



Republika ng Pilipinas
PANGASIWAAN NG DAUNGAN NG PILIPINAS
(PHILIPPINES PORTS AUTHORITY)
Marsman Bldg., South Harbor, Port Area
Manila Philippines

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JUN 10 1996

PPA ADMINISTRATIVE ORDER
Number 11 - 96

TO : ALL PDO MANAGERS
PORT MANAGERS
Port Users
All Others Concerned

SUBJECT : TRANSHIPMENT TARIFF ON CONTAINERIZED
CARGOES

Pursuant to Section 20 (a) of Presidential Decree No. 857, as amended, and Executive Order No 159 by the Office of the President dated 23 February 1994, and in order to enhance transshipment business in the country and to improve the utilization of government ports, the following regulations on transshipment tariff are hereby prescribed:

ARTICLE I - COVERAGE

This Order shall apply to all government ports under the jurisdiction of the Philippine Ports Authority and shall cover only foreign containerized transshipment

Foreign containerized transshipment refers to containers/containerized cargoes discharged at the port from a foreign port and destined for reshipment to another foreign port as declared in the manifest.

ARTICLE II - CHARGES/FEEES ON CONTAINERIZED TRANSHIPMENT CARGOES

Charges on containerized transshipment cargoes shall be as follows

- a Wharfage fee shall be US\$1 00 per TEU, provided that the discharged transshipment containers shall not be less than 500 TEU's per carrying vessel.
- b Arrastre charges shall be imposed by the cargo handler only when the cargo contents are rehandled at the port
- c Storage fees as well as full vessel charges shall be charged per existing tariff as provided for under PPA MC No 07-94

ARTICLE III - REPEALING CLAUSE

PPA Memorandum Order Nos. 20-83 and 20-83A and all PPA issuances, Memoranda, Circulars, Orders, rules and regulations, policies or parts thereof inconsistent with or contrary to any of the provisions of this Order are hereby modified or repealed

ARTICLE IV - REPORT

Effects of this Administrative Order shall be closely monitored by the Port Managers. Four months after its effectivity the Port Managers shall submit to the Office of the AGM Operations a detailed report on the volume of transshipment and total revenue collected therefrom, including vessel charges, as compared with the preceeding period.

ARTICLE V - SEPARABILITY CLAUSE

If, for any reason, any Section or provision of this Order is declared to be unconstitutional or invalid, the other sections or provisions of the same which are not affected thereby shall continue to be in full force and effect.

ARTICLE VI - EFFECTIVITY

This Order shall be effective for a period of six (6) months from June 1, 1996 to November 30, 1996 unless otherwise sooner revoked


CARLOS L. AGUSTIN
General Manager