, Pyroxenite, Dolomite, Clinker, Soda Ash, Finished fertilizers and Pulses. 1.65 per MT

Note:
   i) In case of wagon carrying containers loaded or unloaded at CONCOR CTKR Terminal on Coal Dock Road at KDS, except the Consolidated charges specified at 11(c), no other charges shall be levied for the rail related services provided by KOPT.

   ii) In case of stabling of wagons of CFS operators on port railway track, no stabling charge shall be levied for the first three days of continuous stabling.

   iii) Rate specified for equipments at Sl.No.13 is exclusive of cost of consumables and fuel which would be chargeable extra at cost plus 19.25% supervision cost basis. In case of any tug/launch and/or labours are provided by KOPT for handling the equipment, the charges for the same shall be levied extra as per SOR.

   iv) The rate specified under sr. no-14 shall be levied on the total quantity landed/ shipped by a vessel.

S.16.2 For haulage of wagon to any Railway weighbridge for weighment/ re-weighment, locomotive hire charge, as specified under Sl.No.8 of S.16.1, shall be levied. This is in addition to re-weighment charge as fixed by the Railway Board from time to time.

S.16.3 In case a wagon after arriving at Kolkata dock Railway system is re-booked without unloading, Consolidated charge, as specified under Sl No. 11 of S.16.1, shall be levied only once.

S.16.4 On wagon carrying export cargo unloaded at places other than berth/ shed inside the Dock /Jetty and if shipped subsequently through KDS, Consolidated charges as specified at 11(a) shall be levied, provided the exporter/his agent submit documents in support of such shipment which is acceptable to KOPT.

S.16.5 Where Surveyor/Valuer is appointed by KOPT for valuation of any cargo for the purpose of sale, the cost of such valuation shall be recovered from the Importer or his Clearing Agent if the cargo is taken delivery by them and from the Container Agent/MLO, in case the cargo within the container is removed from docks prior to sale.
## Permit & Licenses:

S.17.1 Charges shall be levied at the following rates for issue /renewal of permits/license for entering into or operating at Docks, Jetties, Wharves and Ghtas, where applicable:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rate in ₹.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Dock Permit per person</td>
<td>9.35 per daily permit (maximum 12 hrs. validity), 252.45 per monthly permit 759.28 per quarterly permit 2524.50 per annual permit 4039.20 per biennial permit</td>
</tr>
<tr>
<td>2.</td>
<td>Dock Permit per vehicle and circular permit for vehicle carrying ship's gear and stores (inclusive of overnight stayal).</td>
<td>46.78 per daily permit 1263.14 per monthly permit 2526.28 per quarterly permit 5052.56 per annual permit</td>
</tr>
<tr>
<td>3.</td>
<td>Dock Permit for mobile crane/ Reach Stacker/ Toplifter (inclusive of overnight stayal)/ Dumper / Payloader</td>
<td>187.11 per daily permit 5051.97 per monthly permit 10102.84 per quarterly permit 20207.88 per annual permit</td>
</tr>
<tr>
<td>4.</td>
<td>Dock Permit for Fork-lift / Trailer or any other handling equipment (inclusive of overnight stayal)</td>
<td>112.27 per daily permit 3031.18 per monthly permit 6062.36 per quarterly permit 12124.73 per annual permit</td>
</tr>
<tr>
<td>5.</td>
<td>Dock Permit for cart (inclusive of overnight stayal).</td>
<td>18.70 per daily permit 505.99 per monthly permit 1363.23 per quarterly permit 4907.85 per annual permit</td>
</tr>
<tr>
<td>6.</td>
<td>Permit for Hawkers / Vendors.</td>
<td>1403.33 per annual permit</td>
</tr>
<tr>
<td>7.</td>
<td>Clearing &amp; Forwarding Agency License</td>
<td>427.90 per licence for 1 month 4620.00 per licence for 1 year 11547.80 per licence for 3 years 15396.70 per licence for 5 Years 28500.00 per licence for 10 years</td>
</tr>
<tr>
<td>8.</td>
<td>Jetty Sircar's / Cooper License (inclusive of Dock entry).</td>
<td>257.40 per licence for 1 month 2310.00 per licence for 1 year 5560.50 per licence for 3 years 7698.90 per licence for 5 years</td>
</tr>
<tr>
<td>9.</td>
<td>Ship Repairing/Ship Chandling/Ship Survey/ General on Board services (GOS)/Ship Breaking License.</td>
<td>4704.70 per licence per year</td>
</tr>
<tr>
<td>10.</td>
<td>Stevedoring License / Handling Agents Licence.</td>
<td>55,000.00 per licence per year</td>
</tr>
<tr>
<td>11.</td>
<td>Licence for occupation of Panda seats at KDS.</td>
<td>64.90 per monthly licence</td>
</tr>
<tr>
<td>12.</td>
<td>Licence for occupation of 1Sq.mtr. of space or for temporary construction at any place in the Inland Vessel Wharves at KDS.</td>
<td>13.20 per day 577.50 per quarter</td>
</tr>
<tr>
<td>13.</td>
<td>Licence for occupation of 1Sq.mtrs. of space or for temporary construction at any place in the Inland Vessel Wharves at HDC.</td>
<td>11.00 per day 321.20 per quarter</td>
</tr>
<tr>
<td>13a</td>
<td>Permit for using Truck Terminal at HDC/ KDS per truck/ lorry/trailer.</td>
<td>110.00 per day</td>
</tr>
</tbody>
</table>

Note:
1. The rate shall be same for loaded/Empty vehicle.
2. Beyond 24 hrs the above rates would be applicable till up to a maximum of 10 (Ten) days (including the initial 24 Hrs) in slots of 12 hrs.
3. After first 10 days i.e. from 11th day to 20th day, the rates would be twice the above rates. Thereafter i.e. from 21st day onwards, the rates would be 2.5 times the above rates.
4. Definition:
   - **Truck/Lorry**: Any vehicle capable of carrying maximum 1(one) Twenty feet container or Equivalent.
   - **Trailer**: Any vehicle capable of carrying 2 (two) Twenty feet container or equivalent. Though not normally expected because the parking is meant to cater to port related goods vehicles. Passenger buses will also be charged at the same rate as trailers if using the parking facility.
5. Any other large transport unit mean for movement of specialised cargo like Heavy packages, OD (over dimensional) cargo, Project machine etc will be charged at multiples of 1 (a) considering the ratio of area occupied by 1 TEU & the subject vehicle.

| S.17.2 | In case of damage/loss, charge for issue of duplicate /triplicate permit/ licence shall be levied at 50% of the rate applicable for the original. For permit issued free of cost such charge shall be 25% of the rate provided for similar permit/licence at section 17.1 |
| S.17.3 | For any amendment in permit/licence, amendment charge as mentioned at Section 16.1, Sl. No. 1 shall be levied. |
| S.17.4 | The daily permits issued under Sl no-1, 2, 3, 4 and 5 can be used for multiple entry in the Docks during its validity. |
| S.17.5 | In case of licenses issued under Sl. No. 8, 9 & 10 of Section 17.1, the application for renewal shall be submitted at least one month before the date of expiry of the licence. Application received after the period specified above, shall be liable to an additional fee of 25% of the original. |
| S.17.6 | The rate specified under Sr No-10 would be valid till notification of Kolkata Port Trust (Stevedoring & Shore Handling License) Regulation 2015 with approval of Govt of India in terms of the Stevedoring & Shore Handling Policy 2015. |

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**PART – IV**

**CHARGES RELATED TO SHIP BREAKING**

<p>| S.18 | <strong>Ship Breaking Charges</strong> |
| S.18.1 | For Ship breaking activities in KOPT, Ship breaking charges @ ₹.239.08 per LDT shall be levied. |</p>
<table>
<thead>
<tr>
<th>Notes:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. LDT for the purpose of levy of charges under any clause of this Part of the Scale of Rates shall mean the LDT of the vessel declared at the time of obtaining ship-breaking permission from KOPT.</td>
</tr>
<tr>
<td>2. The rates includes charges for occupation of ship breaking berth along with adjacent land area (including beaching area) of 3250 Sq.m. for the specified period as mentioned below:</td>
</tr>
<tr>
<td>i) For Vessel upto 2000 LDT</td>
</tr>
<tr>
<td>ii) For Vessel of 2001 LDT to 3000 LDT</td>
</tr>
<tr>
<td>iii) For Vessel of 3001 LDT to 5000 LDT</td>
</tr>
<tr>
<td>iv) For Vessel of 5001 LDT to 8000 LDT</td>
</tr>
<tr>
<td>v) For Vessel of 8001 LDT and above</td>
</tr>
<tr>
<td>3. The number of days mentioned at Note-2 shall commence from the day following the day on which KOPT grants specific permission for ship breaking of the vessel for which application has been made or the day, on which the vessel is placed at the nominated ship breaking berth, whichever is later.</td>
</tr>
<tr>
<td>S.18.2 If any ship-breaking berth is under the occupation of a ship breaker and he brings in any ship before completion of ship breaking of the earlier vessel, then that ship breaker shall have the priority over the others in respect of allocation of that particular berth for the vessel he so brings in. The number days in such cases shall be calculated in the same manner as has been stated in the S.18.1, Note-3.</td>
</tr>
<tr>
<td>S.18.3 The charges for additional land area, other than the quantum of area specified at S.18.1, Note-2 shall be levied extra as per relevant land schedule.</td>
</tr>
<tr>
<td>S.18.4 In cases, no additional land area at Off 29 KPD berth is available; the period specified at S.18.1, Note-2 shall be increased by 10 days.</td>
</tr>
<tr>
<td>S.18.5 Separate charges shall be levied for supply of port equipment, supply of electricity by port, deployment of port fire service and port fire personnel.</td>
</tr>
<tr>
<td>S.18.6 If breaking of a vessel is extended beyond the period specified at S.18.1 or S.18.4, as the case may be, charges at the following rates shall be levied extra for the period of extension.</td>
</tr>
</tbody>
</table>

| Rate in ₹ per LDT per day |
|---|---|
| i) For vessel upto 2000 LDT | 15.88 |
| ii) For vessel of 2001 LDT to 3000 LDT | 14.44 |
| iii) For vessel of 3001 LDT to 5000 LDT | 11.55 |
| iv) For vessel of 5001 LDT to 8000 LDT | 10.11 |
| v) For vessel of 8001 LDT and above | 8.67 |
| S.18.7 For completion of ship-breaking before the period specified in S.18.1 and S.18.4 above, a rebate @ 0.5% of the rate specified at S.18.1 above shall be allowed for each day of saving subject to maximum of 10% of the rates. |
| S.18.8 For the period vessel is awaiting breaking, the Berth Hire and Mooring Hire, as the case may be, shall be levied at the following rates:- |
| i) For the first 5 days - | 15% of the rates specified at S.21.1 or S.22.1 |
| ii) For the next 10 days - | 10% of the rates specified at S.21.1 or S.22.1 |
| iii) Thereafter - | 5% of the rates specified at S.21.1 or S.22.1 |
| Note: Vessel awaiting breaking shall mean and include the period a vessel is awaiting breaking after discharge of cargo/dis-embarkation of passenger and in case of a vessel which arrives in ballast for breaking, the period of waiting in the river mooring, dock mooring or in any berth including ship breaking berth till the day on which KOPT grant specific permission for ship breaking of the vessel or the day on which the vessel is placed at the nominated ship breaking berth, whichever is later. |
| S.18.9 The Ship Breaking charges calculated on the LDT declared at the time of obtaining permission shall be paid in advance before commencement of the ship breaking. Additional charges, if any shall be paid immediately on raising of the bills. |
| S.18.10 Ship Breakers shall be granted a rebate at the following rates on the rate specified at S.18.1 for undertaking ship breaking at KOPT- |
| Upto 10000 LDT per annum | Nil |
| 10001 to 25000 LDT per annum | 5% |
| 25001 to 40000 LDT per annum | 10% |
| Above 40000 LDT per annum | 15% |
## PART – V

