

BRIDPORT HARBOUR ORDER 1921.

ARRANGEMENT OF SECTIONS.

	<i>Preliminary.</i>	Section
Short Title		1
Commencement of Order		2
Interpretation		3
	<i>Undertakers.</i>	
Undertakers		4
	<i>Transfer.</i>	
Transfer of Harbour and undertaking of Commissioners		5
Power to Corporation to accept leases		6
Saving rights of action		7
Documents &c. to be transferred		8
As to remaining mortgages under Act of 1823		9
Harbour Committee		10
	<i>Acquisition of Lands.</i>	
Power to take lands by agreement		11
Power to take easements by agreement		12
Power to retain and sell lands		13
	<i>Limits.</i>	
Limits		14
	<i>Works and Powers.</i>	
Power to maintain and improve works		15
Works below high-water mark to be subject to approval of Board of Trade		16
Survey of works by Board of Trade		17

ii.

Bridport Harbour Order 1921.

	Section
Abatement of works abandoned or decayed	18
Penalty for obstructing works	19
Power to dredge and sell materials	20
Power to provide dredgers &c.	21

Rates.

Power to levy rates	22
Power to vary exemptions and compound for rates	23
Rates for warehouses &c.	24
Rates for tugs	25
Ballast for vessels	26
Masters of fishing vessels to report take of fish	27
Harbour-master may prevent sailing of vessels	28
Certain fishing vessels under stress of weather exempt from rates	29
Exemption of lifeboat crew	30
Ministry of Transport may alter rates	31

Powers of Sale and Leasing.

Power to sell	32
Power to lease undertaking or rates	33
Power to lease warehouses	34

Finance.

Power to Corporation to provide moneys for purposes of Order	35
Power to borrow	36
Period for repayment of moneys borrowed by Corporation	37
Section 234 of Public Health Act 1875 not to apply	38
Application of money borrowed	39
Mode of raising money	40
Protection of lenders from inquiry	41
Provisions of Public Health Act 1875 as to mortgages to apply	42
Mode of payment off of moneys borrowed by Corporation	43
Sinking fund	44
Return as to sinking fund to Ministry of Health	45
Power to Corporation to re-borrow	46
As to loans by Corporation under Order of 1918	47
Proceeds of sale of surplus lands to be treated as capital	48
Receiver	49
Contingency fund	50
Application of harbour revenue	51
Making up deficiencies in harbour revenue	52
Separate harbour accounts	53
Annual accounts to be sent to Ministry of Transport	54

Bridport Harbour Order 1921.

iii.

Section	<i>Bye-laws.</i>	Section
18		
19	Bye-laws	55
20		
21	<i>Life-Saving Apparatus.</i>	
	Provision for life-saving apparatus	56
	Life-saving apparatus may be attached to harbour	57
	Lifebuoys to be kept... ..	58
22		
23		
24	<i>Lights.</i>	
25	Lights on works during construction	59
26	Permanent lights on works	60
27	Provision against danger to navigation	61
28		
29		
30	<i>Miscellaneous.</i>	
31	Removal of stranded or sunk vessels	62
	Meters and weighers... ..	63
	Appointment of officers to enforce bye-laws and regulations	64
	Application of Section 265 of Public Health Act 1875	65
32	Application of Act 10 & 11 Vict. c. 27.... ..	66
33	Recovery of penalties	67
34	Officers exempt from rates	68
	Local lighthouse authority	69
	Saving rights of Crown	70
	Crown minerals	71
35	Harbour to be in borough of Bridport	72
36	Repeal	73
37	Costs of Order	74
38		
39		
40		
41		
42		
43		
44		
45		
46		
47		
48		
49		
50		
51		
52		
53		
54		

[SCHEDULES.]

BRIDPORT HARBOUR ORDER 1921.

ORDER

For the transfer to the Corporation of Bridport of the undertaking known as Bridport Harbour to confer powers on the Corporation with reference thereto and the maintenance management and improvement thereof; to authorise the Corporation to borrow money and for other purposes.

[ROYAL ASSENT 28TH JULY 1921.]

Preliminary.

1. This Order may be cited as "the Bridport Harbour Order 1921." Sheet title.
2. This Order shall come into operation upon the day when the Act confirming this Order is passed and that day is in this Order referred to as "the commencement of this Order." Commencement of Order.
- 5 3. (1) In this Order unless the context otherwise requires:— Interpretation.
 - "The borough" means the borough of Bridport;
 - "The borough fund" and "the borough rate" mean respectively the borough fund and the borough rate of the borough;
 - 10 "The Corporation" means the Mayor Aldermen and Burgesses of the borough;

"The Commissioners" mean the Bridport Harbour Commissioners;

"The Harbours Clauses Act 1847" means the Harbours Docks and Piers Clauses Act 1847;

"The Act of 1823" means the Act 4 Geo. IV. cap. xix.; 5

"The Order of 1918" means the Bridport Harbour Order 1918; 5 Or

"The harbour" means Bridport Harbour in the county of Dorset as comprised within the limits of this Order; Fi

"The harbour undertaking" means and includes as the case 10
may require the harbour and the lands property and
conveniences held therewith transferred to the Corporation
under the powers of this Order or the entire undertaking
of the Corporation in connection with the harbour; 10 int

"The harbour revenue" means and includes the rates rents 15
and other moneys and receipts which may be taken and
received by way of income from or in respect of the
harbour undertaking under the authority of this Order; 15 to

"The works" mean and include the piers quays roads 20
buildings and works and all conveniences connected
therewith transferred to the Corporation under the
powers of this Order or constructed purchased or other-
wise acquired by the Corporation; 20 ar

"The purchase agreement" means the agreement between 25
the Commissioners and the Corporation which is confirmed
by this Order; 25 re

"The date of transfer" means the first day of January one
thousand nine hundred and twenty-two; 30 or

(2) In the application to this Order of the Harbours Clauses Act 1847 the expressions "packet boat" or "post office packet" and "post office bag of letters" used in that Act shall mean respectively a vessel employed by or under the Post Office or the Admiralty for the conveyance under contract of postal packets as defined by the Post Office Act 1908 and a mail bag as defined by the same Act Provided that nothing in the Harbours Clauses Act 1847 or in this Order shall 35

extend to exempt from rates or duties any such vessel as aforesaid if she also conveys passengers or goods for hire.

Undertakers.

4. The Corporation shall be the undertakers for carrying this Order into execution.

Transfer.

5. (1) The purchase agreement (a copy of which is set forth in the First Schedule to this Order) is hereby confirmed and made binding on the parties thereto respectively and the same may and shall be carried into effect accordingly.

Transfer of Harbour and undertaking of Commissioners.

(2) Subject to the provisions of this Order and of the purchase agreement the harbour and the harbour undertaking and all rights powers authorities choses in action chattels effects moneys arrears of rates and things which are under the said agreement to be transferred to the Corporation shall as from the date of transfer be vested in the Corporation and the said harbour and undertaking may be maintained by the Corporation and the Corporation may exercise all the powers rights and authorities which are by the Order of 1918 conferred upon the Commissioners.

6. Subject as hereinafter provided the Commissioners shall if and so far as they may be required by the Corporation so to do assign to the Corporation and the Corporation may accept an assignment of all or any leases licences or consents granted to the Commissioners by any authority body or person and the Corporation may accept and hold renewals of any such leases licences or consents and may accept and hold new or further leases licences or consents from any such authority body or person as aforesaid in respect of any lands or property comprised in any such lease licence or consent of any other lands or property or otherwise.

Power to Corporation to accept leases.

7. Subject to the provisions of this Order nothing in this Order contained shall be held to prejudice or affect any action or suit or right or cause of action or suit or any remedy which at the date of transfer may be pending by or against the Commissioners or which the Commissioners may have against any person or which any person may have against the Commissioners but all such actions suits rights causes and remedies may be enforced or prosecuted by or against the Commissioners as if this Order had not been made.

Saving rights of action.

t Harbour Com-
as the Harbours
7. cap. xix.; 5
Harbour Order

the county of
this Order;
des as the case 10
ls property and
the Corporation
ire undertaking
harbour;
the rates rents 15
be taken and
respect of the
of this Order;

quays roads
nces connected 20
ion under the
ased or other-
ment between
h is confirmed 25

January one
Clauses Act
" and " post 30
ively a vessel
dty for the
by the Post
t Provided
Order shall 35

Documents
Ac. to be
transferred

8. All documents books plans maps writings papers and effects belonging to or vested in the Commissioners evidencing the title of the Commissioners to the harbour and the harbour undertaking or of any part thereof or which may be necessary or convenient for the proper carrying on and working of the harbour or the harbour undertaking by the Corporation shall at the date of transfer be transferred to and belong to and be vested in the Corporation. Provided that the Corporation shall give the Commissioners reasonable access to and allow the Commissioners to take copies of or extracts from any such documents books plans maps writings and papers so far as may be necessary to enable the Commissioners to wind up their affairs.

As to remain-
ing mortgages
under Act of
1823.

9. (1) The Commissioners shall out of the purchase money paid by the Corporation to the Commissioners in accordance with the terms of the purchase agreement pay to each of the holders of any mortgage of rates or duties granted under the Act of 1823 who has requested or who shall before the date of transfer request the Commissioners so to do and who has not at the date of transfer been paid a composition for such mortgage and interest thereon under the powers in that behalf contained in the Order of 1918 (including each holder of any such mortgage who has so requested the Commissioners as aforesaid and who has under the Order of 1918 agreed with the Commissioners to accept in satisfaction of such mortgage a mortgage of the Commissioners under the said Order for a sum equivalent to a tenth part of the nominal value of his mortgage under the Act of 1823) a sum of money equal to one-tenth of the nominal amount of the principal moneys secured by such mortgage and each sum so paid by the Commissioners shall be deemed to be accepted by the person to whom the same is paid in full satisfaction of the mortgage in respect of which the same is paid and all interest due thereon up to the date of payment.

