

Victoria Government Gazette

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Port Management Act 1995

DETERMINATION OF WHARFAGE FEES

Victorian Ports Corporation (Melbourne) under section 74(1)(b) of the **Port Management Act 1995** hereby determines the wharfage fees for all cargoes, including empty containers, loaded on or discharged from vessels at Station Pier as specified in the Table below:

Wharfage fees	GST exclusive	GST	GST inclusive	
Containerised ¹ – \$ per TEU ²				
Full Bass Strait containers ^{3 & 4}	74.28	7.43	81.71	
Non-containerised/general – \$ per tonne or cubic metre ⁵	2.87	0.29	3.16	
Accompanied passenger vehicles – \$ per tonne or cubic metre ⁵	1.92	0.19	2.11	
Motor vehicles – \$ per tonne or cubic metre ^{5 & 6}	3.24	0.32	3.56	
Liquid Bulk – \$ per tonne or cubic metre	4.32	0.43	4.75	
Dry Bulk – \$ per tonne				
Outwards	2.49	0.25	2.74	
Inwards	3.44	0.34	3.78	
Transhipment ⁷				
Standard charge – 35% of the rate published in the above table				

¹Tautliners, Tassieliners and Straightliners up to and including 2.9 m in height are charged as containerised. Cargo carrying units in excess of 2.9 m in height are charged as non-containerised cargo.

²TEU = Twenty-foot Equivalent Unit (6.1 m). Non-standard length containers are calculated on a prorata basis.

³Bass Strait cargo is defined as cargo that is loaded/unloaded from a port in Tasmania.

⁴Bass Strait empty containers do not incur a wharfage fee.

⁵Charges are based on the greater of weight or volume of the cargo.

⁶Motor vehicles includes all vehicles new and second-hand primarily designed for the transportation of passengers or goods. It includes special purpose vehicles such as ambulances, firefighting, police and breakdown vehicles, mobile cranes, road sweepers and concrete mixers.

Motor vehicles excludes:

(i) all agricultural, earthmoving and construction machinery including tractors, cultivators, harvesters, balers, mowers, rollers, bulldozers, scrapers, excavators and shovel loaders.

(ii) accompanied passenger vehicles.

⁷Transhipment cargo is defined as cargo that is unloaded from one vessel in the port and reloaded for export on another vessel. Transhipment port fee rates are applicable in respect of cargo which is transhipped from the port within 90 days of being discharged. The appropriate transhipment port fee rate will be separately charged on both the inward and outward movements. Beyond 90 days, normal rates apply for both inward and outward cargo movements. Goods must be transhipped in the same cargo carrying unit for the transhipment port fee rates to apply.

This determination is subject to the approval of the Governor in Council under section 74AB(b) of the **Port Management Act 1995** and will come into effect from 1 July 2019.

Dated 27 February 2019

RACHEL JOHNSON Chief Executive Officer Victorian Ports Corporation Melbourne

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