### CHARGES FOR DRY DOCKS

#### S.19

**Dry Dock Charges**

<table>
<thead>
<tr>
<th>Size of vessel</th>
<th>1 &amp; 2 N.S. Dry Dock</th>
<th>1 &amp; 2 K. P. Dry Dock</th>
<th>3 K.P. Dry Dock</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foreign going vessel</td>
<td>Coastal vessel</td>
<td>Foreign going vessel</td>
<td>Coastal vessel</td>
</tr>
<tr>
<td><strong>US $</strong></td>
<td><strong>₹.</strong></td>
<td><strong>US $</strong></td>
<td><strong>₹.</strong></td>
</tr>
<tr>
<td><strong>Upto 1000 GRT</strong></td>
<td>8316.00</td>
<td>222637.80</td>
<td>8316.00</td>
</tr>
<tr>
<td><strong>Above 1000 GRT</strong></td>
<td>8316+ 1940.40 for every additional 1000 GRT or part thereof</td>
<td>222637.80+ 41580 for every additional 1000 GRT or part thereof</td>
<td>8316+ 1940.40 for every additional 1000 GRT or part thereof</td>
</tr>
</tbody>
</table>

**Note:**

i) If the undocking on the day as per the undocking list is deferred on account of KOPT, the corresponding dry dock hire charges for the days of delay will not be chargeable. This shall, however, not be applicable for Saturdays / Sundays / Holidays.

#### S.19.2

**Dry Dock Hire Charges**

i) During first 10 days of occupancy of vessel (per day or part thereof):

<table>
<thead>
<tr>
<th>Size Of vessel</th>
<th>1 &amp; 2 N.S. Dry Dock</th>
<th>1 &amp; 2 K. P. Dry Dock</th>
<th>3 K.P. Dry Dock</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foreign going vessel</td>
<td>Coastal vessel</td>
<td>Foreign going vessel</td>
<td>Coastal vessel</td>
</tr>
<tr>
<td><strong>US $</strong></td>
<td><strong>₹.</strong></td>
<td><strong>US $</strong></td>
<td><strong>₹.</strong></td>
</tr>
<tr>
<td><strong>Upto 1000 GRT</strong></td>
<td>2772.00</td>
<td>60984.00</td>
<td>2494.80</td>
</tr>
<tr>
<td><strong>1001 to 2000 GRT</strong></td>
<td>3049.20</td>
<td>66528.00</td>
<td>2772.00</td>
</tr>
<tr>
<td><strong>2001 to 3000 GRT</strong></td>
<td>3326.40</td>
<td>72072.00</td>
<td>3049.20</td>
</tr>
<tr>
<td><strong>3001 to 4000 GRT</strong></td>
<td>3603.60</td>
<td>83160.00</td>
<td>3326.40</td>
</tr>
<tr>
<td><strong>4001 to 5000 GRT</strong></td>
<td>3880.80</td>
<td>94248.00</td>
<td>3603.60</td>
</tr>
<tr>
<td><strong>5001 to 10000 GRT</strong></td>
<td>4435.20</td>
<td>116424.00</td>
<td>3880.80</td>
</tr>
<tr>
<td><strong>10001 &amp; above</strong></td>
<td>4989.60</td>
<td>116424.00</td>
<td>4158.00</td>
</tr>
</tbody>
</table>

ii) From 11th to 30th day of occupation: 200% of rates as stated in S.19.2 (i) for per day or part thereof.

iii) Beyond 30th day of occupation: 300% of rates as stated in S.19.2 (i) for per day or part thereof.

iv) If the undocking on the day as per the undocking list is deferred on account of KOPT, the corresponding dry dock hire charges for the days of delay will not be charged. This shall, however, be not applicable for Saturdays / Sundays / Holidays.

v) In case the vessel occupies the dry dock beyond the period for which the dry dock has been initially allotted due to reasons attributable to the KOPT, the dry dock hire charge for the period of such extension will not be chargeable. This shall, however, not be applicable for Saturdays / Sundays / Holidays.

vi) In case the vessel occupies the dry dock beyond the period for which the dry dock has been initially allotted for reasons other than (iv) and (v) above, the hire charges shall be levied at 1.5 times the rate prescribed at (i) to (iii) above for the period of such over stayal.
vii) If the vessel has requisitioned for a dry dock but it is not ready to dock at the time specified according to the docking programme, no charges shall be leviable provided an intimation of cancellation/ postponement of dry docking is given (excluding the day of docking) 2 days in advance of the specified time of docking. In such cases, a cancellation fee of US dollar US $ 57.75 / ₹. 2310/- will be recovered in case of Foreign /Coastal respectively. However, if no such intimation is given 5% additional charge shall be recovered calculated on the rates applicable during the first 10 days of occupation for the period the vessel did not actually occupy the dry dock.

S.19.3 In case of vessel requiring laying of Special Keel Block due to their configuration, extra rental charges at the rates prescribed under S.19.2 (i) above will be recovered for the period required for laying and removal of such special keel blocks. The rental charges for occupation of dry docks as above will be recoverable as per the period groups applicable.

Note: For laying of Special Keel Blocks by outside agency, the prescribed rate as specified at S.19.3 will not be applicable since the service is not provided by the Port. However, dry dock hire charges as specified at S.19.2 will be applicable during the work of laying Special Keel Blocks by outside agency.

S.19.4 Charges for each operation of re-docking or part of such activity are to be paid as per Docking & Undocking rates prescribed in S.19.1.

S.19.5 Charges for removal or repositioning of each block:

<table>
<thead>
<tr>
<th></th>
<th>For Foreign going Vessel</th>
<th>278.933 US Dollar</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>For Coastal Vessel</td>
<td>₹. 7,438.20</td>
</tr>
</tbody>
</table>

S.19.6 The period of vessel’s occupation of a dry dock counts from the time the Caisson is placed in position after she enters the dry dock, upto the time she vacates the dry dock.

S.19.7 In case a vessel is detained in No.2 N.S.Dry Dock owing to No.1 N.S.Dry Dock being occupied by another vessel, appropriate mooring hire charges as per S.22.1, Sl.No.1 shall be levied instead of usual dry dock hire charges for the period the vessel is so detained.

S.19.8 When more than one vessel are using the same dry dock as a common operation facility a rebate of 25% of the rate specified under S.19.2 above shall be allowed for each vessel. This rebate shall also be applicable when a dry dock is shared with a KOPT vessel.

S.19.9 Services of dry dock crane may be made available for repair and other work at the following rates:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Equipment Type</th>
<th>Foreign going vessel Rate in US $ per 8 hours shift or part thereof</th>
<th>Rate per GRT per hr. Or part thereof for vessel engaged in coastal trade (In ₹.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>More than 7 Tonne Crane</td>
<td>557.87</td>
<td>11157.30</td>
</tr>
<tr>
<td>2.</td>
<td>7 Tonne Crane</td>
<td>223.15</td>
<td>5973.00</td>
</tr>
<tr>
<td>3.</td>
<td>Upto 6 Tonne Crane</td>
<td>111.57</td>
<td>2986.50</td>
</tr>
</tbody>
</table>

Note:

i) Crane facility is strictly as per availability and shall have no bearing on dry dock occupancy or hire charges.

ii) In case of non-availability of crane for more than an hour during any shift, for reasons attributable to KoPT, there will be pro-rata reduction in hire charges. Fraction of an hour of availability will be treated as an hour of availability.

S.19.10 Vessel shall pay for the electricity supplied to it by the KOPT at actual.

S.20 Concession in Vessel related charges under Part VI of Scale of Rates

S.20.1 Vessel arriving only for Dry Docking shall pay Port Dues, Towage & Pilotage and Berth Hire / Mooring Hire at 25% of the applicable rates as specified at Part VI of the Scale of Rates.

However, for such vessel upto 1000 GRT, no Berth Hire/ Mooring Hire shall be levied for the first 20 days from the date of arrival at the berth, dock buoys, river mooring and river anchorages. Similarly no Pilotage shall be levied if the vessel up to 1000 GRT enters or leaves the port without requiring the services of river pilots in terms of the exemption granted under the provision of Section 31 of the Indian Ports Act, 1908.
Vessel availing of Dry Dock facilities after cargo discharge/passenger disembarkation shall pay Berth Hire/Mooring Hire at 25% of the applicable rates as specified at Part VI of the Scale of Rates from the shift following the shift when the vessel is ready for Dry Docking.

Shifting charge, if applicable for shifting of vessel shall be levied at 25% of the applicable rates as specified at Part VI of the Scale of Rates.

**PART – VI**

**VESSEL RELATED CHARGES FOR VESSEL ENGAGED IN FOREIGN TRADE & VESSEL ENGAGED IN COASTAL TRADE**

**S.21 Berth Hire**

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Description of vessel</th>
<th>Rate per hour per GRT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Vessel engaged in Foreign trade and except as specified at Sl. No. 4 (in US Currency)</td>
<td>0.4378 Cents subject to a minimum of $ 21.89 per hour</td>
</tr>
<tr>
<td>2.</td>
<td>Vessel engaged in Coastal trade other than those plying between Andaman and KOPT and except as specified at Sl. No. 4 (in Indian Currency)</td>
<td>₹0.0666 subject to a minimum of ₹333.00 per hour</td>
</tr>
<tr>
<td>3.</td>
<td>Vessel engaged in Coastal trade between Andaman and KOPT (in Indian Currency)</td>
<td>₹0.0472 subject to a minimum of ₹94.40/- per hour</td>
</tr>
<tr>
<td>4.</td>
<td>For Exhibition Vessel</td>
<td>50% of the rates specified at Sl. No. 1 &amp; 2 above as the case may be, shall be levied</td>
</tr>
</tbody>
</table>

**Note:**

i) If any vessel does not work against its booking for work on Holiday due to reasons not attributable to port, the Berth Hire for the shifts in which it does not work against such booking shall be levied at twice the rates specified at S.21.1.

ii) Whenever, a vessel is double/ triple banked with another Sea-going vessel occupying a berth, the vessel so double / triple banked will be charged at the rate of 50% of the Berth Hire charges specified above, provided the vessel is in non-working condition.

iii) For fishing trawler occupying barge jetty/anchorage jetty at HDC or any other riverside jetty or landing stage or moorings ₹. 22.00 per hour shall be levied.

iv) In case a vessel idles due to non-availability or breakdown of the port equipment or power failure at KOPT or any other reasons attributable to the KOPT, rebate equivalent to berth hire charges accrued during the period of idling of vessel shall be allowed.

v) After completion of cargo work and signalling of readiness if the vessel is shifted to another berth for waiting for sailing, Berth Hire charge at the rate of 50% of the rate specified under S.21.1, shall be levied, provided such waiting has arisen due to non-availability of sailing tide. The concessional berth hire will be levied only for the period of waiting till the immediate next sailing tide.