(2) The Commissioners shall within one month from the commencement of this Order give notice by public advertisement in the "Bridport News" or some other newspaper circulating in Bridport of the provisions of this Section and shall send to each holder of any such mortgage who has not at such commencement so requested the Commissioners as aforesaid notice of such provisions by registered letter sent through the post addressed to him at his last address as appearing in the books relating to the harbour undertaking.

Harbour
Committee.

10. The Corporation may at any time and from time to time by resolution appoint as members of any Committee appointed by the

papers and effects
concerning the title of
our undertaking
or convenient for
our or the harbour 5
transfer be trans-
ferred. Provided that
reasonable access to and
control from any such
persons so far as may be 10
concerning their
affairs.

Corporation for the management of the Harbour and for such period as
the Corporation may determine any number of persons not being
members of the Council not exceeding three being persons of experience
in or having a special knowledge of the harbour undertaking or being
5 principal payers of harbour rates and any such person may be at any
time removed by the Corporation from such Committee and subject as
aforesaid the provisions of section 22 of the Municipal Corporations
Act 1882 shall apply to any such Committee as is referred in this
section.

19

Acquisition of Lands.

11. Without prejudice to any other powers conferred upon the
Corporation by this Order with reference to the acquisition
of lands the Corporation may for the purposes of the harbour
undertaking by agreement purchase or take on lease (in
15 addition to any lands now forming any part of the harbour under-
taking) any interest in the foreshore of the borough and any lands or
buildings which the Corporation may deem requisite or convenient not
exceeding in the whole twenty-five acres and for the purposes of any
such purchase by agreement the Lands Clauses Acts (except so much
20 thereof as relates to the purchase and taking of lands otherwise than
by agreement and to the entry upon lands by the promoters of the
undertaking) are hereby incorporated with this Order and for the
purposes of that incorporation the term "special Act" in those Acts
shall mean this Order but nothing in this section shall exempt the Cor-
25 poration from any proceedings for nuisance caused or permitted by them
on land acquired by them under the power conferred by this section.

Power to take
lands by
Agreement.

12. Persons empowered by the Lands Clauses Acts to sell and
convey or release lands may if they think fit subject to the provisions
of those Acts and this Order grant to the Corporation any easement
30 right or privilege (not being an easement right or privilege of
water in which other persons than the grantors have an interest)
required for the purposes of this Order in or over or affecting any
such lands and the provisions of the said Lands Clauses Acts with
respect to lands and rent-charges so far as the same are applicable in
35 this behalf shall extend and apply to such grants and to such easements
rights and privileges as aforesaid respectively.

Power to take
easements by
agreement.

13. Notwithstanding anything in the Lands Clauses Acts or in
any other Act or Acts to the contrary the Corporation may retain
hold and use for such time as they may think fit or may sell let lease
40 exchange or otherwise dispose of in such manner and for such

Power to
retain and
sell lands.

consideration and purpose and on such terms and conditions as they may think fit and in case of sale either in consideration of the execution of works or of the payment of a gross sum or of an annual rent or of any payment in any other form any lands and premises or any interest therein vested in them or acquired by them under this Order and may sell exchange or dispose of any rents reserved on the sale exchange lease or other disposition of such lands and premises and may make do and execute any deed act or thing proper for effectuating any such sale lease exchange or other disposition and on any exchange may give or take any money for equality of exchange.

Limits.

Limits.

14. (1) The limits within which the power of the Corporation to levy rates under this Order may be exercised (hereinafter termed "the rating limits") shall comprise any piers and other lands buildings works and conveniences connected with the harbour or which may be erected acquired or leased by the Corporation for the purposes of the harbour undertaking together with so much of the harbour as lies to the northward of an imaginary straight line drawn east and west through the pier heads in the harbour which limits are indicated by the red line marked on the map or plan signed in quadruplicate by an assistant secretary of the Ministry of Transport of which one copy having been deposited at the office of the Ministry of Transport another copy thereof shall be deposited at the office of the Board of Trade another copy thereof shall be deposited at the office of the clerk of the peace for the County of Dorset and another copy thereof shall be deposited with the town clerk of the borough.

(2) The limits within which the Corporation shall have authority and within which the powers of the harbour master may be exercised shall comprise the rating limits and an area including so much of the foreshore and bed of the sea below high-water mark of ordinary tides as is within a distance of one thousand feet measured from either of the said pier heads in the harbour which area is coloured blue on the said map or plan and those limits are in this Order termed "the limits of this Order."

(3) In case of any discrepancy between any limits delineated on the said map or plan and any limits described in this section the said map or plan shall be deemed to be correct and shall prevail.

Works and Powers.

Power to maintain and improve works

15. (1) Subject to the provisions of this Order the Corporation may upon any lands within the limits of this Order maintain alter improve and extend the harbour and any works thereof and construct

ditions as they
of the execution
annual rent or of
or any interest
Order and may 5
sale exchange
I may make do
any such sale
ge may give or
10

Corporation to
termed "the
uildings works
may be erected 15
of the harbour
s lies to the
west through
y the red line
an assistant 20
r having been
another copy
another copy
peace for the
ited with the 25

ve authority
be exercised
much of the
inary tides 30
from either
l blue on the
"the limits
lineated on 35
on the said

Corporation
tain alter 40
d construct

maintain alter and improve embankments landing places piers quays
jetties slips wharves buoys moorings cranes lights beacons roads sewers
drains watercourses gas and water pipes electric light and power and
other works and conveniences which may be found necessary for the
5 accommodation of vessels and traffic and may also from time to time
lay down and maintain rails tramways sidings and turntables on and
along the piers quays and other harbour works of the Corporation.

(2) No line of rails or tramway constructed under the powers
of this Order shall be used for the public conveyance of passengers
10 unless and until the same shall have been inspected and certified by
the Ministry of Transport to be fit for such traffic.

(3) Any electric light and power or other apparatus constructed
and maintained under this Order shall be so constructed used and main-
tained as to prevent any interference with telegraphic communication
15 by means of any telegraphic line belonging to or used by the
Postmaster-General.

(4) Nothing in this Order shall extend to or authorise any
interference with any works of any undertakers within the meaning
of the Electricity (Supply) Acts 1882 to 1919 to which the provisions
20 of Section 15 of the Electric Lighting Act 1882 apply except in
accordance with and subject to the provisions of that section.

16. (1) Subject to the provisions of this Order any works
constructed under the powers of this Order on over or under tidal
lands below high-water mark of ordinary spring tides shall be con-
25 structed only in accordance with such plans and sections and subject
to such restrictions and regulations as previous to such works being
commenced have been approved by the Board of Trade in writing
under the hand of one of the secretaries or assistant secretaries of
the Board of Trade. Any alteration or extension of any such works
30 shall be subject to the like approval.

Works below
high-water
mark to be
subject to
approval of
Board of
Trade.

(2) If any such work be commenced or completed contrary to the
provisions of this section the Board of Trade may abate and remove
the same and restore the site thereof to its former condition at the
cost of the Corporation and the amount of such cost shall be a debt
35 due from the Corporation to the Crown and shall be recoverable as a
Crown debt or summarily.

17. If at any time the Board of Trade deems it expedient for the
purposes of this Order to order a survey and examination of a work
constructed by the Corporation on in over through or across tidal lands
40 or tidal water or of the intended site of any such work the Corporation
shall defray the expense of the survey and examination and the amount

Survey of
works by
Board of
Trade.

thereof shall be a debt due from the Corporation to the Crown and be recoverable as a Crown debt or summarily.

Abatement of works abandoned or decayed.

18. If a work constructed by the Corporation on in over through or across tidal lands or a tidal water is abandoned or suffered to fall into decay the Board of Trade may abate and remove the work or any part of it and restore the site thereof to its former condition at the expense of the Corporation and the amount of such expense shall be a debt due from the Corporation to the Crown and be recoverable as a Crown debt or summarily. 5

Penalty for obstructing works.

19. Any person who wilfully obstructs any person acting under the authority of the Corporation in setting out the lines of any works authorised by this Order or who pulls up or removes any poles or stakes driven into the ground for the purpose of setting out the lines of those works shall for every such offence be liable to a penalty not exceeding five pounds. 10

Power to dredge and sell materials.

20. (1) The Corporation may deepen dredge scour and excavate the harbour as they may consider necessary and may deepen dredge scour and excavate any portion of the foreshore and bed of the sea to the extent necessary to secure a sufficient waterway and approach to the harbour for vessels using the same. 15

(2) All sand mud and other materials dredged up or removed shall be the property of the Corporation and they may sell or otherwise dispose of or remove or deposit the same as they think fit Provided that no sand mud or other material shall be laid down or deposited in any place below high-water mark without the consent in writing of the Board of Trade having been first obtained. 20

(3) All money arising from any sale or other disposition of sand mud and other materials under this section after payment of the expenses connected therewith shall be applied in the same manner as the harbour revenue is to be applied. 25

(4) Nothing in this Order shall be deemed to derogate from or affect any powers rights or authorities in respect of the removal sale and disposal of sand shingle gravel or other material which may under the Act of 1823 and the Order of 1918 be vested in or exercisable by the Commissioners immediately before the date of transfer or prevent the Corporation exercising any such powers rights or authorities. 30

Power to provide dredgers &c.

21. The Corporation may from time to time provide purchase take on lease hire and use such steam or other dredgers engines tugs lighters or other vessels diving bells tools pile-drivers plant or other materials as they may think necessary for effecting the purposes of this Order and may let the same on hire for such sums and 40

the Crown and be
in over through
r suffered to fall
e the work or any 5
r condition at the
expense shall be a
re recoverable as a

upon and subject to such terms and conditions as they may think fit or may sell or dispose thereof All sums received in respect of any such letting on hire shall be deemed to form part of the harbour revenue and all moneys realised by any such sale or 5 disposal shall be applied towards carrying into effect any of the purposes of this Order to which capital is properly applicable.

