Public Works and Electricity Secretariat

Notification No. PWD 44 PGL 76.
Bangalore, dated 11th November 1983.

Whereas the draft of the rules further to amend the Karnataka Harbour Craft Rules, 1963 was published as required by sub-section (2) of the Section 6 of the Indian Ports Act, 1908 (Central Act XV of 1908) in Notification No. GSR 222 (PWD 44 PGL 76 dated 23rd September, 1983) in Part IV-2C (i) of the Karnataka Gazette (Extraordinary) dated 4th October 1983 inviting objections and suggestions from all members likely to be affected thereby within a period of one month from the date of said publication.

Whereas the said Gazette was made available to the public on 4th October, 1983;

Whereas no objections or suggestions have been received on the said draft;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the Indian Ports Act, 1908 (Central Act XV of 1908), Government of Karnataka hereby makes the following rules, viz.,
APPENDIX-II

Fees for Survey, Licensing, Inspection and endorsing charge

4Tindals,

(a) For initial survey, measurement & issue of licence as required by these rules
50 per cubic metre or part thereof subject to a minimum of rupees ten for each harbour craft.

(b) For each annual inspection and renewal of licence
40 per cubic metre or part thereof subject to a minimum of rupees five for each harbour craft.

(c) For each inspection where the vessel is required to be inspected during the currency of licence as a result of casualty or change in carrying capacity of the craft.
20 per cubic metre or part thereof subject to a minimum of rupees five for each craft.

For mechanically-propelled crafts (see item (g) below also)
Half the fee prescribed at (c) above

(d) On each occasion the harbour is found unsatisfactory on being surveyed and inspected
Rs. 5/-

(e) For grant of duplicate licence issued under Rules 9 and 10
Rs. 2/-

(f) For endorsing change of tindal Driver.

(g) In addition to the fees prescribed above, a fee of Rs. 150
shall be levied for survey of a harbour craft propelled by mechanical power on each occasion it is required to be surveyed by the Marine Engineer, i.e., at the time of initial issue of licence and at the time of its renewal annually. Such survey shall be conducted by the Marine Engineer attached to the Port Department or by such other competent person as may be appointed in this behalf by the State Government. (See proviso to Rule 4 (2) (iii) & Rule 15 (3) (iii) for Mechanised fishing vessels for which only a running test is made by the Licensing Officer.

Note: (1) No fee shall be levied for amending a Licence.
Note: (2) In addition to the above fees, actual travelling allowances of the surveyor as admissible to him under the rules from and to his headquarters shall also be recovered if the survey is carried out away from the headquarters. When the Surveyor is able to undertake the survey during a visit to any out-station for another survey, the expenditure on account of his T.A. etc., shall be apportioned equally between the respective owners.