(vi) Penal Berth Hire Charges at HDC, if the Vessel idles inside Dock after completion of cargo work due to reasons not attributable to KOPT:

<table>
<thead>
<tr>
<th>Sr. no.</th>
<th>Period of stayal of vessels</th>
<th>Charges proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Up to 72 hrs. from the time of completion of the vessels work</td>
<td>Normal berth hire charges as per existing SOR</td>
</tr>
<tr>
<td>2</td>
<td>Beyond 72 hrs. till 1 week from the time of completion of vessels work</td>
<td>2 times the normal berth hire charges as per existing SOR.</td>
</tr>
<tr>
<td>3</td>
<td>Beyond 1 week till 1 month from the time of completion of vessels work</td>
<td>3 times the normal berth hire charges as per existing SOR.</td>
</tr>
<tr>
<td>4</td>
<td>Beyond 1 month till 3 months from the time of completion of vessels work</td>
<td>4 times the normal berth hire charges as per existing SOR.</td>
</tr>
<tr>
<td>5</td>
<td>Beyond 3 months till 6 months from the time of completion of vessels work</td>
<td>5 times the normal berth hire charges as per existing SOR.</td>
</tr>
<tr>
<td>6</td>
<td>Beyond 6 months from the time of</td>
<td>10 times the normal berth hire</td>
</tr>
<tr>
<td>S.21.4</td>
<td><strong>Priority / Ousting priority charges.</strong></td>
<td></td>
</tr>
<tr>
<td>--------</td>
<td>----------------------------------------</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Charges for according ‘Priority/Ousting Priority’ berthing for vessels shall be levied at the following rates in addition to berth hire charges as per S.21.1 of the Scale of Rates.</td>
<td></td>
</tr>
<tr>
<td><strong>Priority Berthing:</strong></td>
<td>A charge equivalent to 75% of berth hire charges calculated for the total period of actual stayal at the working berth subject to a minimum of one day’s berth hire charge.</td>
<td></td>
</tr>
<tr>
<td><strong>Ousting priority berthing:</strong></td>
<td>A charge equivalent to 100% of berth hire charges calculated for the total period of actual stayal at the working berth and shifting charges at the rates under S.24.11 for ‘Shifting In’ and ‘Shifting Out’ of the vessels ousted.</td>
<td></td>
</tr>
<tr>
<td><strong>Note</strong></td>
<td>The above charges (Priority/ Ousting Priority) shall not be leviable for the following categories:</td>
<td></td>
</tr>
<tr>
<td>i)</td>
<td>Vessels carrying defence cargo, hired directly by Defence Authority (Defence Authority certifies to that extent).</td>
<td></td>
</tr>
<tr>
<td>ii)</td>
<td>Defence vessels coming on goodwill visits.</td>
<td></td>
</tr>
<tr>
<td>iii)</td>
<td>Vessels hired for the purpose of Antarctica expedition by Department of Ocean Development.</td>
<td></td>
</tr>
<tr>
<td>iv)</td>
<td>Any other vessel for which the Ministry of Shipping has granted special exemption.</td>
<td></td>
</tr>
<tr>
<td>v)</td>
<td>The fee for according ‘Priority/Ousting Priority’ is not leviable on the vessels, which carry a specified cargo and are berthed at the berth reserved for handling that type of cargo as per general policy. However, whenever ‘Priority’/‘Ousting Priority’ is accorded to any vessel within the category of specified cargo or otherwise, the port shall collect the fee for according ‘Priority’/‘Ousting Priority’ as the case may be. The fee for according ‘Priority/Ousting Priority’ is leviable if an exclusive facility has been given on any berth to particular user. The fee shall also be leviable if any other vessel is berthed by according ‘Priority/Ousting Priority’ at a berth where exclusive facility has been given to a particular user.</td>
<td></td>
</tr>
<tr>
<td>vi)</td>
<td>The fee for according ‘priority’/ousting priority’ is not leviable on the vessels where though the necessary directions have been issued for according ‘Priority/Ousting Priority’, but on arrival such vessels are berthed in normal course on their turn.</td>
<td></td>
</tr>
<tr>
<td>vii)</td>
<td>The fee for according ‘Priority’/‘Ousting Priority’ is not leviable on the vessels which are berthed at the berth leased on long term basis with the approval of the Government and are on account of lessee. However, the fee shall be leviable if any vessel on account of any other user is berthed at the leased berth by according ‘Priority/Ousting Priority’.</td>
<td></td>
</tr>
<tr>
<td>viii)</td>
<td>Priority Berthing of Coastal Vessel at Major Ports issued by the Govt of India as notified by TAMP vide Gazette No-G-351 dated 04.12.2014 shall apply as specified below:</td>
<td></td>
</tr>
<tr>
<td>a)</td>
<td>KOPT shall accord priority berthing, at least on one berth, to dry bulk/ general cargo coastal vessels to enable shippers to transport goods from one port in India to another port in India irrespective of origin and final destination of the cargo. This would be in addition to dedicated berth, for handling of Coastal Thermal Coal already existing in Major Ports, if any.</td>
<td></td>
</tr>
<tr>
<td>b)</td>
<td>KOPT shall accord priority berthing through specific window to coastal container vessels keeping in view the concession agreements and existing allotment of window berthing at the private terminals and availability of container berths operated by the ports.</td>
<td></td>
</tr>
<tr>
<td>c)</td>
<td>In respect of POL / Liquid cargo tankers, existing practices regarding such priorities as prevalent in various ports may continue.</td>
<td></td>
</tr>
<tr>
<td>d)</td>
<td>Coastal vessels which are to be accorded priority berthing shall not be liable to pay priority berthing charges.</td>
<td></td>
</tr>
<tr>
<td>e)</td>
<td>There will be no restrictions on berthing of coastal vessel, in addition to the coastal vessel berthed on priority as above, if the same is eligible under normal berthing policy of the port.</td>
<td></td>
</tr>
<tr>
<td>f)</td>
<td>A coastal vessel shall be liable to pay port charges on coastal rates notwithstanding whether it was berthed on priority or otherwise.</td>
<td></td>
</tr>
</tbody>
</table>

| S.21.5 | **PENALTY FOR NON ACHIEVEMENT OF BENCHMARK PUMPING RATE/ DELAYED SAILING DUE TO REASONS ATTRIBUTABLE TO VESSEL & INCENTIVE FOR ACHIEVING HIGHER PUMPING RATE THAN THE BENCHMARK:** |
### Benchmark Pumping Rate of Liquid Bulk Cargo handled at HDC

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Commodity</th>
<th>Benchmark Pumping Rate (MT/ Hr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Acetic Acid</td>
<td>358</td>
</tr>
<tr>
<td>2</td>
<td>Ammonia Anhydrous</td>
<td>330</td>
</tr>
<tr>
<td>3</td>
<td>Aviation Turbine Fuel</td>
<td>161</td>
</tr>
<tr>
<td>4</td>
<td>Benzene (Export)</td>
<td>203</td>
</tr>
<tr>
<td>5</td>
<td>Benzene (LAB) (Import)</td>
<td>322</td>
</tr>
<tr>
<td>6</td>
<td>Bitumen (Export)</td>
<td>360</td>
</tr>
<tr>
<td>7</td>
<td>Bitumen (Import)</td>
<td>193</td>
</tr>
<tr>
<td>8</td>
<td>Butadiene</td>
<td>159</td>
</tr>
<tr>
<td>9</td>
<td>Butane</td>
<td>306</td>
</tr>
<tr>
<td>10</td>
<td>Butene (Butylene)</td>
<td>97</td>
</tr>
<tr>
<td>11</td>
<td>Caustic Soda</td>
<td>251</td>
</tr>
<tr>
<td>12</td>
<td>CBFS (Carbon Black Feed Stock)</td>
<td>672</td>
</tr>
<tr>
<td>13</td>
<td>Crude Degummed Soya Bean / Sunflower Oil</td>
<td>450</td>
</tr>
<tr>
<td>14</td>
<td>Crude Oil</td>
<td>1854</td>
</tr>
<tr>
<td>15</td>
<td>Crude Palm Oil / RBD Palm Oil</td>
<td>250</td>
</tr>
<tr>
<td>16</td>
<td>DEG (Diethylene Glycol)</td>
<td>162</td>
</tr>
<tr>
<td>17</td>
<td>Furnace Oil (Export)</td>
<td>500</td>
</tr>
<tr>
<td>18</td>
<td>Furnace Oil (Import)</td>
<td>589</td>
</tr>
<tr>
<td>19</td>
<td>High Speed Diesel</td>
<td>674</td>
</tr>
<tr>
<td>20</td>
<td>Light Diesel Oil</td>
<td>178</td>
</tr>
<tr>
<td>21</td>
<td>Lubricating Oil</td>
<td>213</td>
</tr>
<tr>
<td>22</td>
<td>MEG (Monoethylene Glycol)</td>
<td>277</td>
</tr>
<tr>
<td>23</td>
<td>Methyl Alcohol</td>
<td>164</td>
</tr>
<tr>
<td>24</td>
<td>Methyl Tert Butyl Ether</td>
<td>319</td>
</tr>
<tr>
<td>25</td>
<td>Motor Spirit</td>
<td>175</td>
</tr>
<tr>
<td>26</td>
<td>Naphtha</td>
<td>870</td>
</tr>
<tr>
<td>27</td>
<td>Nitric Acid</td>
<td>241</td>
</tr>
<tr>
<td>28</td>
<td>Paraxylene</td>
<td>403</td>
</tr>
<tr>
<td>29</td>
<td>Phosphoric Acid</td>
<td>452</td>
</tr>
<tr>
<td>30</td>
<td>Propane</td>
<td>413</td>
</tr>
<tr>
<td>31</td>
<td>PY Gas</td>
<td>397</td>
</tr>
<tr>
<td>32</td>
<td>Reformate</td>
<td>405</td>
</tr>
<tr>
<td>33</td>
<td>Simultaneous discharge of Butane &amp; Propane</td>
<td>595</td>
</tr>
<tr>
<td>34</td>
<td>Sulphuric Acid</td>
<td>336</td>
</tr>
<tr>
<td>35</td>
<td>Superior Kerosene Oil</td>
<td>225</td>
</tr>
</tbody>
</table>

### Penalty / Incentive Norms:

For the purpose of calculation of the productivity, the working time of the vessel will be calculated from haul in time till completion of cargo work. For failure or success in achieving the stipulated discharge rate, penalty/incentive will be applicable as follows:

(a) If the working time of the vessel (considering hauled in time till completion of cargo work) exceeds the stipulated time based on the above productivity norms by 2 hours or less, then no penalty will be levied.

(b) If the working time of the vessel (considering hauled in time till completion of cargo work) exceeds the stipulated time based on the above productivity norms beyond 2 hours, then penalty will be levied @ 2 times of the normal berth hire charge for every additional hours or part thereof taken to complete the cargo operations of the vessel.

(c) If the vessel’s pumping rate exceeds the Benchmark Pumping rate, then incentive will be provided as per the following:

If the working time of the vessel (considering hauled in time till completion of cargo work) is lower than the stipulated time by more than 2 hours, then incentive will be paid @ 5% of the applicable berth hire charges for every additional hour saved. However, there will be no incentive for saving of time up to 2 hours.
Note to provisions regarding Penalty/Incentive Norms:

(i) For calculation of the stipulated working period in hours the cargo tonnage will be divided by the Pumping Rate Norms and the same will be compared with the actual working period of the ship to be ascertained from the operational records.

(ii) For non-achievement of the performance as stated at (i) above, the penalty will be imposed on the ship’s owner / agent. Similarly, for achieving higher performance, the incentive will be paid at the proposed rate to the ship owner/agent.