Rates.

erson acting under 10
nes of any works
ves any poles or
ing out the lines
to a penalty not
15
our and excavate
y deepen dredge
ed of the sea to
and approach to

22. (1) Sections 25 and 26 of the Harbours Clauses Act 1847 Power to levy rates. shall not be incorporated with this Order.

10 (2) From and after the date of transfer the Corporation may within the rating limits subject and according to the provisions of this Order demand receive and recover for the use of the harbour and in respect of vessels boats persons goods animals fish and things and for services described in the Second Schedule to this Order any rates not 15 exceeding those specified in that Schedule.

up or removed
sell or otherwise
ink fit Provided
or deposited in
it in writing of 25

(3) Nothing in this section shall be deemed to prevent the Corporation recovering any rates or moneys due to the Commissioners at the date of transfer and all such rates or moneys may be recovered by the Corporation accordingly.

position of sand
payment of the
e same manner
30

20 23. The Corporation may confer vary or extinguish exemptions Power to vary exemptions and compound for rates. from and compound with any person with respect to the payment of rates or charges which they are authorised by this Order to demand receive and recover but so that no preference be in any case given to any person over any other person using the harbour under the like 25 circumstances and that anything done under this section shall not prejudice the other provisions of this Order.

erogate from or
he removal sale
hich may under
i or exercisable
nfer or prevent 35
thorities.

24. The Corporation may (so far as the rates specified in the Second Schedule to this Order do not extend) demand and recover such rates Rates for warehouses &c. or charges or other consideration as they think reasonable for the use of any warehouses sheds buildings yards weighing machines mooring posts cranes buoys works and conveniences belonging to or provided by the Corporation or in respect of any services rendered by them in connection with the harbour undertaking.

vide purchase
s engines tugs
plant or other
; the purposes 40
uch sums and

Rates for tugs.

25. The rates and charges payable for or in respect of the use of steam and other tugs provided maintained or let by the Corporation shall be paid by the owner master consignee or other person having charge of the vessel obtaining the assistance of the tug to the Corporation or their lessees and those rates and charges shall be due and payable whether the tug shall be actually employed or not provided the assistance thereof shall have been required and shall in consequence of a requisition have been tendered by the master or other person having command of the tug. 5

Ballast for vessels.

26. The Corporation may supply and remove ballast for the accommodation of vessels within the limits of this Order or permit the master or owner of any vessel within such limits to lift or convey ballast from or to any place where it may be lawfully obtained or deposited for the purpose of supplying or removing the ballast of such vessel on payment to the Corporation of such reasonable rates as they shall think fit but no material shall be taken from the fore-shore or sea-bed under the provisions of this section without the approval of the Board of Trade. 15

Masters of fishing vessels to report take of fish.

27. (1) The master or owner of any vessel (not being a pleasure boat) with a take or cargo of fish shall on the arrival of the vessel within the rating limits forthwith furnish to the collector of rates a true and accurate statement of his take or cargo of fish and the name of every person obtaining delivery thereof. 20

(2) If the master or owner of the vessel fails to comply with this section he shall for each offence be liable to a penalty not exceeding ten pounds. 25

Harbour-master may prevent sailing of vessels.

28. The harbour-master may prevent the removal or sailing from within the limits of this Order of any vessel in respect of which or of the goods imported or to be exported therein any rates are payable until evidence has been produced to him of the payment of those rates to the collector and in the case of a vessel with a take or cargo of fish until the master or owner of the vessel has given in the account of his take or cargo of fish required by this Order. 30

Certain fishing vessels under stress of weather exempt from rates.

29. Fishing vessels belonging to countries with which for the time being treaties exist exempting those vessels from duties and port charges when forced by stress of weather to seek shelter in 35

the ports or on the coast of the United Kingdom shall when forced by stress of weather to make use of the harbour and not breaking bulk while making use thereof be exempt from rates leviable under this Order.

5 **30.** All persons going to or returning from any lifeboat or Exemption of
using any apparatus for saving life and being persons either belonging lifeboat crew.
to the crew of the lifeboat or to the coastguard or being persons for
the time being actually employed in saving life or in exercising or using
the lifeboat or the apparatus for saving life and all persons brought
10 ashore from any vessel in distress shall at all times have free ingress
passage and egress to along and from the harbour.

31. (1) The rates to be received by the Corporation shall be Ministry of
adjusted by them in such a manner that as far as possible the harbour Transport
revenue shall be sufficient and not more than sufficient for the purposes may alter
15 of the harbour undertaking. rates.

(2) If at any time it appears to the Ministry of Transport from
the annual account to be sent to them under this Order that the clear
annual income derived from the rates leviable by the Corporation
on the average of the then three last preceding years after payment of
20 all expenses and outgoings exceeds the amount sufficient for the
purposes of this Order the Ministry may if in their discretion they
think fit reduce such rates to such amounts as will be sufficient to
provide the amount aforesaid and may again at any time raise the
rates to any amount not exceeding the rates specified in the Second
25 Schedule to this Order.

Powers of Sale and Leasing.

32. (1) The Corporation at any time may with the previous Power to sell.
consent in writing of and upon such terms conditions and restrictions as
may be sanctioned by the Ministry of Transport sell the harbour under-
30 taking and the purchaser to the extent authorised by his conveyance
shall have and may exercise all or any of the powers conferred upon
the Corporation by or under this Order or which the Corporation have
or might exercise thereunder and shall be subject to all the liabilities
and obligations subject to which the same shall be sold and shall
35 perform all the duties of the Corporation under this Order :

(2) The Corporation shall within one month after the date of any
conveyance made under this section deposit a certified copy thereof

with the Ministry of Transport and shall as from the expiration of that month be liable to a penalty not exceeding twenty pounds for every week or part of a week during which they refuse or neglect to comply with this subsection.

Power to lease
undertaking
or rates.

33. (1) The Corporation may with the previous consent in writing of and upon such terms conditions and restrictions and for such period as may be sanctioned by the Ministry of Transport lease to any company corporation or person—

(A) The harbour undertaking; or

(B) The rates and other charges authorised to be taken by this Order.

(2) As from the date of any lease made under the last preceding subsection the lessee during the continuance of and to the extent provided in his lease shall have and may exercise all or any of the powers conferred upon the Corporation by or under this Order or which the Corporation have or might exercise under this Order and shall be subject to all the liabilities and obligations to which the Corporation are subject and shall perform all the duties of the Corporation under this Order.

(3) No lease made under subsection (1) of this section shall be assignable without the previous consent in writing of the Ministry of Transport.

(4) The Corporation shall within one month after the date of any lease made under this section deposit a certified copy thereof with the Ministry of Transport and shall as from the expiration of that month be liable to a penalty not exceeding twenty pounds for every week or part of a week during which they refuse or neglect to comply with this subsection.

(5) Nothing in this section shall exempt the Corporation from their obligations to keep and render accounts and as from the date of any lease made under this section all the provisions of the Acts incorporated with this Order and of this Order as to the keeping delivery and audit of accounts shall apply to and be binding upon as well the lessee as the Corporation and all moneys received by the Corporation under or in respect of any such lease shall be deemed to be moneys levied by virtue of and income received under this Order.

Power to
let or lease
ware-
houses.

34. In addition to any general power in this Order contained the Corporation may let for hire or lease for any term not exceeding

twenty-one years any rooms shops sheds warehouses or other buildings separately from any other part of the harbour undertaking to any company corporation or person upon such terms pecuniary or otherwise and under such restrictions and conditions as they think fit.

Finance.

5 **35.** The Corporation may and shall provide such moneys as may become necessary for the purposes of this Order or any of them and of the harbour undertaking and the maintenance management and improvement thereof and the payment of expenses in connection
10 therewith out of the harbour revenue or subject to the provisions of this Order if that shall be insufficient out of the borough fund and the borough rate or one or other of them save in so far as such moneys shall be properly payable out of moneys authorised by this Order to be borrowed.

Power to Corporation to provide moneys for purposes of Order.

15 **36.** (1) The Corporation may independently of any other borrowing power from time to time borrow at interest not exceeding without the consent of the Ministry of Transport eight per centum per annum :—

Power to borrow.

20 (A) For the payment of the costs charges and expenses of and incidental to this Order such sum as may be required for the purpose.

(B) For carrying the purchase agreement into effect the sum to be paid for the purchase of the harbour undertaking as provided by the purchase agreement,

25 (c) With the consent of the Ministry of Transport such further sum or sums as may from time to time be required for any of the purposes of the harbour undertaking.

30 (2) In order to secure the repayment of moneys borrowed for the purposes mentioned in this section and the payment of interest thereon the Corporation may mortgage or charge the harbour undertaking or any part or parts thereof respectively and the borough fund and the borough rate or either of them and the harbour revenue.

37. All moneys borrowed by the Corporation under this Order shall be repaid within the respective periods following (in this Order

Period for repayment of moneys borrowed by Corporation.

collectively and singly referred to as "the prescribed periods" and "the prescribed period" respectively) (that is to say) :-

- (A) As to moneys borrowed for the purposes (A) mentioned in the section of this Order of which the marginal note is "Power to borrow" within five years from the commencement of this Order; 5
- (B) As to moneys borrowed for the purposes (B) mentioned in the same section within thirty years from the date or dates of borrowing the same; and
- (C) As to moneys borrowed for the purposes (C) mentioned in the same section within such period from the date or dates of borrowing the same as the Ministry of Transport shall prescribe. 10

Section 234 of Public Health Act 1875 not to apply.

