

## No. 419. THE LANDING AND SHIPPING CHARGES LAW.

CAP. 273.

## ORDER MADE UNDER SECTION 3 (2).

In exercise of the powers conferred upon him by sub-section (2) of section 3 of the Landing and Shipping Charges Law, the Acting Comptroller of Customs and Excise makes the Order following :—

1. This Order may be cited as the Landing Charges Order, 1958. Citation.
2. In this Order— Interpretation.  
 “agent’s fees” means the fees payable by way of landing charges to any agent excluding portorage and lighterage ;  
 “F.I.O.” that is to say “free in and out” means that goods are consigned under an agreement whereby the consignee shall take delivery of the same in a ship’s hold for conveyance to the shore, jetty or pier without the intervention of an agent ;  
 “landing charges” include portorage and lighterage where such is payable ;  
 “lighterage” means the cost of conveying goods from ship to shore as provided in paragraph 6 of the Boats (Fares and Lighterage Charges) Order, 1958 ;  
 “portorage” means the cost of labour and carriage for conveying goods to a Customs shed or quay from a pier or jetty or from a ship’s sling in the case of ship which is berthed ;  
 “*sous palan*” means that goods are consigned under an agreement whereby the consignee shall take delivery of the same from the ship’s sling for conveyance to the Customs shed or quay without the intervention of an agent.
3. Subject to the provisions of this Order, portorage and agent’s fees at any port shall be payable at rates, not exceeding those set out in the Schedule hereto. Portorage and agent’s fees.
4. In the case of goods consigned “*sous palan*” or “F.I.O.”, agent’s fees payable to the ship’s agent shall not exceed twenty-five per centum of the rates set out in the Schedule hereto. Goods consigned “*sous palan*” or F.I.O.
5. In the case of goods consigned to Cyprus for transshipment, the agent landing the goods and the agent shipping the goods shall each receive an agent’s fee not exceeding fifty per centum of the fee payable under paragraph 3 of this Order. Transshipment.
6. Landing charges shall be payable at rates not exceeding those permitted by this Order and shall include payment for the use of cranes or other equipment, the services of tally clerks, the issue of delivery orders and all customary services or responsibilities hitherto rendered, accepted or undertaken by ships’ agents. Landing charges at scheduled rates only.
7. The Landing Charges Order, 1956, is hereby revoked. Repeal.  
 Gazettes :  
 Supplement  
 No. 3:  
 19.7.1956  
 17.1.1957  
 20.6.1957.