(iii) If Propane & Butane are discharged simultaneously even for a smaller period, the benchmark pumping rate prescribed for Simultaneous discharge of Butane & Propane would be applicable for calculating penalty / incentives. However, for discharging Propane & Butane or some other cargoes one by one, hauled in time to finished work time of the first cargo and finished work time of 1st cargo to finished work of 2nd cargo is to be considered for calculating penalty/incentives. More so, in case of simultaneous discharge of cargo other than Propane & Butane, duration from Hauled in Time to Finished Work Time (for the 1st cargo) and Finished Work Time of 1st / previous cargo to Finished Work Time (for 2nd cargo) is to be considered.

S.21.5.2 Due to non-achieving of benchmark Pumping Rate or any other reason attributable to the vessel, if the sailing of the Vessel is delayed and consequently a vessel called from Sandhead / anchorage point for berthing in place of the vessel so delayed is required to be sent back to Sandhead / anchorage; the pilotage/shifting charge for the said movement of the vessel shall be recovered from the vessel which overstayed at Berth.

S.21.6 Performance norm based incentive / penalty for conventional berths using ship’s gears, in respect of dry bulk cargo handled at Haldia Dock Complex (HDC).

S.21.6.1 Performance norms for Coal, Cement Clinker, Fertilizer, Gypsum, Iron Ore, Limestone, Manganese Ore and Met. Coke and other dry bulk commodities handled at Berth No-10 of HDC under the various Scenarios as follows:

<table>
<thead>
<tr>
<th>Sr. no.</th>
<th>Commodities</th>
<th>Cranes fitted with 8 CBM Grabs</th>
<th>Cranes fitted with 10 CBM Grabs</th>
<th>Cranes fitted with 12 CBM Grabs</th>
<th>Cranes fitted with 8 CBM Grabs</th>
<th>Cranes fitted with 12 CBM Grabs</th>
<th>Cranes fitted with 8 CBM Grabs</th>
<th>Cranes fitted with 12 CBM Grabs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Coal</td>
<td>5600</td>
<td>6900</td>
<td>8300</td>
<td>4200</td>
<td>5200</td>
<td>6200</td>
<td>2800</td>
</tr>
<tr>
<td>2</td>
<td>Cement Clinker</td>
<td>9800</td>
<td>12200</td>
<td>14600</td>
<td>7300</td>
<td>9200</td>
<td>11000</td>
<td>4900</td>
</tr>
<tr>
<td>3</td>
<td>Dolomite</td>
<td>11100</td>
<td>13800</td>
<td>16600</td>
<td>8300</td>
<td>10400</td>
<td>12400</td>
<td>5600</td>
</tr>
<tr>
<td>4</td>
<td>Fertilizer</td>
<td>5200</td>
<td>6500</td>
<td>7800</td>
<td>3900</td>
<td>4900</td>
<td>5900</td>
<td>2600</td>
</tr>
<tr>
<td>5</td>
<td>Gypsum</td>
<td>9800</td>
<td>12200</td>
<td>14600</td>
<td>7300</td>
<td>9200</td>
<td>11000</td>
<td>4900</td>
</tr>
<tr>
<td>6</td>
<td>Iron Ore</td>
<td>13000</td>
<td>16200</td>
<td>19500</td>
<td>9900</td>
<td>12200</td>
<td>14600</td>
<td>6500</td>
</tr>
<tr>
<td>7</td>
<td>Iron ore Lumps/ Iron Ore Pellets</td>
<td>15000</td>
<td>18700</td>
<td>22400</td>
<td>11200</td>
<td>14000</td>
<td>16800</td>
<td>7500</td>
</tr>
<tr>
<td>8</td>
<td>Limestone</td>
<td>9100</td>
<td>11400</td>
<td>13700</td>
<td>6900</td>
<td>8600</td>
<td>10300</td>
<td>4600</td>
</tr>
<tr>
<td>9</td>
<td>Manganese Ore</td>
<td>7800</td>
<td>9800</td>
<td>11700</td>
<td>5900</td>
<td>7300</td>
<td>8800</td>
<td>3900</td>
</tr>
<tr>
<td>10</td>
<td>Manganese Slag/ Silico Manganese</td>
<td>19600</td>
<td>24300</td>
<td>29200</td>
<td>14600</td>
<td>18300</td>
<td>21900</td>
<td>9800</td>
</tr>
<tr>
<td>11</td>
<td>Magnesite</td>
<td>2800</td>
<td>3500</td>
<td>4200</td>
<td>2100</td>
<td>2700</td>
<td>3200</td>
<td>1400</td>
</tr>
<tr>
<td>12</td>
<td>Met Coke</td>
<td>5200</td>
<td>6500</td>
<td>7800</td>
<td>3900</td>
<td>4900</td>
<td>5900</td>
<td>2600</td>
</tr>
<tr>
<td>13</td>
<td>Mill scale (Iron-Oxide)</td>
<td>16200</td>
<td>20300</td>
<td>24300</td>
<td>12200</td>
<td>13200</td>
<td>18300</td>
<td>8100</td>
</tr>
<tr>
<td>14</td>
<td>Olivine Sand</td>
<td>11100</td>
<td>13800</td>
<td>16600</td>
<td>8300</td>
<td>10400</td>
<td>12400</td>
<td>5600</td>
</tr>
<tr>
<td>15</td>
<td>Pig-Iron</td>
<td>19600</td>
<td>24300</td>
<td>29200</td>
<td>14600</td>
<td>18300</td>
<td>21900</td>
<td>9800</td>
</tr>
<tr>
<td>16</td>
<td>Raw Petroleum Coke</td>
<td>5900</td>
<td>7300</td>
<td>8800</td>
<td>4400</td>
<td>5500</td>
<td>6600</td>
<td>3000</td>
</tr>
<tr>
<td>17</td>
<td>Rock Phosphate</td>
<td>11700</td>
<td>14600</td>
<td>17500</td>
<td>8800</td>
<td>11000</td>
<td>13200</td>
<td>5900</td>
</tr>
<tr>
<td>18</td>
<td>Sulphur</td>
<td>9100</td>
<td>11400</td>
<td>13700</td>
<td>6900</td>
<td>8600</td>
<td>10300</td>
<td>4600</td>
</tr>
<tr>
<td>19</td>
<td>Sugar</td>
<td>3700</td>
<td>4600</td>
<td>5500</td>
<td>2800</td>
<td>3500</td>
<td>4100</td>
<td>1900</td>
</tr>
<tr>
<td>20</td>
<td>Silica Sand</td>
<td>13000</td>
<td>16200</td>
<td>19500</td>
<td>9800</td>
<td>12200</td>
<td>14600</td>
<td>6500</td>
</tr>
<tr>
<td>21</td>
<td>Soda Ash</td>
<td>12000</td>
<td>15000</td>
<td>17900</td>
<td>9000</td>
<td>11200</td>
<td>13500</td>
<td>6000</td>
</tr>
<tr>
<td>22</td>
<td>Salt</td>
<td>7100</td>
<td>8900</td>
<td>10600</td>
<td>5300</td>
<td>6700</td>
<td>8000</td>
<td>3600</td>
</tr>
</tbody>
</table>

(ii) Penalty/Incentive:
(a). The stipulated time for a vessel’s stayal at berth will be calculated based on the Benchmark performance norms as mentioned above.

(b). For failure or success in achieving the stipulated time at berth, penalty / incentive will be applicable as per the provision given below:

(i). If the actual working period of the ship (time between berthing at the working berth till completion of vessel’s operation) remains within 5% (higher or lower) of the stipulated time for that commodity, then no penalty / incentive will be levied / paid.

(ii). In case where actual working period of the ship (time between berthing at the working berth till completion of vessel’s operation) exceeds 5% of the stipulated time for that commodity, penalty will be levied @ 2 times of the normal berth hire charges for additional hours taken to complete the ship’s cargo operation.

(iii). In cases where actual working period of the ship (time between berthing at the working berth till completion of vessel’s operation) is lower than the stipulated time by more than 5% of the same then incentive will be paid at the rate of berth hire charges for every additional hour saved.

**Note to provisions regarding penalty / incentives norms:**

(i). For the purpose of calculation of time for computation of penalty / incentive, fraction of an hour will be considered as full hour.

(ii). In computing actual performance achieved by each ship for the purpose of calculating penalty / incentive and stoppage of operation on account of port related or weather related issues will be discounted. Such exclusions are listed below:

(a). Breakdown / non-availability of port provided equipment at berth.
(b). Weather related stoppage
(c). Shifting of ships between berths on account of port.
(d). Time consumed for each draft surveys upto maximum period of 30 minutes
(e). Any other reason which are beyond the control of vessel, Importer / Exporter or Handling Agent.

---

**S.21.7 Levy of Anchorage / Penal Charge at the reporting stations / Lighterage Points :-**

<table>
<thead>
<tr>
<th>Idling Time</th>
<th>Applicable penal charges</th>
</tr>
</thead>
<tbody>
<tr>
<td>For first 48 hours after calling the vessels</td>
<td>10% of the applicable Berth Hire charges as per SoR for the entire duration of waiting since the vessel was initially called.</td>
</tr>
<tr>
<td>After 48 hours &amp; up to 96 hours</td>
<td>25% of the applicable Berth Hire Charges as per SoR for the entire duration of waiting since the vessel was initially called.</td>
</tr>
<tr>
<td>After 96 hours till boarding of pilot</td>
<td>50% of the applicable Berth Hire Charges as per SoR for the entire duration of waiting since the vessel was initially called.</td>
</tr>
</tbody>
</table>

Note: Idling period is to be consider from the time when the vessel is initially called till actual pilot boarding time.

---

**S.21.8 Performance norm based Incentive / Penalty, Anchorage charges in respect of Dry Bulk Cargo handled at Kolkata Dock System (KDS) at KOPT :**

**S.21.8.1 Benchmark Productivity for Dry Bulk Cargo handled at Kolkata Dock System (KDS) at KOPT**
Penalty / Incentive Norms:

(a). For each arrival, ship Berth stay will be calculated based on commodity specific productivity norms and parcel size of vessel.

(b). If a ship stays within 5% (higher or lower) of the stipulated time for that commodity, then no penalty/ incentive will be levied/ paid.

(c). In case where actual Berth stay is more than 5% higher than the stipulated time, the number of additional hours spent at berth will be penalized by 2 x berth hire.

(d). In case where actual berth stay is more than 5% lower than the stipulated time, number of additional hours saved will be incentivized at 1 x berth hire.

(e). In computing actual performance achieved by each ship for the purpose of calculating penalty/ incentive, any stoppage of operation on account of port related or weather related issues will be discounted. Such exclusions will be limited to: (i). Break down / non availability of port provided equipment at berth. (ii). Weather related stoppages (iii). Shifting of ships between berths on account of port. (iv). Any delays in sailing after vessel readiness to sail on account of port i.e pilot/tug unavailability, tidal conditions. (v). Draft surveys within the prescribed norms for ships. As a guideline, maximum 30 mins per party for interim draft survey would be allowed. Any additional time incurred in draft surveys will be considered in berth stay. Where practicable, in case of multi party consignment, common surveyors are to be appointed so as to reduce time lost during interim draft surveys. Vessel Agent / Importers must coordinate and inform port. (vi). Any stoppages because of other reasons are not to be excluded for calculation of performance norms, unless specifically approved by Board.

S.22 MOORING/ANCHORAGE CHARGE

S.22.1 When foreign going vessel is moored/anchored at dock buoy/ river mooring or any other mooring/anchorage in KDS/HDC, charges at the following rates shall be levied:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Description of vessel and place of occupancy.</th>
<th>Rate per GRT per hr. or part thereof for vessel engaged in foreign trade (in U.S currency)</th>
<th>Rate per GRT per hr. or part thereof for vessel engaged in coastal trade</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Vessel moored at any dock buoy.</td>
<td>0.2112 cents</td>
<td>₹. 0.0355</td>
</tr>
<tr>
<td>2.</td>
<td>Vessel moored at any river mooring/any other mooring</td>
<td>0.1056 cents</td>
<td>₹. 0.0175</td>
</tr>
<tr>
<td>3.</td>
<td>Vessel anchored at any river anchorage or any other anchorage</td>
<td>0.0616 cents</td>
<td>₹. 0.0088</td>
</tr>
</tbody>
</table>

S.23 Miscellaneous:

S.23.1 Charges shall be levied at the following rates for miscellaneous services to foreign going vessels.