38. The power of borrowing money given by this Order shall not be restricted by any of the regulations contained in Section 234 of the Public Health Act 1875 and in calculating the amount which the Corporation may borrow under that Act any sums which they may borrow under this Order shall not be reckoned. 15

Application of money borrowed.

39. All moneys borrowed by the Corporation under the powers of this Order shall be applied only to the purposes for which such moneys are authorised to be borrowed and to which capital is properly applicable. 20

Mode of raising money.

40. The Corporation may raise all or any moneys which they are authorised to borrow under this Order by mortgage or by the issue of debentures or annuity certificates under and subject to the provisions of the Local Loans Act 1875 or partly in one way and partly in another or others. Provided that the provisions of this Order relating to sinking funds shall apply to sinking funds formed for the repayment of moneys borrowed under the Local Loans Act 1875 instead of the provisions of Section 15 (Discharge of loan by sinking fund) of that Act. 25 30 30

Protection of lenders from inquiry.

41. A person lending money to the Corporation under this Order shall not be concerned to inquire as to the observance by the Corporation of any of the provisions of this Order or be bound to see to the application or be answerable for any loss or non-application of the money lent or any part thereof. 35

42. The provisions of Sections 236 to 239 of the Public Health Act 1875 shall extend and apply to any mortgage granted under this Order.

Provisions of Public Health Act 1875 as to mortgages to apply.

43. The Corporation shall pay off all moneys borrowed by them on mortgage under the provisions of this Order either by equal yearly or half-yearly instalments of principal or of principal and interest combined or by means of a sinking fund or partly by such instalments and partly by a sinking fund and the payment of the first instalment shall be made within twelve months if a yearly instalment or within six months if a half-yearly instalment after the date of borrowing the sum in respect of which it is made and the first payment to the sinking fund shall be made within twelve months after the date of borrowing the sum in respect of which it is made.

Mode of payment of moneys borrowed by Corporation.

44. (1) If the Corporation determine to repay by means of a sinking fund any moneys borrowed under the powers of this Order such fund shall be formed and maintained either--

Sinking fund.

(A) By payment to the fund throughout the prescribed period of such equal annual sums as will together amount to the moneys for the repayment of which the sinking fund is formed. A sinking fund so formed is hereinafter called a "non-accumulating sinking fund;" or

(B) By payment to the fund throughout the prescribed period of such equal annual sums as with accumulations at a rate not exceeding four pounds per centum per annum or such higher rate as may from time to time be approved by the Ministry of Health will be sufficient to pay off within the prescribed period the moneys for the repayment of which such sinking fund is formed. A sinking fund so formed is hereinafter called an "accumulating sinking fund."

(2) Every sum paid to the sinking fund and in the case of an accumulating sinking fund the interest on the investments of the sinking fund shall unless applied in repayment of the loan in respect of which the sinking fund is formed be immediately invested in securities in which trustees are by law for the time being authorised to invest trust moneys or in mortgages bonds debentures debenture stock stock or other securities (not being annuity certificates or securities payable to bearer) duly issued by any local authority as defined by section 34 of the Local Loans Act 1875 but exclusive in every case of the securities of the Corporation and the Corporation

shall be at liberty from time to time to vary and transpose the investments.

(3) In the case of a non-accumulating sinking fund the interest on the investments of the fund may be applied by the Corporation towards the equal annual payments to the fund.

(4) The Corporation may at any time apply the whole or any part of any sinking fund in or towards the discharge of the moneys for the repayment of which the fund is formed. Provided that if the Corporation shall avail themselves of this power in the case of an accumulating sinking fund they shall pay into the fund each year and accumulate during the residue of the prescribed period a sum equal to the interest which would have been produced by such sinking fund or part thereof so applied if invested at the rate per centum per annum on which the annual payments to the sinking fund are based.

(5) If and so often as the income of an accumulating sinking fund is not equal to the income which would be derived from the amount invested if the same were invested at the rate per centum per annum on which the annual payments to the fund are based any deficiency shall be made good by the Corporation.

(6) If and so often as the income of an accumulating sinking fund is in excess of the income which would be derived from the amount invested if the same were invested at the rate per centum per annum on which the annual payments to the fund are based any such excess may be applied towards such annual payments.

(7) Any expenses connected with the formation maintenance investment application or management of or otherwise in relation to any sinking fund under this Order shall be paid by the Corporation in addition to the payments provided for by this Order.

(8) If it appears to the Corporation at any time that the amount in the sinking fund with the future payments thereto in accordance with the provisions of this Order together with (in the case of an accumulating sinking fund) the probable accumulations thereon will not be sufficient to repay within the prescribed period the moneys for the repayment of which the sinking fund is formed it shall be the duty of the Corporation to make such increased payments to the sinking fund as will cause it to be sufficient for that purpose. Provided that if it appears to the Ministry of Health that any such increase is necessary the Corporation shall increase the payments to such extent as that Ministry may direct.

(9) If the Corporation desire to accelerate the repayment of any loan they may increase the amounts payable to the sinking fund.

(10) If the amount in any sinking fund with the future payments thereto in accordance with the provisions of this Order together with (in the case of an accumulating sinking fund) the probable accumulations thereon will in the opinion of the Ministry of Health be more than sufficient to repay within the prescribed period the moneys for the repayment of which the sinking fund is formed the Corporation may reduce the payments to be made to the sinking fund either temporarily or permanently to such extent as the Ministry may approve.

(11) If the amount in any sinking fund at any time together with (in the case of an accumulating sinking fund) the probable accumulations thereon will in the opinion of the Ministry of Health be sufficient without any further payments thereto to repay the loan in respect of which it is formed within the prescribed period the Corporation may with the consent of that Ministry discontinue the annual payments to the sinking fund until that Ministry shall otherwise direct.

(12) Any surplus of any sinking fund remaining after the discharge of the whole of the moneys for the repayment of which it was formed shall be applied to such purpose or purposes as the Corporation with the consent of the Ministry of Health may determine.

45. The town clerk of the borough shall within twenty-one days after the thirty-first day of March in each year during which any sum is required to be paid as an instalment or annual payment or to be appropriated or paid to a sinking fund in pursuance of the provisions of this Order or in respect of any money raised thereunder and at any other time when the Ministry of Health may require such a return to be made transmit to the Ministry of Health a return in such form as may be prescribed by that Ministry and (if required by that Ministry) verified by statutory declaration of the said town clerk showing the amounts which have been paid as instalments or annual payments and the amounts which have been appropriated and the amounts which have been paid to or invested or applied for the purposes of the sinking fund during the year preceding the making of such return and the description of the securities upon which any investment has been made and also showing the purposes to which any portion of the money invested for the sinking fund and the interest thereon have been applied during the said period and the total amount remaining invested at the end of the year and in the event of any wilful default in making such return the Corporation shall for each such

Return as to sinking fund to Ministry of Health.

offence be liable to a penalty not exceeding twenty pounds to be paid to the Ministry of Health and such penalty shall be recoverable by that Ministry by action on behalf the Crown in the High Court and notwithstanding the recovery of such penalty the making of the return shall be enforceable by writ of mandamus to be obtained by the Ministry of Health out of the High Court. If it appears to the Ministry of Health by such return or otherwise that the Corporation have failed to pay any instalment or annual payment or to appropriate any sum required to be appropriated or to set apart any sum required for any sinking fund under this Order or have applied any portion of any sinking fund to any purposes other than those authorised by this Order the Ministry may by order direct that the sum mentioned in that Order not exceeding double the amount in respect of which such default shall have been made shall be paid or applied as in such order mentioned and such order shall be enforceable by writ of mandamus to be obtained by the Ministry of Health out of the High Court.

Power to
Corporation
to re-borrow.

46. (1) The Corporation shall have power—

(A) to borrow for the purpose of paying off any moneys previously borrowed under this Order which are intended to be forthwith repaid ; or

(B) to borrow in order to replace moneys which during the previous twelve months have been temporarily applied from other funds of the Corporation in repaying moneys previously borrowed under this Order and which at the time of such repayment it was intended to replace by borrowed moneys.

(2) Any moneys borrowed under this section shall for the purposes of repayment be deemed to form part of the original loan and shall (subject to the provisions of this Order) be repaid within that portion of the prescribed period which remains unexpired and the provisions which are for the time being applicable to the original loan shall apply to the moneys borrowed under this section.

(3) The Corporation shall not have power to borrow for the purpose of making any payment to a sinking fund or of paying any instalment or making any annual payment which has or may become due in respect of borrowed moneys.

(4) The Corporation shall not have power to borrow in order to replace any moneys previously borrowed which have been repaid—

(A) by instalments or annual payments ; or

(B) by means of a sinking fund ; or

(c) out of any capital moneys properly applicable to the purpose of the repayment other than moneys borrowed for that purpose.

47. (1) The moneys borrowed by the Corporation under the Order of 1918 for the purpose of being lent to the Commissioners and actually lent by the Corporation to the Commissioners under the powers of that Order shall be repaid by the Corporation within the periods following (that is to say) :—

As to loans by Corporation under Order of 1918.

(A) as to money so lent to the Commissioners for the purposes of the payment of any such sum of cash as is mentioned in Section 39 (B) of the Order of 1918 within fifty years from the date of the borrowing of the same and as to any money lent to the Commissioners for any other of the purposes mentioned in the said Section 39 (B) within thirty years from the date of the borrowing of the same ;

(B) as to money so lent to the Commissioners for the purposes mentioned in the said Section 39 (c) within such period from the date of borrowing the same as the Ministry of Transport shall prescribe.

(2) The provisions of the Sections of this Order of which the marginal notes are " Application of money borrowed " " Mode of payment off of moneys borrowed by Corporation " " Sinking fund " and " Return as to sinking fund to Ministry of Health " shall so far as applicable extend and apply to the moneys borrowed and lent to the Commissioners by the Corporation as aforesaid as if the same had been moneys borrowed by the Commissioners under the powers of this Order for the purposes of the harbour undertaking.

