MUMBAI PORT AUTHORITY

NOTIFICATION

NO. FA/ACC/232 (A)/353, Dated 7th March 2024.

In exercise of the power conferred under Sub-Section (1) of Section 27 of the Major Port Authorities Act, 2021, the Board of Mumbai Port Authority *vide* Board Resolution No.221 has approved in its meeting dated 22nd February 2024 the amendment in existing note at Clause (viii) of 1.2 of chapter I - General Terms and Conditions of the SOR. Accordingly, as required under Clause 4.7 of Tariff Policy, 2021, Board of Mumbai Port Authority hereby publishes amendment in Clause (viii) of 1.2 of chapter I - General Terms and Conditions of the SOR for information of all concerned. As per clause 4.8 of Tariff Policy, 2021, amendment shall come into effect after expiry of 30 days from the date of Notification in the State *Gazette* by Major Port Authority and shall remain co-terminus to the validity of the existing Scale of Rates of MbPA.

The existing Clause (viii) of 1.2 of chapter I - General Terms and Conditions of the SOR is replaced by the following clause (viii) (a) and (b). A statement of existing clause of SOR *vis-à-vis* approved amendment as per BR No. 221, dated 22nd February 2024 is tabulated below:

Existing	Approved Amendment as per BR No.221 dated 22nd February 2024
Clause (viii) of 1.2 of chapter I- General Terms and Conditions	Clause (viii) (a) & (b) of 1.2 of chapter I - General Terms and Conditions
The minimum charges recovered in any bill shall be Rupees one hundred (100/-) only.	 (a) The minimum charges recovered in any bill (except interest bills) shall be Rupees one hundred (100/-) only. (b) No interest bill will be raised if amount of interest works out less than Rupees two
	hundred and fifty (250/-).

SMT. M. A. VARADE, Financial Advisor & Chief Accounts Officer.