<table>
<thead>
<tr>
<th>Sl.No</th>
<th>Services</th>
<th>Vessel engaged in foreign Trade (in US Dollars)</th>
<th>Vessel engaged in Coastal Trade (in ₹.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Hire of launch for special job on requisition.</td>
<td>175.33 per hour.</td>
<td>5785.86 per hour.</td>
</tr>
<tr>
<td>2.</td>
<td>Hire of Fire Float</td>
<td>1753.29 per day</td>
<td>57858.57 per day.</td>
</tr>
<tr>
<td>3.</td>
<td>Hire of Skin Diver/Gas Mask Diver</td>
<td>17.53 per hour</td>
<td>578.59 per hour.</td>
</tr>
<tr>
<td>4.</td>
<td>Hire of Dress Diver</td>
<td>350.66 per hour</td>
<td>11673.35 per hour.</td>
</tr>
<tr>
<td>5.</td>
<td>Additional labour deployed for diving related work</td>
<td>5.26 per man hour.</td>
<td>173.58 per man hour.</td>
</tr>
</tbody>
</table>
6. Supply of Fresh water
   (Including supply of required manpower):
   a) Through pipeline 9.82 per 1000 litres 324.09 per 1000 liters
   b) Through water barge 12.28 per 1000 litres. 405.01 per 1000 liters

7. Supply of electricity
   0.455 per unit plus installation charge of $ 54.78
   15.06 per unit plus installation charge of ₹ 635.25

8. Additional charges on vessel carrying passengers.
   254.10 per complete voyage or 127.05 for each leg.
   8766.45 per complete voyage or 4383.23 for each leg

9. Service for providing pneumatic fenders (including to and fro transportation of fenders at Dock / Oil Jetties/ Barge Jetties/ IWAI Jetty/ Any other Jetty or Anchorage point upto Haldia Anchorage)
   127.05 per fender per day
   4192.65 per fender per day

Note: In case the fenders are required to be deployed in any place other than areas specified above, to and fro transportation of the fenders to the place of use and back shall be levied extra. Further, in such case, appropriate guarantee for security of the fenders may be required to be furnished to KOPT.

S.23.2 Charges for cancellation of any requisition for services under Sl. no. 1 to 5 of S.23.1 shall be levied at the rate of 10% of the charge applicable for the particular service.

S.23.3 Charges for treatment of ballast-water on foreign going P.O.L. tanker / other vessels handled at KOPT shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Vessel size</th>
<th>Vessel engaged in foreign Trade (in US Dollars)</th>
<th>Vessel engaged in Coastal Trade (in ₹.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vessel upto 5000 GRT</td>
<td>841.58 per vessel</td>
<td>27772.12 per vessel</td>
</tr>
<tr>
<td>Vessel above 5000 GRT upto 20000 GRT</td>
<td>1577.96 per vessel</td>
<td>52072.71 per vessel</td>
</tr>
<tr>
<td>Vessel above 20000 GRT</td>
<td>7889.81 per vessel</td>
<td>260363.57 per vessel</td>
</tr>
</tbody>
</table>

S.23.4 Charges for cancellation of any requisition under S.23.3 shall be levied at 20% of the charge applicable for the particular service.

Towage & Pilotage of Vessels

S.24.1 Charges for piloting a foreign going vessel from Sand heads to any point in Kolkata Dock System or Haldia Dock Complex either directly or via any other point during inward journey and back to Sandheads either direct or via any other point during outward journey shall be levied at the following rates:

<table>
<thead>
<tr>
<th>SI No</th>
<th>Particulars</th>
<th>For GRT upto 30000</th>
<th>For GRT above 30000 and upto GRT 60000</th>
<th>For GRT above 60000</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Vessel engaged in Foreign Trade</td>
<td>94.020 cents per GRT subject to a minimum of 4701.00 US $</td>
<td>28206.09 US $ + 75,216 cents per GRT on 30001 to 60000 GRT</td>
<td>50770.83 US $ + 65,813 cents per GRT on GRT above 60000</td>
</tr>
<tr>
<td>2</td>
<td>Vessel engaged in Coastal Trade</td>
<td>₹1.17.357 per GRT subject to minimum of ₹ 86,785.00</td>
<td>₹52070.00 + ₹13.8861 per GRT on 30001 to 60000 GRT</td>
<td>₹937289.00 + ₹12.1503 per GRT on GRT above 60000</td>
</tr>
</tbody>
</table>
3 Coastal vessel plying between Andaman and KOPT only ₹16.5534 per GRT subject to a minimum of ₹33107.00 ₹496601.00+ ₹13.237 per GRT on 30001 to 60000 GRT ₹893723.00 + ₹11.572 per GRT on GRT above 60000

S.24.2 Vessel availing of pilotage from Sandheads to Virtual Jetty or Saugor/ Diamond Harbour Anchorage or any other river anchorage below Diamond Harbour and back only but not requiring pilotage to any other point in Kolkata Dock System or Haldia Dock Complex shall be allowed a rebate of 25% in rate specified in S.24.1 above.

S.24.3 Vessel availing of pilotage from Sandheads to Haldia Anchorage and back only but not requiring pilotage to any other point in Kolkata Dock System or Haldia Dock Complex shall be allowed a rebate of 20% in pilotage rate specified in Section 24.1 above.

S.24.4 50% of the rates at S.24.1 shall apply to inward or outward journey.

S.24.5 Vessels which enters or leaves the port without requiring the services of River pilots in terms of dispensation granted by Director, Marine Dept. under the provision of Section 31 of the Indian Ports Act, 1908 shall be allowed a rebate of 30% of the above rates, including the minimum charge, for the inward or outward journey, as the case may be.

S.24.6 For piloting a fishing trawler/ foreign barge/ coastal barge including their towing tug/launch, if any, charges shall be levied @ 50% of the rates specified under under S.24.1 and S.24.4, as the case may be.

S.24.7 When a vessel calls both at Kolkata Dock System and Haldia Dock Complex in the same voyage, charge for inward journey shall be levied by the dock system where the vessel calls first and charge for outward journey shall be levied by the other dock system.

S.24.8 For movement of vessels between HDC and Budge Budge/ Saugor/ Diamond Harbour / Roychowk or any point of KDS, which is not forming a part of inward or outward journey as stated in S.24.1, Towage & Pilotage at the rate of 40% of the rates specified under S. 24.1 shall be levied for each movement by the dock system from where journey commences.

S.24.9 Where any vessel, after visiting either KDS or HDC, is required to go back to Sandheads before proceeding to other dock system for cargo / container work; the towage & pilotage shall be levied at the rate of 1.5 times of the rate specified under S.24.1 for the entire voyage. The aforesaid additional 50% towage & pilotage shall be levied by the dock system where the vessel visits finally via Sand heads.

Note:

1. In case any vessels while moving between HDC & KDS through Sagar, Middleton, Gasper Intermediate, Eden, Upper Auckland and sometimes via Sandheads due to operational and navigational reasons attributable to KOPT the 50% additional Towage and Pilotage would not be levied.
2. In case the vessels move between HDC & KDS via Sandhead, 50% Pilotage would not be levied if the reason for such movement is due to KOPT’s operational/navigational requirement.
3. For following would be considered for clarity:

<table>
<thead>
<tr>
<th>Description</th>
<th>Towage &amp; Pilotage to be levied</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calling both at KDS &amp; HDC via Sandheads in the same voyage to avail Eden Channel only and not for any other reason.</td>
<td>50% by each Dock System</td>
</tr>
<tr>
<td>Vessels calling at Saugor or other Anchorage for lighterage or topping up and coming to HDC via Sandheads to avail Eden Channel only and not for any other reason</td>
<td>50% by each Dock System</td>
</tr>
</tbody>
</table>

Note to S.24:

(i) No Extra Towage & Pilotage Charge shall be levied if the same has resulted due to reasons attributable to Port like non-acceptance of vessels due to lock/jetty/berth related problem, lock gate/Port machinery breakdown, Non-availability of Tug/Mooring Boat etc.

(ii) In case of Extra Towage & Pilotage resulting due to weather related or Riverine channel related reasons, extra Towage & Pilotage @40% as per S24.1 of SoR shall be levied.
(iii) No remission in Extra Towage & Pilotage charge shall be granted if the same has resulted due to any reason attributable to the vessel.

S.24.10 **Shifting Charge**

For shifting of any foreign going vessel, other than for port convenience, charges shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Nature of Shifting</th>
<th>Rate per GRT for each shifting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Vessel engaged in foreign Trade (in US Dollars)</strong></td>
<td><strong>Vessel engaged in Coastal Trade (in ₹)</strong></td>
</tr>
<tr>
<td>a)</td>
<td>Within KDS or within HDC only</td>
<td>17.534 cents subject to a minimum of 175.33</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4.384 subject to a minimum of ₹ 4.384.00/-</td>
</tr>
<tr>
<td>b)</td>
<td>Between KDS and HDC</td>
<td>21.043 cents subject to a minimum of 210.397</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5.260 subject to a minimum of ₹ 5.260.00/-</td>
</tr>
</tbody>
</table>

**Note:**

i) In case of shifting of vessel from KDS to HDC or vice-versa, charges shall be levied as specified above and each dock system shall levy 50% of the charge.

ii) No charges shall be levied for shifting of vessel due to port convenience.

**Port Convenience for the above purpose shall mean the following:-**

i) Shifting(s) of a double-banked ship to facilitate sailing and/or shifting of the ship alongside the berth.

ii) Shifting(s) of ship from one working berth to another location to accommodate ship having outing priority as the shifting charges are borne by the other ship. The same would also be considered for ‘Port Convenience’ if the incoming ship is exempted from paying priority charge unless the ship in question was not idling at berth without doing any cargo handling operation.

iii) Shifting of ship from one working berth to other location to accommodate ship having MOU priority, unless the shifted ship also qualifies for priority under the same MOU under which the other ship was accorded priority.

iv) Shifting of a ship coming with MOU priority and allotted a different berth other than the berth covered by MOU, due to occupation of the MOU berth by other vessel (excepting vessel getting priority under the same MOU), from the allotted berth to the MOU berth.

v) Shifting of ship from one working berth to other location to accommodate ship having cargo priority. Cargo Priority means priority for berthing vessels carrying the specified cargo to be handled at the specific berth.

vi) Shifting(s) of a ship to accommodate another vessel having priority at the adjacent berth and unless the vessel shifts, another vessel cannot be berthed at the adjacent berth due to length or other similar technical restriction.

vii) Shifting(s) of a ship from one berth/location to another for undertaking dredging, repair & maintenance of berth or any other similar works of the port.

viii) Shifting(s) of ship from one berth/location to another for rearranging working ships’ position to accommodate other ship in between.

ix) Shifting(s) of ship that cannot work due to inclement weather condition for placement of another workable ship in her place at Port’s option.

x) Shifting(s) of a ship from berth to waiting location after completion of cargo work if the sailing cannot be done due to non-availability of suitable tide or due to Port’s inability to provide Pilot or problem relating to Lock, provided that the agent as per stipulation does the booking of Pilot.

xi) Shifting(s) of a waiting ship (including shiftings of ships called on neapng priority, but excluding vessels on distress as per request of the agent) to a working berth.

xii) Shifting of a container ship at KDS from a MHC berth to a non-MHC/another MHC berth due to breakdown of MHC.

xiii) Shifting of a container ship from any of the allotted container berths (MHC or non-MHC – spanning from 1 NSD to 8 NSD) to any other non-container berth at NSD/KPD for handling empty containers in either leg (Import/Export).

xiv) Shifting of a ship from one MHC berth to another MHC/Non MHC berth/waiting location, due to breakdown of MHC, as well as shifting of a geared ship from berth/waiting location to the MHC berth where MHC has suffered breakdown for working, at HDC.
S.24.11 If the booking of a pilot is cancelled by the Agent / Ship owner / Charterer less than 24 hours before the appointed time of hauling out from berth/buoy/river mooring/anchorage, a charge of 306.82 US dollars or ₹.8007.00 per cancellation shall be levied on vessel engaged in Foreign Trade and Coastal Trade respectively. No cancellation charge for pilot booking shall be levied if sailing is cancelled due to non-availability of pilots/ tugs or for lock gate being out of commission or for any reasons attributable to Port.