48. The proceeds of sale of any surplus lands of the Corporation under the powers of this Order and all other moneys received on capital account not being borrowed moneys shall be distinguished as capital in the accounts of the Corporation and shall be applied in discharge of moneys borrowed by the Corporation under this Order Provided that such proceeds when used to pay off borrowed moneys shall not be applicable to the payment of instalments or to payments into the sinking fund except to such extent and upon such terms as may be approved by the Ministry of Health.

Proceeds of sale of surplus lands to be treated as capital.

49. (1) Subject to the provisions of this section any mortgagee of the Corporation in respect of a mortgage under this Order may enforce the payment of arrears of interest or of principal or of principal and interest by the appointment of a receiver.

Receiver.

(2) The application for the appointment of a receiver shall be made to the High Court and the court if it thinks fit may appoint a receiver on such terms as it thinks fit and may at any time discharge the receiver and otherwise exercise full jurisdiction over him :

Provided that no such application shall be entertained unless the amount of arrears due to the applicant or in the case of a joint application by two or more mortgagees to the applicants collectively be not less than eight hundred pounds in the whole. 5

Contingency fund.

50. The Corporation if they think fit for the purpose of forming and maintaining a contingency fund not exceeding at any time the sum of ten thousand pounds or such larger sum as the Ministry of Transport may from time to time sanction to meet any extraordinary claim or demand or any unforeseen accident or extraordinary damage which may happen or be caused to the harbour may appropriate and set apart out of the harbour revenue but subject to the provisions of this Order as to application of harbour revenue any amount which they think fit in any year and may appropriate and set apart out of the borough rate any amount not exceeding two hundred and fifty pounds in any one year and shall deposit any amounts so appropriated and set apart in some joint stock bank to be increased by accumulation in the way of compound interest or otherwise or shall invest the same in securities upon which trust moneys may be invested (other than securities of the Corporation) until required for any of the aforesaid purposes. 15 20

Application of harbour revenue.

51. The Corporation shall apply the harbour revenue for the purposes and in the order following and not otherwise (that is to say) :-- 25

- (1) In paying the costs of and connected with the preparation and making of this Order and otherwise incurred in reference thereto except in so far as they may be provided for out of moneys borrowed by the Corporation for the purpose under this Order : 30
- (2) In paying the expenses properly chargeable to revenue of conducting managing and maintaining the harbour undertaking including the purchases of the necessary appliances therefor : 35
- (3) In paying the interest as it accrues due on money borrowed under this Order and in paying the interest on moneys borrowed by the Commissioners after the commencement of the Order of 1918 which the Corporation become liable to repay under or by virtue of this Order : 40

(4) In paying the instalments as they become due in respect of any principal money borrowed by the Corporation under the Order of 1918 and this Order and repayable by instalments and in providing in accordance with the terms of this Order a sinking fund for the discharge of any principal money so borrowed and not repayable by instalments :

(5) In making such payments (if any) as the Corporation think fit into a contingency fund established under the provisions of this Order :

(6) In repaying to the borough fund all moneys and interest paid thereout for the purposes of the harbour undertaking whether in respect of money borrowed or otherwise :

The surplus (if any) after providing for the purposes aforesaid shall be applied by the Corporation in the improvement of the harbour undertaking.

52. In case the harbour revenue shall in any year be insufficient for the purpose of defraying the costs charges and expenses of the Corporation with respect to the harbour undertaking the Corporation shall include the amount of such insufficiency in their estimate for that or the following year and defray the same out of the borough rate.

Making up deficiencies in harbour revenue.

53. The Corporation shall keep a separate account to be called the "Harbour Account" of all receipts payments credits and liabilities on capital and revenue accounts respectively in respect of the execution by them of this Order and such account shall be subject to the same provisions as to audit and otherwise as other accounts of the Corporation.

Separate harbour accounts.

54. (1) The Corporation shall within two months after the date to which their annual accounts are made up send a copy of the same to the Ministry of Transport and section 16 of the General Pier and Harbour Act 1861 Amendment Act shall apply to and include any such account.

Annual accounts to be sent to Ministry of Transport.

(2) The Corporation shall as from the expiration of such two months be liable to a penalty not exceeding twenty pounds for every week or part of a week during which they refuse or neglect to comply with this section.

(3) The account shall be made up to the end of the thirty-first day of March in each year save that the first account made up under the provisions of this section shall be an account for the period from the first day of January one thousand nine hundred and twenty two to the

thirty-first day of March one thousand nine hundred and twenty-three.

(4) In addition to the account to be lodged with the clerk of the peace in accordance with Section 50 of the Harbours Clauses Act 1847 the Corporation shall also lodge with him a full and detailed statement 5 showing the capital expenditure made by the Corporation during the year covered by the said account.

Bye-laws.

Byelaws.

55. (1) The bye-laws which may from time to time be made by the Corporation in exercise of the power in that behalf conferred on 10 them by Section 83 of the Harbours Clauses Act 1847 may provide for imposing a penalty not exceeding forty shillings for the breach or non-observance of any of the bye-laws.

(2) No bye-law shall come into operation until it has received the allowance and confirmation of the Ministry of Transport and that 15 allowance and confirmation shall be sufficient for all purposes.

(3) Sections 84 and 85 of the Harbours Clauses Act 1847 shall not be incorporated with this Order.

Life-Saving Apparatus.

Provisions for life-saving apparatus.

56. (1) Sections 16 to 19 of the Harbours Clauses Act 1847 20 shall not be incorporated with this Order.

(2) The Corporation shall whenever required by the Board of Trade provide at their own expense and to the satisfaction of the Board of Trade a site on or near the harbour and build on that site a house or other proper accommodation for a lifeboat rocket apparatus 25 and other life-saving apparatus.

(3) If the Corporation fail to comply with this section they shall be liable to a penalty not exceeding ten pounds for every month during which the failure continues.

Life saving apparatus may be attached to harbour.

57. The officers of the coastguard and all other persons for the 30 time being actually employed in connection with the lifeboat or the apparatus for saving life may either permanently or temporarily without payment attach or cause to be attached to any part of the harbour spars and other apparatus for saving life and may also either in course of using or of exercising the apparatus for saving life fire rockets over the 35 harbour.

Lifelines to be kept.

58. The Corporation shall at all times keep at convenient

places in the harbour and in obedience to any requirements which may be made by the Board of Trade lifebuoys and lifelines in good order and fit and ready for use.

Lights.

59. The Corporation shall at or near the works below high water mark hereby authorised during the whole time of the constructing altering or extending the same exhibit and keep burning at their own expense every night from sunset to sunrise such lights (if any) and take such other steps for the prevention of danger to navigation as the Board of Trade from time to time require or approve.

Lights on works during construction.

10 If the Corporation fail to comply in any respect with the provisions of this section they shall for each day in which they so fail be liable to a penalty not exceeding twenty pounds.

60. (1) The Corporation shall at the outer extremity of their works below high water exhibit and keep burning from sunset to sunrise such lights (if any) and take such other steps for the prevention of danger to navigation as the Corporation of Trinity House Deptford Strond shall from time to time direct.

Permanent lights on works.

(2) If the Corporation fail to comply in any respect with the provisions of this section they shall for each day in which they so fail be liable to a penalty not exceeding twenty pounds.

61. In case of injury to or destruction or decay of the harbour or any part thereof the Corporation shall lay down such buoys exhibit such lights or take such other means for preventing so far as may be danger to navigation as shall from time to time be directed by the Corporation of Trinity House Deptford Strond and shall apply to that Corporation for directions as to the means to be taken and the Corporation shall be liable to a penalty not exceeding ten pounds for every calendar month during which they omit so to apply or refuse or neglect to obey any directions given in reference to the means to be taken.

Provision against danger to navigation.

Miscellaneous.

62. (1) Whenever any vessel is stranded or sunk in the harbour or in or near any approach thereto from the sea or is laid by in the harbour or neglected as unfit for sea service the Corporation may cause that vessel to be raised or removed or to be blown up or otherwise destroyed so as to clear the harbour and its approaches therefrom.

Removal of stranded or sunk vessels.

(2) The Corporation may cause any such vessel and the furniture tackle and apparel thereof or any part thereof respectively which shall be raised or saved and also all or any part of the cargo goods

chattels or effects which may be raised or saved from any such vessel to be sold in such manner as they think fit (subject to such notice being given of the intended sale as is prescribed by the first proviso to Section 530 of the Merchant Shipping Act 1894) and out of the proceeds of sale may reimburse themselves for the expenses incurred by them under this section and also for any expenses incurred by them in marking watching lighting or otherwise controlling the vessel and shall hold the surplus (if any) of the proceeds of sale in trust for the persons entitled thereto :

Provided always that the Corporation shall before selling any such cargo goods chattels or effects as aforesaid pay all duties which may be payable to His Majesty in respect of the cargo goods chattels or effects to be sold and they may retain the amount of the duties so paid out of the proceeds arising from the sale of such cargo goods chattels or effects.

(3) If the proceeds of sale are insufficient to reimburse the Corporation for the aforesaid expenses the Corporation may recover the deficiency or in case of an appeal under sub-section (4) of this section such sum as is awarded by the arbitrator to be payable in respect of the deficiency from the person who at the time of the sinking or stranding of the vessel was the registered owner thereof or from the executors or administrators of such owner as a debt either summarily as a civil debt or in any court of competent jurisdiction.

(4) If on demand being made under this provision for payment of any deficiency the person on whom the demand is made is dissatisfied with the amount demanded he may within fourteen days after the receipt of the demand appeal to the Board of Trade who shall appoint an arbitrator to determine and award whether any and what sum is payable in respect of the deficiency and the award of the arbitrator appointed by the Board of Trade that no sum is payable or as to the sum payable as the case may be shall be conclusive and binding on both parties. The costs of the appeal and the award shall be in the absolute discretion of the arbitrator and he shall award and order how those costs are to be borne and paid and any costs so awarded and ordered to be paid by either party may be recovered by the other party in the same manner as the sum payable in respect of the deficiency is recoverable under subsection (3) of this section.

(5) The powers given to the Corporation under sub-section (1) of this section shall not be exercised if the registered owner of the vessel stranded or sunk shall within twenty-four hours after the vessel shall have been stranded or sunk take such steps as may in the opinion of the harbour-master be necessary for the

raising or removal thereof and shall thenceforth continuously and diligently and to the satisfaction of the harbour-master prosecute and do all such works and things as may in the opinion of the harbour-master be necessary and proper for the raising and removal of the vessel as speedily as possible.

63. The Corporation shall have the appointment of meters and weighers within the limits of this Order.

Meters and weighers.

64. The Corporation may appoint officers for securing the observance of the bye-laws and regulations made by the Corporation under this Order in respect of the harbour and may from time to time procure such officers to be sworn as constables for that purpose but no such officers shall act as constables until so sworn in and unless in uniform or provided with a warrant.

Appointment of officers to enforce bye-laws and regulations.

65. Section 265 (Protection of local authority and their officers from personal liability) of the Public Health Act 1875 shall with any necessary modifications extend and apply to the purposes of this Order as if the same were re-enacted herein.

Application of Section 265 of Public Health Act 1875

66. For all the purposes of the Harbours Clauses Act 1847 this Order shall be deemed the special Act but Sections 6 to 13 of that Act shall not be incorporated with this Order.

Application of Act 10 & 11 Vict. c. 27.

67. All penalties under this Order shall be recovered and applied as penalties are recoverable and applicable under the Harbours Clauses Act 1847.

Recovery of penalties.

68. Officers of the Board of Trade and Ministry of Transport and police officers acting in the execution of their duty shall at all times have free ingress passage and egress to along and from the harbour without payment.

Officers exempt from rates.

69. The Corporation shall within the limits of this Order be a local lighthouse authority for the purposes of the Merchant Shipping Act 1894.

Local lighthouse authority.

70. Nothing in this Order affects prejudicially any estate right power privilege or exemption of the Crown and in particular nothing herein contained authorises the Corporation to take use or in any manner interfere with any portion of the shore or bed of the sea or of any river channel creek bay or estuary or any land hereditaments subjects or rights of whatsoever description belonging to His Majesty in right of his Crown and under the management of the Commissioners

Saving rights of Crown.

of Woods or of the Board of Trade respectively without the consent in writing of the Commissioners of Woods or the Board of Trade as the case may be on behalf of His Majesty first had and obtained for that purpose (which consent the said Commissioners and Board are hereby respectively authorised to give). 5

Crown
minerals.

71. Notwithstanding the provisions contained in the section of this Order whereof the marginal note is "Saving rights of Crown" or in any public statute His Majesty and his lessees for their respective interests may work any minerals belonging to the Crown under or adjacent to the lands and works of the Commissioners but in the event of any such right being at any time intended to be exercised the provisions of the Railways Causes Consolidation Act 1845 with respect to mines lying under or near the railway shall apply when the workings reach a point the distance of which from the nearest of such lands would not if measured horizontally exceed one-half the depth of such workings below the surface level of such lands and in the application of those provisions the term "Company" shall mean the Corporation and the term "railway" shall mean the said lands and works. 10 15

Harbour to
be in borough
of Bridport.

72. The harbour shall be deemed to be for all purposes within the borough. 20

Repeal

73. (1) So much of the Act of 1823 as is not repealed by the Order of 1918 and Sections 4 to 38 40 to 42 51 to 55 58 to 80 84 and 85 of and the Schedule to that Order shall be and the same are hereby repealed as from the commencement of this Order. 25

(2) Sections 39 and 43 to 50 of the Order of 1918 shall be and same are hereby repealed as from the date of transfer.

Costs of Order

74. All costs charges and expenses of and incidental to the preparing and obtaining of this Order and otherwise incurred in relation thereto as taxed by the taxing officer of the House of Lords or of the House of Commons shall be paid by the Corporation out of the harbour revenue or out of the borough rate or out of moneys borrowed for the purpose under this Order. 30

[SCHEDULES.]

SCHEDULES TO WHICH THE FOREGOING ORDER
RELATES.

THE FIRST SCHEDULE.

AN AGREEMENT made the twenty-first day of December One thousand nine hundred and twenty BETWEEN the BRIDPORT HARBOUR COMMISSIONERS (hereinafter called "the Commissioners") of the one part and THE MAYOR ALDERMEN AND BURGESSES OF THE BOROUGH OF BRIDPORT (hereinafter called "the Corporation") of the other part: WHEREAS under powers conferred by the Act 4 Geo. IV. cap. XIX. (hereinafter called "the Act of 1823") the Bridport Harbour Commissioners constituted thereunder (hereinafter called "the old Commissioners") carried on the harbour of Bridport in the County of Dorset as a harbour undertaking and the said harbour and works and buildings at Bridport were vested in them and they were also possessed of other hereditaments and assets in connection with the said harbour undertaking: AND WHEREAS under the provisions of the Act of 1823 the Old Commissioners created and issued certain mortgages and including two hundred and fifty £100 mortgages charged on the rates and duties leviable under the Act of 1823 which said two hundred and fifty mortgages were at the commencement of the Bridport Harbour Order 1918 (hereinafter called "the Order of 1918") still outstanding: AND WHEREAS by the Order of 1918 the Old Commissioners were reconstituted and the said harbour and all rights powers and authorities of or vested in or exercisable by the Old Commissioners were vested in the Commissioners the parties hereto of the first part and by that Order powers were conferred upon the Commissioners to compound by agreement with any holder of any of the said two hundred and fifty £100 mortgages for the discharge of the same by payment to such holder of one-tenth of the nominal amount of any such mortgage held by him either in cash or by agreement with any such holder by the issue of a mortgage debenture under the Order of 1918 in full satisfaction of the mortgage and of all interest due thereon up to the date of such payment: AND WHEREAS the holders of £6,400 of such mortgages have agreed with the Commissioners to accept from the Commissioners a tenth part of their said respective mortgages in such full satisfaction thereof and of such interest thereon as aforesaid in cash and holders of £10,800 of such mortgages have

agreed with the Commissioners to accept the composition to be paid to them as aforesaid for their said mortgages in new mortgage debentures but by arrangement the amounts due to such holders have not yet been paid nor have such mortgage debentures been issued: AND WHEREAS by the Order of 1918 the Corporation were empowered to guarantee the interest on moneys borrowed by and to lend moneys to the Commissioners: AND WHEREAS the Corporation have under such powers lent to the Commissioners sums amounting in all to £5,500 and the said sums together with interest thereon amounting to £124 12s. or thereabouts are still owing by the Commissioners to the Corporation but the Corporation have not guaranteed any interest on any moneys borrowed by the Commissioners: AND WHEREAS the Commissioners have applied to the Corporation under the Order of 1918 for a further advance to them of the sum of £3,000 towards the cost of the work already done by them to the harbour: AND WHEREAS the Commissioners have not issued any mortgage debentures under the powers of the Order of 1918: AND WHEREAS the present revenues of the harbour undertaking are insufficient to meet the expenses of carrying on the said undertaking: AND WHEREAS the Commissioners have agreed to sell to the Corporation and the Corporation have agreed to purchase the undertaking and property of the Commissioners hereinafter mentioned upon the terms and conditions hereinafter contained: Now IT IS HEREBY AGREED AND DECLARED as follows:—

1. Subject to the Corporation obtaining by Act of Parliament or by Provisional Order confirmed by Parliament the necessary powers enabling the Commissioners to sell and the Corporation to purchase the undertaking and property hereinafter mentioned of the Commissioners the Commissioners hereby agree to sell to the Corporation free from all mortgages or other incumbrances debts liabilities or similar obligations of the Commissioners and the Corporation hereby agree to purchase:

The harbour undertaking now carried on by the Commissioners under the Act of 1823 and the Order of 1918 with all choses in action rights moneys bank balances claims rents and rates due or accruing due fixtures fittings furniture stocks chattels things assets and property whatsoever of or belonging to the Commissioners as such Commissioners.

2. The consideration for the sale which shall be paid by the Corporation as hereinafter provided shall be such an amount as will be sufficient to pay:—

- (a) The reasonable costs of the Commissioners in connection with the winding up of their affairs which costs shall be taxed if so required by the Corporation;
- (b) Ten per centum of the nominal value of any mortgages under the

Act of 1823 to such holders thereof as shall agree by the first day of January One thousand nine hundred and twenty-two to take that amount in full settlement of their mortgages and interest;

- (c) The remaining liabilities other than in respect of any of the said mortgages of the Commissioners on capital and revenue accounts due and owing on the first day of January One thousand nine hundred and twenty-two.

3. So much of the undertaking and property of the Commissioners as is of freehold tenure shall be conveyed to the Corporation for an estate of fee simple in possession and so much as is of leasehold tenure shall be assigned to the Corporation for the residue of the term or terms for which the same is held subject to the rents reserved in respect thereof and to the performance and observance of all covenants and conditions affecting the same which the Commissioners are liable to perform and observe.

4. The said undertaking assets and property are sold free from all mortgages or other incumbrances debts liabilities or similar obligations of the Commissioners whether created by the Commissioners or their predecessors or howsoever otherwise arising and subject to the tenancy agreements affecting the lands or buildings forming part thereof specified in the schedule hereto and to all other leases tenancies and agreements easements liabilities and obligations affecting the said lands and buildings or any part thereof.

5. The Corporation shall accept the title of the Commissioners but they shall be entitled if they so desire at their own expense to have an abstract of the title of the Commissioners to the property hereby agreed to be sold.