S.24.12 For piloting a vessel undergoing trials, a charge of ₹.14611.00 shall be levied for trials above and upto Garden Reach and ₹.36527.00 per trial below Garden Reach.

S.24.13 For mother vessel doing lighterage operation at Sandheads an all-inclusive charge (including anchorage charge but except Port Dues as per Section 25) of 7.305 Cents per GRT in case of Foreign going vessel ₹.1.96 per GRT in case of Coastal vessel shall be levied. For daughter vessel proceeding to other port with cargo discharged at Sandhead from mother vessel, the aforesaid rate shall also apply.

S.24.14 The rates under S.24.1, S.24.4, S.24.8 & S.24.12 are inclusive of services of tugs/launches and mooring/unmooring of vessels and turning if necessary except when services of additional tugs or launches is provided against specific requisition of the Shipowner/ Agent/ Charterer.

S.24.15 For use of the Kolkata Port Trust Tugs/ Despatch vessel/ Survey vessel/ Anti pollution vessel etc., by foreign going vessel on requisition by the Shipowner/Agent/ Charterer , charges shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Vessel engaged in Foreign Trade (in US Dollars)</th>
<th>Vessel engaged in Coastal Trade (in ₹.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>i)</td>
<td>Vessel not exceeding 1,000 IHP.</td>
<td>350.66 dollars per hour subject to a minimum of 1051.97 dollars per operation.</td>
<td>9117.11 per hour subject to a minimum of ₹. 27352.00 per operation</td>
</tr>
<tr>
<td>ii)</td>
<td>Vessel exceeding 1,000 IHP.</td>
<td>438.33 dollars per hour subject to a minimum of 1314.97 dollars per operation.</td>
<td>11396.39 per hour subject to a minimum of ₹.34189.00</td>
</tr>
</tbody>
</table>

Note: The period shall be counted from the time the vessel leaves for the operation till it comes back or deployed for another work, whichever is earlier.

S.24.16 An additional charge of 25% shall be levied when Kolkata Port Trust tug/vessel is deployed for salvage operation.

S.24.17 Ship owners/Agent of vessels shall be required to pay the actual Insurance premium plus 20% whenever Kolkata Port Trust tug/vessel is deployed on requisition for towage assistance/salvage operation. In such cases claims for damages shall not be made against the hirer in case of accident.

S.25 Port Dues

S.25.1 Port dues shall be levied on foreign sea going vessels entering the Port of Kolkata at the following rates. The dues are payable on each entry of the same vessel into the port:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of vessel</th>
<th>Rate per GRT</th>
</tr>
</thead>
<tbody>
<tr>
<td>i)</td>
<td>Vessel engaged in Foreign trade</td>
<td>52.599 Cents</td>
</tr>
<tr>
<td>ii)</td>
<td>Vessels engaged in Coastal trade other than those plying between Andaman and KOPT</td>
<td>₹.14.08</td>
</tr>
<tr>
<td>iii)</td>
<td>Vessel engaged in Coastal trade between Andaman and KOPT</td>
<td>₹.8.135</td>
</tr>
<tr>
<td>iv)</td>
<td>Vessel entering in ballast and not carrying Passengers.</td>
<td>75% of the respective rates specified at Sl. No. (i), (ii) &amp; (iii) above.</td>
</tr>
<tr>
<td>v)</td>
<td>Vessel entering for but not discharging or taking any cargo or Passenger therein (with the exception of such unshipment and /or re-shipment as may be necessary for purposes of repair)</td>
<td>50% of the respective rates specified at Sl. No. (i), (ii) &amp; (iii) above.</td>
</tr>
<tr>
<td>vi)</td>
<td>Vessels attending at Sandheads for lighterage operation.</td>
<td>25% of the respective rates specified at Sl. No. (i), (ii) &amp; (iii) above</td>
</tr>
</tbody>
</table>
Note:-

i) For 'Oil tankers' with segregated ballast, the reduced gross tonnage that is indicated in the “Remarks” column of its international Tonnage Certificate will be taken to be its gross tonnage for the purpose of levy of Port dues.

ii) In case of vessel visiting both KDS and HDC 50% of the applicable port dues shall be payable both at KDS and HDC.

iii) In case of vessels attending Sandheads for lighterage operation where the cargo discharged by such mother vessels is subsequently not discharged at any approved landing stage within KoPT limits, the provision of S.25.1 (vi) shall not apply and Port Dues shall be levied as per provision of S.25.1 (i) and S.25.1 (ii) as the case may be.

PART – VII

VESSEL RELATED CHARGES FOR INLAND VESSELAND NON- PROPELLED VESSEL

S.26 The rates under this chapter shall apply to –

<table>
<thead>
<tr>
<th>Description</th>
<th>Rate in ₹.</th>
</tr>
</thead>
<tbody>
<tr>
<td>i) All Inland self propelled Vessels and Non- propelled vessels (excluding vessel classified as ‘foreign’ or ‘coastal’ or ‘Inland’ or any other vessels which are allowed to ply into sea under any dispensation/ permission granted by appropriate authority).</td>
<td></td>
</tr>
<tr>
<td>ii) All barges / boats / flats / motor launches working at Virtual Jetty / Saugor/any other river anchorages and moving either to KDS or HDC for subsequent discharge or vice-versa (excluding vessel classified as ‘foreign’ or ‘coastal’).</td>
<td></td>
</tr>
</tbody>
</table>

S.27 Stayal Charge on vessels

S.27.1 Stayal charge shall be levied on vessels at the following rates for occupying berth/ jetty/dock buoy/or any other point at Kidderpore Dock-I, Kidderpore Dock-II, Netaji Subhas Dock, Budge Budge Oil jetty, Haldia Oil Jetty, Haldia Docks, Floating Cargo Handling facility at HDC:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Period</th>
<th>Rate in ₹.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. On vessel of less than 200 tonnes -</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i) Upto 5 days from the date of entry</td>
<td>46.20 per vessel per day or part thereof</td>
<td></td>
</tr>
<tr>
<td>ii) 6th to 10th day</td>
<td>91.30 per vessel per day or part thereof</td>
<td></td>
</tr>
<tr>
<td>iii) 11th to 20th day</td>
<td>272.8 per vessel per day or part thereof</td>
<td></td>
</tr>
<tr>
<td>iv) 21st day onwards</td>
<td>909.70 per vessel per day or part thereof</td>
<td></td>
</tr>
<tr>
<td>2. On vessel of 200 tonne and above (other than those handled at Floating Cargo handling Facility at upstream of Berth no. 18(o) at HDC)</td>
<td>1.10 per tonne per day or part thereof</td>
<td></td>
</tr>
<tr>
<td>3. Inland vessels of 200 tons and above handled at Berth no. 19(o) at HDC</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(i). Barge with GRT upto 3000:</td>
<td>₹.5,000.00 per call.</td>
<td></td>
</tr>
<tr>
<td>(ii). Barge with GRT from 3001-5000</td>
<td>₹.8,000.00 per call.</td>
<td></td>
</tr>
<tr>
<td>(iii). Barge with GRT from 5001-10000</td>
<td>₹.16,000.00 per call.</td>
<td></td>
</tr>
<tr>
<td>(iv). Barge with GRT beyond 10000</td>
<td>₹.24,000.00 per call</td>
<td></td>
</tr>
</tbody>
</table>

S.27.2 Stayal charge shall be levied at the following rates on vessels for occupying declared riverside IVW of KOPT:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description</th>
<th>Rate in ₹.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. On Non-propelled vessel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i) Upto 4 tonne capacity</td>
<td>28.60 per vessel per day or part thereof</td>
<td></td>
</tr>
<tr>
<td>ii) Above 4 tonne capacity</td>
<td>73.70 per vessel per day or part thereof</td>
<td></td>
</tr>
<tr>
<td>2. On propelled vessel</td>
<td>126.50 per vessel per day or part thereof</td>
<td></td>
</tr>
</tbody>
</table>

S.27.3 Stayal charge shall be levied on vessels other than Tourist/Ferry launch @ ₹.46.20/- per day for occupying any other riverside jetty/river mooring/riverside landing stage belonging to KOPT.
Tourist/Ferry launch using riverside jetty belonging to KOPT shall be charged ₹273.90/- per visit per day.

Dock Toll

Dock Toll charge shall be levied at the following rates on the vessels for entry inside the impounded docks:

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Capacity</th>
<th>Rates in ₹</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Upto 15 tonnes</td>
<td>364.10 per vessel per entry</td>
</tr>
<tr>
<td>2.</td>
<td>15 tonnes and above</td>
<td>16.50 per tonne, subject to a minimum of 364.10 per vessel.</td>
</tr>
</tbody>
</table>

Following rebates on Dock Toll charges shall be allowed:

- For vessel above 1000 tons and upto 1500 tons – 10%
- For vessel above 1500 tons and upto 2000 tons – 15%
- For vessel above 2000 tons and upto 3000 tons – 20%
- For vessel above 3000 tons - NIL

Miscellaneous Charges on Non-propelled Vessel

- Registration fees shall be levied @ ₹173.80 per tonne, subject to a minimum of ₹1018.60/ and maximum of ₹20366.50/ per craft.
- Annual licence fee shall be levied @ ₹30.80 per tonne, subject to a minimum of ₹611.60/ and maximum of ₹20366.50/ per craft.
- Charges for extension of annual license shall be levied @ 25% of the annual licence fees per month.

Other charges on non-propelled vessel shall be levied at the following rates:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Services</th>
<th>Rate in ₹.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Majhi licence/licence plate for passenger craft/duplicate licence.</td>
<td>204.60 per issue</td>
</tr>
<tr>
<td>2.</td>
<td>Endorsement of change of ownership on certificate of Registry &amp; Licence.</td>
<td>1018.60 per issue</td>
</tr>
<tr>
<td>3.</td>
<td>Issue of dead weight certificate/duplicate certificate of Registry</td>
<td>611.60 per issue</td>
</tr>
<tr>
<td>4.</td>
<td>Fees for Surveying at owner’s workshop: -</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Within port limit</td>
<td>₹30.80 per tonne subject to a minimum of ₹1018.60/ &amp; maximum of ₹2037.20/ per visit.</td>
</tr>
<tr>
<td></td>
<td>b) Outside port limit</td>
<td>₹61.60 per tonne subject to a minimum of ₹4073.30/ and maximum of ₹10183.80/ per visit.</td>
</tr>
<tr>
<td>5.</td>
<td>Fees for Special inspection and issuance of certificate</td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) Inspection if carried out within Port limit</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) For plying upto Haldia</td>
<td>2037.20</td>
</tr>
<tr>
<td></td>
<td>b) For carrying explosives</td>
<td>2037.20</td>
</tr>
<tr>
<td></td>
<td>ii) Inspection if carried out outside Port limit</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) For plying upto Haldia</td>
<td>10183.80</td>
</tr>
<tr>
<td></td>
<td>b) For carrying explosives</td>
<td>10183.80</td>
</tr>
<tr>
<td>6.</td>
<td>Fees for scrutiny and approval of drawing and plans for new construction.</td>
<td>4073.30 per craft</td>
</tr>
<tr>
<td>7.</td>
<td>Fee for Inspection during construction/ reconstruction by the process of cannibalisation or for providing technical advice.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) Within Port limit</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Wooden/non-metallic boat</td>
<td>1018.60</td>
</tr>
<tr>
<td></td>
<td>b) Steel / metallic boat</td>
<td>2037.20</td>
</tr>
<tr>
<td></td>
<td>ii) Outside Port limit</td>
<td></td>
</tr>
</tbody>
</table>
8. Supply of Manjhi Book 51.70 per copy
9. Supply of instruction book for guidance and rules of construction/re-
construction and survey. 408.10 per copy
10. Charges for Re-registration
   a) Wooden/non-metallic boat 611.60 per craft
   b) Steel / metallic boat 2037.20 per craft

Note: If the Special Inspection Survey and the Annual licensing survey are carried out on the same
date, Survey fees for annual licensing survey will not be applicable.

S.29.5 Penalty for non-renewal of licence as per Rule 83 (2) of Kolkata Port Rules, 1994 shall be
levied at double the rate of annual licence fee (for the expired period) from the date of expiry
of the licence, subject to minimum of 1 month charge.

S.30 Towage & Pilotage for inland vessels and non-propelled crafts

S.30.1 If a vessel requires services of port for towage & pilotage, the rates specified at S.24.1 for
coastal vessel shall be levied. In such case, dock toll shall not be levied separately.

Similarly for shifting also, where port provides services, the rates specified at S.24.10 for
coastal vessel shall be levied.

S.30.2 If a vessel does not require the services of port as mentioned at S.30.1, Dock Toll charge as
specified at section S.28.1 shall be levied.

S.30.3 If any vessel covered under this Part of the Scale of Rates avails any of the services for
which no rate has been specified in this Part, the rate applicable for coastal vessel shall
apply.

S.31 For handling of Fly Ash vessel at TT Shed of KDS/ Fly Ash Jetties operated by HDC, a
Consolidated handling charge, inclusive of all cargo and barge related services, shall be
levied at the rate of `50.60 per MT.

Note for Part-VII of this of Scale of Rates
Tonne in respect of vessel under this Part of Scale of Rates shall mean Registered Tonne or Gross
Registered Tonne of the vessel unless otherwise specified. In cases, where Registered Tonne or Gross
Registered Tonne is not available and only measurement in Cubic Metre is available, for the purpose of
realization of charges conversion factor shall be 1 Cu. Mt. = 0.36 Register Tonne.

PART – VIII
SLIPWAY HIRE CHARGES

S.32 Slipway hire charges

S.32.1 Charges for hire of slipways without back up adjacent land at North Workshop Complex
shall be levied at the following rates: -

<table>
<thead>
<tr>
<th>Period</th>
<th>Slipway No. 1</th>
<th>Slipway No. 2</th>
<th>Slipway No. 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st to 10th day</td>
<td>4070.00</td>
<td>2002.00</td>
<td>2145.00</td>
</tr>
<tr>
<td>11th day onwards</td>
<td>3850.00</td>
<td>1925.00</td>
<td>2002.00</td>
</tr>
</tbody>
</table>

PART-IX
TARIFF FOR INLAND CRUISE TOURISM

S.33 Tariff for use of Indentured Memorial Jetty for promotion of Inland Cruise Tourism

S.33.1 Composite charge for any Tourist/ Ferry Launch irrespective of its size 12,000 for the first 12 hours or part thereof of stay each day

S.33.2 Beyond the initial 12 hours as mentioned in section 34.1 1,000 for each additional hour or part thereof
PART - X

CHARGES FOR AUTHORISED SERVICE PROVIDERS

Section-1: Tariff for the floating pipeline handling facilities for unloading edible oil from vessels berthed at berth No.6/ off 6/ 7/ off 7.

(i). The definition of ‘Edible oil’: “Edible Oil’ means PLMOC, SBO, SOYA OIL etc. (both crude and refined).”

(ii). Charges for Handling of Edible Oils by Floating Pipeline Handling Facilities from the Vessels berthed At Berth No. 6/ Off 6/ 7/ Off 7:

<table>
<thead>
<tr>
<th>Commodity</th>
<th>Unit Rate in ₹.per Metric Tonne</th>
</tr>
</thead>
<tbody>
<tr>
<td>Edible Oil (Crude /Refined )</td>
<td>3.52</td>
</tr>
</tbody>
</table>

Notes:
The Cargo handling charges prescribed here is a composite charge for:

(a). bringing the Floating Pipeline in position from the parked position and connecting the Floating Pipeline with the ship manifold and manifold of the importer on shore

(b). Opening of associated valves

(c). Sustenance of the pipeline during pumping of the cargo

(d). De-latching of the pipe manifold both at ship side and shore side after completion of cargo discharge

(e). Cleaning of pipeline with pigging operation together with injection of compressed air by running compressor after completion of discharge of each type of liquid cargo through the Floating Pipeline so as to receive multi grade liquid cargo in the same pipeline of same / different importer.

(f). All consequential operations pertaining to cleaning of spilled/ contamination of liquid cargo, if any.

This composite charge also includes supply of labour and/ or equipment wherever necessary and all other charges not specifically prescribed in the Scale of Rates.”

Section-2.: Tariff for the transloading facility to be set up for handling of dry bulk cargo at Haldia Dock Complex (HDC) of KOPT.

(i). The definition of ‘Transloading Point’:

“Transloading Point’ shall mean the area notified under the limits of Paradip Port Trust, presently comprising radius of 2 nautical miles around a position earmarked by Lat 20 08 12” N Long 087 14 00” E, to be used exclusively for transloading operations.”

(ii). Marine Charges on Mother Vessels:

Charges to be levied by the Service Provider on the Mother Vessels calling at the Facility against provision of required marine related services like tug assistance, fenders as well as for providing conservancy services at the Transloading points.

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Description of vessel</th>
<th>Rate in ₹. per GRT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Vessel engaged in Foreign trade</td>
<td>30.39</td>
</tr>
<tr>
<td>2.</td>
<td>Vessel engaged in Coastal trade</td>
<td>18.23</td>
</tr>
</tbody>
</table>
(iii). Transloading Charge:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Commodity</th>
<th>Rate in ₹. per Metric Tonne</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Foreign</td>
</tr>
<tr>
<td>(1)</td>
<td>Thermal Coal /Iron Ore</td>
<td>214.57</td>
</tr>
<tr>
<td>(2)</td>
<td>All Other Dry Bulk Cargo</td>
<td>214.57</td>
</tr>
</tbody>
</table>

Notes:

(a). The charges prescribed is a composite charge for unloading of the cargo from the mother vessel and transfer of the same to a daughter vessel directly or unloading the cargo from the mother vessel to Transloader first and subsequently loading of the same from transloader to a daughter vessel, or vice versa in case of export, including stevedoring and all other allied services.

(b). The charge will be applicable for transloading operation in the ‘Transloading Point’ as well as any other area of KOPT and shall be applicable on the quantity transloaded, as determined through the Draft Survey Report.

(c). The prescribed rate is the base rate for achieving minimum level of productivity of 26000 tonnes per day to be computed as per the formula provided in the License Agreement. The productivity wise slab rates shall be as follows:

<table>
<thead>
<tr>
<th>Average Rate of Transfer of Cargo between mother vessel and Transshipper / daughter vessel</th>
<th>Ceiling Rate for Coal and other Cargo Transfer Time (In Hours)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20000-21999</td>
<td>208.13</td>
</tr>
<tr>
<td>22000-23999</td>
<td>210.27</td>
</tr>
<tr>
<td>24000-25999</td>
<td>212.42</td>
</tr>
<tr>
<td>26000</td>
<td>214.57</td>
</tr>
<tr>
<td>26001-28000</td>
<td>215.64</td>
</tr>
<tr>
<td>28001-30000</td>
<td>216.71</td>
</tr>
<tr>
<td>30001-32000</td>
<td>217.78</td>
</tr>
</tbody>
</table>

Note: The Average rate of transfer of cargo between mother and Transhipper / daughter vessel will be calculated by the formula:

\[
\text{Total cargo transferred between OGV and the Transhipper and / OR between OGV and daughter vessel} \times 24 \\
\text{Cargo Transfer Time (In Hours)}
\]

Cargo Transfer time (in hours) [CTT].

(a). The CTT will be calculated on the basis of Statement of Facts to be signed by the Master of the mother vessel or its agent. The SoF will mention the time to be considered for computation of cargo transfer rate.

(b). To calculate the ceiling rates for performance below 26000 tonnes as shown above, the base rate was reduced by 1% for first two thousand tonnes and or the 2nd two thousand tonnes the rate was reduced by 2% of the base rate. The rate for third thousand tonnes was arrived by reducing the base rate by 3%. Likewise performance below 20000 tonnes per WWD shall be calculated by reducing the base rate accordingly.
(c). The same methodology shall also be adopted to calculate the incremental ceiling rate beyond 26000 tonnes with the change that in such case the base rate is increased by 0.5% for first two thousand tonnes, 1% for 2nd two thousand tonnes and 1.5% for the third two thousand tonnes. The same methodology shall be adopted to calculate the rate beyond 32000 tonnes.

(d). A fee, as would be notified by TAMP from time to time, will be levied on the cargo transloaded from to the mother vessel at the ‘Transloading Point’ under the limits of PPT, for remittance of the same to Paradip Port. The said fee will be levied on the cargo transloaded from/to the mother vessel only, as determined by the Draft Survey Reports. The present rate of the fee is ₹.10.00 per MT as per notification of TAMP vide G. No. 226 dated 25 July 2014.

(e). For facilities like Fresh Water Supply to the mother vessel, which the Service Provider may have to arrange by sourcing the same from KOPT; the Service Provider will be entitled to recover the actual cost of same paid by them to KOPT.

(f). The Tariff will be indexed to inflation but only to an extent of 60% of the variation in Wholesale Price Index (WPI) occurring between 1 April 2014 and 1 January of every succeeding year. Such automatic adjustment of Tariff will be made every year and the adjusted tariff cap will come into force from 1 April of the relevant year to 31 March of the following year.”

Section 3: Cargo Transfer Charge by Floating Crane:

<table>
<thead>
<tr>
<th>SI No</th>
<th>Commodity</th>
<th>Unit</th>
<th>Rate in Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>Dry Bulk Cargo</td>
<td>Per Metric Tonne</td>
<td>129.33</td>
</tr>
<tr>
<td>(2)</td>
<td>Other than Dry Bulk Cargo</td>
<td></td>
<td>227.84</td>
</tr>
</tbody>
</table>

Notes:
(i) The charges prescribed above is a composite charge for unloading of the cargo from the mother vessel and transfer of the same to a vessel/ Barge directly in case of import or vice versa in case of export, including stevedoring & all other allied services.