6. The purchase shall be completed and the purchase money paid at the offices of Messrs. Nantes and Maunsell Solicitors of Bridport upon the first day of January One thousand nine hundred and twenty-two which day is hereinafter referred to as "the date of transfer."

If for any reason whatever (other than non-completion caused by the wilful default of the Commissioners) the said purchase money shall not be paid as herein provided the Corporation shall pay interest thereon at the rate of six pounds per centum per annum computed from the date of transfer until the date of actual payment of the purchase money.

7. The Corporation on receiving from the Commissioners the assurance or assurances to be given by the Commissioners to the Corporation as hereinafter provided duly executed by the Commissioners shall execute and hand to the Commissioners a release to the Commissioners of all claims by the Corporation in respect of any moneys advanced by the Corporation to the Commissioners in respect of their undertaking and all interest due thereon up to the date of such release.

8. Upon payment of the purchase money the Commissioners shall execute a proper assurance or proper assurances to the Corporation which shall be prepared by and at the expense of the Corporation and the draft or drafts whereof shall be left at the office of the said solicitors for approval not less than fourteen days before the date of transfer and the engrossment or engrossments whereof shall be left at the same office for execution by the Commissioners not less than seven days before the date of transfer.

9. The Commissioners shall until otherwise agreed continue up to the date of transfer to receive the rents and profits of and manage the harbour undertaking and carry on the same.

10. The Corporation shall forthwith take all steps necessary to obtain an Act of Parliament or a Provisional Order authorising the sale by the Commissioners and the purchase by the Corporation of the undertaking assets and property of the Commissioners hereby agreed to be so sold and purchased as aforesaid and in the event of the Corporation obtaining such a Provisional Order they shall take any steps necessary to be taken by them to secure the confirmation thereof by Parliament.

11. Unless such Act of Parliament or such Provisional Order confirmed by Parliament shall have been obtained within twelve calendar months from the date hereof then this agreement at the expiration of such period or such further period as the parties may in the meantime mutually agree to in writing shall be absolutely void.

12. The said undertaking assets and property the sale and purchase whereof are hereby provided for shall as to any damage by fire tempest or other inevitable accident arising after the date of the execution of this agreement be at the risk of the Corporation and no claim shall be made against the Commissioners for any deterioration or damage to the said undertaking assets or property arising after the execution of this Agreement. The Commissioners shall as from the said date hold any subsisting policy of insurance against fire or their interest therein in trust for the Corporation subject to the consent of the insurance office and subject to the purchase being completed and to the Corporation paying a proportionate part of the premiums for the unexpired term of any policy but the Commissioners shall not be bound to keep up or renew any policy.

IN WITNESS whereof the Corporation and the Commissioners have hereunto set their respective Common Seals the day and year first above written.

THE SCHEDULE ABOVE REFERRED TO.

PARTICULARS OF TENANCIES.

Tenant.	Premises.	Nature of Tenancy.	Yearly Rent.
Charles Ramsey	Hotel	Lease.—Term 14 years from 14th March 1914	£45
Henry Lucas	Land	Lease.—Term 10 years from 6th April 1914	£2 8s. 0d.
West Bay Attractions Ltd.	Land	Lease.—Term 14 years from 1st January 1908	£10

A number of minor agreements ranging from 4d. to £1 10s. per annum in rental values for use of plots and sundry easements.

Signed, Sealed and Delivered by Edward Pearkes Gundry, Charles George Nantes, William Gibbs Ralls, in the presence of

FRED. B. L. MAUNSELL,
Clerk to the Commissioners.

EDWARD GUNDRY,

(L.S.)

CHARLES G. NANTES,

(L.S.)

W. G. RALLS,

(L.S.)

Commissioners.

The common seal of the Corporation was hereto affixed in the presence of

(L.S.)

F. W. HALLETT,
Mayor.

A. WETHAM,
Town Clerk.

SECOND SCHEDULE.

I.—RATES ON VESSELS (OTHER THAN FISHING VESSELS) ANCHORING OR
MOORING WITHIN THE RATING LIMITS.

	s.	d.
For every vessel entering light or in ballast and leaving with a cargo per registered ton	0	9
For every vessel entering with a cargo and leaving light or in ballast per registered ton	0	9
For every vessel entering with a cargo and leaving with a cargo per registered ton	1	0
All lighters from any vessel inside the rating limits shall be exempted from rates, but if the vessel do not enter the said limits every lighter shall pay for each trip per registered ton	0	6

Proviso—Ships' boats and boats entirely open with fresh fish (other than herrings for curing) which carry no other cargo nor any passenger shall be exempt from rates.

II.—RATES ON FISHING VESSELS WITHIN THE RATING LIMITS.

	s.	d.
For every sailing fishing boat including those fitted with auxiliary motor power each time	1	0
Or in full of rates per annum payable in advance	20	0
Fishing boats propelled by steam or other mechanical power except auxiliary motor power to be rated as vessels.		

III.—RATES OR TOLLS IN RESPECT OF ANIMALS OR GOODS SHIPPED UNSHIPED
OR TRANSHIPPED WITHIN THE RATING LIMITS OR AT ANY QUAY OR
OTHER WORK BELONGING OR LEASED OR SITUATE UPON LAND
BELONGING OR LEASED TO THE CORPORATION.

	s.	d.
Aerated waters per dozen bottles	0	1
Agricultural Implements :—		
Carts each	2	6
Harrows each	0	3
Ploughs each	0	3
Scythes per dozen	0	3
Shovels per dozen	0	3
Spades per dozen	0	3
Wheelbarrows each	0	3
Unenumerated each	0	3

Alc bec
"
"
Animals
A
B
C
C
D
H
L
M
P
SE
Ur
Ashes pe
Asphalte
Barrels e
Baskets, j
Bicycles j
Biscuits j
Blubber j
Boats eac
Books per
Boots and
Boxes em
Brass per
Bread per
Bricks or
Brooms pe
Brushes pe
Buckets pe
Candles ta
" wa
Canvas per
Carriages :-
Four
Two
Cement per
Chalk per t

Chemicals :—		s.	d.
Alkali per ton	1	6
Alum per ton	1	6
Bleaching powder per ton	1	6
Chloride of lime per ton	1	6
Kelp per ton	1	6
Saltpetre per cwt.	0	3
Unenumerated per ton	1	6
Chimney tops per dozen	0	6
Cider per 54 gallons	1	0
Clay per ton	0	9
Clocks each	0	6
Cloth haberdashery and millinery per cwt.	0	3
Coal coke &c. :—			
Cinders per ton	0	9
Coal (house) per ton	2	0
Coal (steam and gas) per ton	1	6
Coke per ton	1	0
Patent fuel per ton	2	0
Peat per ton	0	6
Copper per ton	7	6
Cordage or cables (tarr'd or not) per ton	3	0
Cork and corkwood per ton	5	0
Corn meal &c. :—			
Barley per quarter	0	6
Beans per quarter	0	6
Bran per sack of 4 bushels	0	3
Flour per sack of 4 bushels	0	6
Indian corn per quarter	0	6
„ meal per sack of 4 bushels	0	6
Malt per quarter	0	6
Oatmeal per sack of 4 bushels	0	6
Oats per quarter	0	6
Peas per quarter	0	6
Rye per quarter	0	6
Wheat per quarter	0	6
Unenumerated per quarter	0	6
Cotton per cwt.	0	6
„ wool per ton	1	6
Crystal per ton	3	0
Drugs per cwt.	1	0
Dye stuffs :—			
Bark per ton	1	6

Dye
Ear
Egg
Emb
Feat
Felt
Fish

Fish

X
Flax
Fruit
" "

Furnit

Game

U

U

Ginger

"

	s.	d.
Cochineal per cwt.	1	6
Cutch per ton	1	6
Indigo per cwt.	1	6
Unenumerated per ton	1	6
Dynamite per ton	9	0
Earthenware per ton	2	6
Eggs per 1,200	1	0
Emery per cwt.	0	3
Feathers per cwt.	0	9
Felt per ton	2	6
Fish :—		
Crabs per dozen	0	1
Herrings imported fresh per 100	0	2
" exported cured per 100	0	2
Lobsters per dozen	0	2
Mackerel per 104	0	2
Mussels per bushel	0	2
Oysters per 1,000	0	6
Salmon per cwt.	0	6
Sprats per bushel	0	2
Unenumerated fresh per cwt.	0	2
" in tins bottles &c. per cwt.	0	6
Fishing goods :—		
Lines and twines Cotton per ton	3	0
" Flax per ton	3	0
" Hemp per ton	3	0
Nets Cotton per ton	3	0
" Hemp per ton	3	0
All other netting per ton	3	0
Flax per cwt.	0	6
Fruit fresh all kinds per cwt.	0	6
" dried " "	0	6
Furniture household per £10 value	1	6
Game :—		
Deer each	1	6
Hares per dozen	0	2
Rabbits per dozen	0	2
Unenumerated per dozen	0	2
Ginger per cwt.	0	6
" preserved per cwt.	0	6

Glass :—					s.	d.
Bottles per gross	0 6
Window per ton	2 6
Glue per cwt.	0 6
Grates stoves per ton	2 3
Grease per ton	1 6
Groceries :—						
Butter per cwt.	0 6
Cheese per cwt.	0 6
Chocolate per cwt.	0 9
Cocoa per cwt...	0 6
Coffee per cwt.	0 6
Lard per cwt.	0 6
Molasses per cwt.	0 3
Rice per cwt.	0 3
Sugar per cwt.	0 3
Tea per cwt.	0 6
Unenumerated per cwt.	0 6
Gunpowder per ton	9 0
Hair plasterers per cwt.	0 3
„ other kinds per cwt.	0 6
Hardware per cwt.	0 3
Hats per dozen	0 3
Hay per ton	2 6
Hemp per cwt.	0 6
Hides and skins :—						
Calf per score	0 6
Hare or rabbit per score	0 3
Sheep or kid per score	0 6
All others per ton	3 0
Honey per cwt.	0 6
Hops per cwt.	0 9
Ice per ton	1 0
Iron steel &c. :—						
Anchors per ton	3 0
Bar per ton	1 6
Bolts per ton	1 6
Cables per ton	3 0
Chains per ton	3 0
Nails per ton	2 6
Nuts per ton	1 6
Pig all kinds per ton	1 0
Rails per ton	1 6