The charge will be applicable for the floating crane operation in the location of setting up of floating crane facility as well as any other deep drafted area within KoPT limit and shall be applicable on the quantity unloaded/ loaded by use of the Floating Crane, as determined through the Draft Survey Report.

(ii) The anchorage charge for vessels as well as wharfage and other levies applicable for handling cargo at the Anchorages shall be paid by the Vessel owner/ cargo interest separately to Kolkata Port Trust, as per Scale of Rates of KoPT time being in force.

Performance Linked Tariff:

The prescribed rate is the base rate for achieving minimum level of cargo transfer rate of 7920 tonnes per day to be computed as per the formula provided in the Licence Agreement. The productivity wise slab rates shall be as follows:

For Dry Bulk Cargo:  

<table>
<thead>
<tr>
<th>Performance Standard in tons</th>
<th>Rate in ₹. per MT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foreign</td>
<td>Coastal</td>
</tr>
<tr>
<td>8501-9000</td>
<td>135.88</td>
</tr>
<tr>
<td>7921-8500</td>
<td>132.56</td>
</tr>
<tr>
<td>7920</td>
<td>129.33</td>
</tr>
<tr>
<td>7919-7500</td>
<td>126.10</td>
</tr>
<tr>
<td>7499-7000</td>
<td>122.94</td>
</tr>
</tbody>
</table>

For other Cargo:  

<table>
<thead>
<tr>
<th>Performance Standard in tons</th>
<th>Rate in ₹. per MT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foreign</td>
<td>Coastal</td>
</tr>
<tr>
<td>4726-5225</td>
<td>239.37</td>
</tr>
<tr>
<td>4225-4725</td>
<td>233.54</td>
</tr>
<tr>
<td>4224</td>
<td>227.84</td>
</tr>
<tr>
<td>4223-3725</td>
<td>222.14</td>
</tr>
<tr>
<td>3724-3225</td>
<td>216.59</td>
</tr>
</tbody>
</table>
**Note:**

To calculate the ceiling rates for performance below 7920 tonnes (for Dry Bulk cargo) and 4224 tonnes (for other Cargo) per WWD as shown above, the base rate was reduced by 2.5% for first five hundred tonnes and for the 2nd five hundred tonnes the rate was reduced by 5% of the base rate. Likewise performance below 7000 tonnes (for dry bulk cargo) and 3225 tonnes (for other cargo) per WWD shall be calculated by reducing the base rate accordingly.

The same methodology shall also be adopted to calculate the incremental ceiling rate beyond 7920 tonnes (for Dry Bulk cargo) and 4224 tonnes (for other Cargo) per WWD and in such case the base rate is increased by 2.5% for first five hundred tonnes, 5% for 2nd five hundred tonnes over the base rate. The same methodology shall be adopted to calculate the rate beyond 9000 tonnes (for dry bulk cargo) and 5225 tonnes (for other cargo) per WWD.

The Cargo Transfer Rate shall be computed on WWD basis as per the following formula:

\[
\text{Total cargo transferred between mother vessel and the barges / daughter vessels} \times 24 \div \text{Cargo Transfer Time (in hours)}
\]

Immediately after completion of cargo transfer operations, and before the sailing of the Mother Vessel (OGV) from the Transfer Point, Statement of Facts shall be made out duly signed by Master of the Mother Vessel (OGV) and the authorized representatives of the Licensee’s Floating Crane and Barge / Daughter Vessel and shall be distributed at the transfer point amongst the following concerns:

a) Master of the vessel / agents of the vessel.
b) Representative of Licensee
c) Representative of the barge / daughter vessel.
d) The consignee / consigner, if so desires, may also depute their agents / representatives for signing of the SOF.

The Cargo Transfer Time for the purpose of assessment of performance standard of the Floating Crane arrangement to fulfil the provisions of the Scale of Rates of the Floating Crane Charges shall be strictly calculated on the basis of SOF duly signed by the above said parties.

The tariff caps will be indexed to inflation but only to an extent of 60% of the variation in Wholesale Price Index (WPI) occurring between 1 January 2016 and 1 January of the relevant year. Such automatic adjustment of tariff caps will be made every year and the adjusted tariff caps will come into force from 1 April of the relevant year to 31 March of the following year.

The rates approved will come into effect after expiry of 30 days from the date of notification of the Order passed in the Gazette of India and shall remain in force for a period of fifteen years, subject to indexation, as explained above.

### Section-4: Upfront tariff for Stevedoring and Shore Handling Operations

#### (i) Upfront tariff for Stevedoring and Shore Handling Operations at Haldia Dock Complex (HDC):

Upfront Tariff for Stevedoring and Shore Handling Agents working at Haldia Dock Complex, who will be issued license for undertaking such work under Kolkata Port Trust (Stevedoring and Shore Handling) Regulations, 2016 will be governed by the Notification of Tariff Authority for Major Ports vide No. G.No.63 dated 21 February 2017 or any revision thereof notified by the Authority.

#### (ii) Upfront tariff for Stevedoring and Shore Handling Operations at Kolkata Dock System (KDS):

Upfront Tariff for Stevedoring and Shore Handling Agents working at Kolkata Dock System, who will be issued license for undertaking such work under Kolkata Port Trust (Stevedoring and Shore Handling) Regulations, 2016 will be governed by
the Notification of Tariff Authority for Major Ports vide No. G.No. 79 New Delhi, 1 March 2017 or any revision thereof notified by the Authority.

(iii). **Upfront tariff for Stevedoring and Shore Handling operations at Anchorage/Lighterage/Top up Points and Barge handling at Haldia Dock Complex (HDC) of KOPT:**

Upfront tariff for Stevedoring and Shore Handling operations at Anchorage/Lighterage/Top up Points and Barge handling at Haldia Dock Complex (HDC) of KOPT will be governed by the Notification of Tariff Authority for Major Ports vide G. no. 246 dated 11 July 2019 or any revision thereof notified by the Authority.

**Section 5:** **Mandatory User Charge on Containers**
The levy of Mandatory User Charge (MIC) on containers for the Logistics Data Bank Service to be rendered by Delhi-Mumbai Industrial Corridor Development Corporation would be governed by the notification of Tariff Authority for Major Ports vide G.No-248 dated 03 July 2018 or any revision thereof notified by the Authority.

**Section 6:** **Cargo Transfer Charge by Floating Crane:**

<table>
<thead>
<tr>
<th>SI No</th>
<th>Commodity</th>
<th>Unit</th>
<th>Rate in Rupees</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Foreign</td>
<td>Coastal</td>
<td></td>
</tr>
<tr>
<td>(1)</td>
<td>Dry Bulk Cargo</td>
<td>Per Metric Tonne</td>
<td>219.18</td>
<td>131.51</td>
<td></td>
</tr>
<tr>
<td>(2)</td>
<td>Containers</td>
<td>Per TEU</td>
<td>3562.31</td>
<td>2137.39</td>
<td></td>
</tr>
</tbody>
</table>

**Notes**

(i) The charges prescribed above is a composite charge for unloading of the cargo/container from the mother vessel and transfer of the same to a vessel/ Barge directly in case of import or vice versa in case of export, including stevedoring & all other allied services.

The charge will be applicable for the floating crane operation in the location of setting up of floating crane facility as well as any other deep drafted area within KOPT limit and shall be applicable on the quantity unloaded/ loaded by use of the Floating Crane, as determined through the Draft Survey Report. Incase of handling of containers, the no. of containers in TEUs will be taken.

(ii) The anchorage charge for vessels as well as wharfage and other levies applicable for handling cargo at the Anchorages shall be paid by the Vessel owner/ cargo interest separately to Kolkata Port Trust, as per Scale of Rates of KOPT being in force.

**Performance Linked Tariff:**
The prescribed rate is the base rate for achieving minimum level of cargo transfer rate of 7920 tonnes per day to be computed as per the formula provided in the Licence Agreement. The productivity wise slab rates shall be as follows:

**For Dry Bulk Cargo:**

<table>
<thead>
<tr>
<th>Performance Standard in tonnes</th>
<th>Foreign</th>
<th>Coastal</th>
</tr>
</thead>
<tbody>
<tr>
<td>8421-8920</td>
<td>230.14</td>
<td>138.09</td>
</tr>
<tr>
<td>7921-8420</td>
<td>224.66</td>
<td>134.79</td>
</tr>
<tr>
<td>7920</td>
<td>219.18</td>
<td>131.51</td>
</tr>
<tr>
<td>7919-7420</td>
<td>213.70</td>
<td>128.22</td>
</tr>
<tr>
<td>7419-6920</td>
<td>208.22</td>
<td>124.93</td>
</tr>
</tbody>
</table>

**For Containers:**

<table>
<thead>
<tr>
<th>Performance Standard in TEUs</th>
<th>Foreign</th>
<th>Coastal</th>
</tr>
</thead>
<tbody>
<tr>
<td>581-680</td>
<td>3740.43</td>
<td>2244.26</td>
</tr>
<tr>
<td>481-580</td>
<td>3651.37</td>
<td>2190.82</td>
</tr>
</tbody>
</table>
To calculate the ceiling rates for performance below 7920 tonnes (for Dry Bulk cargo) and 480 TEUs (for Container) per WWD as shown above, the base rate was reduced by 2.5% for first five hundred tonnes and for the 2nd five hundred tonnes the rate was reduced by 5% of the base rate and for containers, the base rate was reduced by 2.5% for first one hundred TEUs and for the 2nd one hundred TEUs the rate was reduced by 5% of the base rate. Likewise performance below 6920 tonnes (for dry bulk cargo) and 280 TEUs (for container) per WWD shall be calculated by reducing the base rate accordingly.

The same methodology shall also be adopted to calculate the incremental ceiling rate beyond 7920 tonnes (for Dry Bulk cargo) and 480 TEUs (for Container) per WWD and in such case the base rate is increased by 2.5% for first five hundred tonnes, 5% for 2nd five hundred tones over the base rate and for containers the base rate was increased by 2.5% for first one hundred TEUs and for the 2nd one hundred TEUs the rate was increased by 5% of the base rate. The same methodology shall be adopted to calculate the rate beyond 8920 tonnes (for dry bulk cargo) and 680 TEUs (for container) per WWD.

The Cargo Transfer Rate shall be computed on WWD basis as per the following formula:

\[
\text{Total cargo/container transferred between mother vessel and the barges/daughter vessels} \times 24
\]

\[
\text{Cargo/Container Transfer Time (in hours)}
\]

Immediately after completion of cargo/container transfer operations, and before the sailing of the Mother Vessel (OGV) from the Transfer Point, Statement of Facts shall be made out duly signed by Master of the Mother Vessel (OGV) and the authorized representatives of the Licensee’s Floating Crane and Barge/ Daughter Vessel and shall be distributed at the transfer point amongst the following concerns:

a) Master of the vessel / agents of the vessel.
b) Representative of Licensee
c) Representative of the barge / daughter vessel.
d) The consignee / consigner, if so desires, may also depute their agents / representatives for signing of the SOF.

The Cargo/container Transfer Time for the purpose of assessment of performance standard of the Floating Crane arrangement to fulfill the provisions of the Scale of Rates of the Floating Crane Charges shall be strictly calculated on the basis of SOF duly signed by the above said parties.

The tariff caps will be indexed to inflation but only to an extent of 60% of the variation in Wholesale Price Index (WPI) occurring between 1 January 2019 and 1 January of the relevant year. Such automatic adjustment of tariff caps will be made every year and the adjusted tariff caps will come into force from 1 April of the relevant year to 31 March of the following year.

The rates approved will come into effect after expiry of 30 days from the date of notification of the Order passed in the Gazette of India and shall remain in force for a period of fifteen years, subject to indexation, as explained above.