Ju
 Lo
 Lee
 Lin
 Lon
 Ma
 Ma
 Mar
 Mats
 Mats
 Meat
 Motor
 Motor
 Musica
 Nuts :-
 Oakum
 Ochre p

	s.	d.
Screws per ton.. .. .	2	6
Wire per ton	3	0
Old iron per ton	1	6
Unenumerated per ton	2	6
Jute per cwt.	0	6
Lead :—		
Black per cwt.	0	2
Sheet per ton	1	0
Shot per ton	1	0
Tubing per ton	1	0
Old lead per ton	1	6
Unenumerated per ton	1	0
Leather per cwt.	0	6
Linie per ton	0	9
Loam per ton	0	6
Machinery per ton	5	0
Manures :—		
Bones per ton	1	6
Dung per ton	0	3
Guano per ton	1	6
Gypsum per ton	1	6
Superphosphates per ton	1	6
Unenumerated per ton	1	6
Marble per ton	4	6
Mats per dozen	0	1
Mats with dunnage per dozen	0	1
Meat :—		
Fresh per cwt.	0	3
Salted per cwt.	0	3
Extract of per cwt.	0	9
Bacon and ham per cwt.	0	3
Tinned per cwt.	0	3
Motor cars each	10	0
Motor cycles each	1	6
Musical instruments per ton	7	6
Nuts :—		
Chestnuts per bushel	0	2
Cocoanuts per 100	0	2
Table per bushel	0	2
Oakum per ton	3	9
Ochre per cwt.	0	3

	s.	d.
Oils per ton	3 0
Oilcake per ton	3 0
Ores :--		
Antimony per ton	3 0
Copper per ton	1 6
Iron per ton	0 6
Lead per ton	1 6
Manganese per ton	0 6
Nickel per ton	1 6
Tin per ton	1 6
Zinc per ton	1 6
Unenumerated per ton	1 6
Paints :--		
Anti-fouling composition per ton	1 6
Patent driers per ton	1 6
Turpentine per ton	1 6
Varnish per ton	1 6
Unenumerated per ton	1 6
Papers :--		
Bags per cwt.	0 3
Brown and rough per cwt.	0 3
Printing per cwt.	0 3
Stationery per cwt.	0 3
Perry per pipe of 108 gallons	2 0
Pewter per ton	3 0
Pictures under 2 feet square each	0 6
" over 2 feet and under 4 feet square each	1 0
" 4 feet square and upwards each	2 6
Pipes :--		
Drain under 3-in. diameter per 1,000	0 6
" above " "	1 0
Glazed per ton..	1 0
Tobacco per gross	0 3
Pitch per ton	0 9
Plants nursery and garden all kinds per score	0 2
Plaster of Paris per ton	1 6
Poultry per dozen	0 2
Rags and old ropes per ton	2 0
Ropes new per ton	3 0
Rosin per ton	2 6
Sadlery per cwt.	0 6

	s.	d.
Sand or gravel for ballast up to two-thirds registered tonnage per ton	1	0
" " cargo—		
Fine per ton	2	0
Coarse per ton	1	6
Salt :—		
Bar per ton	1	6
Fresh per ton	1	6
Coarse for curing fish per ton	1	6
Seeds per quarter	0	6
Sewing machines each	0	6
Slates :—		
Roofing per 1,000	3	0
Writing per gross	0	3
All other per ton	3	0
Snuff per cwt.	0	3
Soap per cwt.	0	3
Starch per cwt.	0	6
Stones :—		
Granite per ton	1	0
Grindstone per ton	1	6
Hearth per ton	1	6
Limestone per ton	1	0
Macadam per ton	1	0
" tarred per ton	1	6
Millstones per ton	1	6
Paving per ton	1	6
Flag per ton	1	6
Seythe per 100	1	6
Unenumerated per ton	1	6
Stoneware per cwt.	0	3
Straw per ton	2	6
Stucco per ton	1	6
Tallow per ton	1	6
Tar :—		
Coal per barrel of 31½ gallons	0	3
Archangel per barrel of 31½ gallons	0	6
Tin per ton	3	0
Tobacco :—		
Leaf per cwt.	0	6
Manufactured per cwt.	1	0
Cigars and cigarettes per cwt.	1	0
Toys per ton	3	0
Tricycles per dozen	0	0

Vegetables :—						s. d.
Carrots per ton	1 6
Onions per ton	1 6
Potatoes per ton	1 6
Turnips per ton	1 6
Unenumerated per ton	1 6
Vinegar per 20 gallons	0 3
Whalebone or whale fins per ton	5 0
Whitening per ton	1 6
Wines and spirits per pipe of 108 gallons	3 0
Wood :—						
Fir or pine battens and deals laths and boards per load	1 6
					Ditto per standard	3 9
Doors per dozen	1 0
Firewood per 50 cubic feet	1 0
Greenheart per 50 cubic feet	2 0
Handles broom and brush per 100	0 6
Handspikes per 100	0 9
Hoops per 100	0 3
Oak per 50 cubic feet	3 0
Oars per dozen	1 0
Pit props per 50 cubic feet	1 0
Sleepers per 50 cubic feet	1 0
Staves barrel per ton	1 6
Treenails per 1,000	0 6
Wheels per pair	0 6
Unenumerated per 50 cubic feet	3 0
Wool per ton	3 0
Yarn of all kinds per cwt.	0 6
Zinc per ton	1 6

Notes with reference to the foregoing.

1. For all articles not specified in this part of the Schedule sums may be charged equal to the rates payable in respect of goods specified therein which are as nearly as may be of like nature package and quantity.

2. The term "package" when used in this Schedule includes any crate sack hamper bundle or other article or means wherein or whereby the commodity charged is conveyed.

3. Goods of all descriptions rated by weight shall be charged according to gross weight. Fractional parts of any weight measure number or value shall be charged proportionately and the minimum charge for a single package shall be one penny halfpenny. A "ton" shall mean either one ton dead weight or forty cubic feet by measurement at the option of the Commissioners.

4. All empty boxes barrels sacks and packages returned to the original shipper within three months from the date of import are exempted from duties.

5. All goods landed from any vessel and re-shipped in the same or another vessel in the original packages and without being transferred from the lander or if the said goods have been put into other packages from the original packages having been destroyed or damaged shall only pay duties on landing and may be re-shipped in the same or another vessel upon her departure without paying duties again.

6. If any goods for which rates shall have been paid when loaded shall from any accident or otherwise be unloaded no rates shall be charged a second time for such goods on being re-loaded.

IV.—RATES FOR THE USE OF CRANES WEIGHING MACHINES BEACHING GROUND
LAYORAGE AND WET AND DRY DOCKS BELONGING TO THE CORPORATION.

1. *Quays.*

For each ton of goods which shall remain in any shed or on any of the quays for a longer time than twenty-four hours the sum of threepence per ton for each day during which such goods shall remain after the first twenty-four hours.

2. *Cranes.*

All goods or packages per ton	£	s.	d.
					0	0	6

*Bridport Harbour Order 1921.*3. *Weighing Machines.*

	£	s.	d.
For goods weighed for each ton or part of a ton	0	0	6

4. *Charges for Use of Beaching Ground.*

For every fishing or other boat beached or laid up on ground provided for the purpose by the Commissioners payable in advance per off season as same may be fixed by the Commissioners	0	7	6
Each additional month or part thereof beyond said off season or at any other time	0	1	6
For every other vessel beached or laid up for repairs or other purposes payable in advance for every month or part thereof :—			
Vessels not exceeding 50 tons of registered tonnage	0	5	0
Vessels exceeding 50 tons of registered tonnage	1	10	0

5. *Extra Layerage and Vessels laying up.*

Sailing steam or other vessels may remain within the rating limits free of charge for a period of six weeks and for any period beyond six weeks a charge of one penny half penny per registered ton per week or part of a week will be made.

6. *Rates for Use of Wet and Dry Docks Slipways and Floating Docks belonging to the Corporation.*

Such reasonable charges as the Corporation may think fit.

V.—RATES ON PASSENGERS AND PASSENGERS' LUGGAGE.

	s.	d.
For every passenger or other person (not being a member of the crew) who shall use any of the quays or works of the Corporation for the purpose of landing from or embarking on board any vessel for each time a sum not exceeding—		
Above twelve years of age	0	3
Under twelve years of age	Free,	
For each article of luggage not carried by the passenger	0	2
The master and every member of the crew of any vessel within the limits of this Order shall be entitled to use any of the quays belonging to the Corporation free of charge for the purpose of landing from or embarking on board his vessel.		

BRIDPORT HARBOUR
ORDER 1921.

ORDER

For the transfer to the Corporation of Bridport of the undertaking known as Bridport Harbour; to confer powers on the Corporation with reference thereto and the maintenance management and improvement thereof; to authorise the Corporation to borrow money and for other purposes.

[Confirmed by the Pier and Harbour Orders Confirmation (No. 2) Act 1921.]

[ROYAL ASSENT 28TH JULY 1921.]

11 & 12 GEORGE V.—SESSION 1921.

A. WHETHAM,
Town Clerk,
BRIDPORT,
Solicitor for the Order.

SHERWOOD & CO.,
22, ABINGDON STREET,
WESTMINSTER, S.W.1,
Parliamentary Agents.