

TITLE 2: NATURAL RESOURCES
DIVISION 2: PORTS

§ 2331. Wharfage Fees.

Notwithstanding the wharfage rates imposed by the Commonwealth Ports Authority pursuant to [NMIAC § 40-20.2-201](#), the wharfage fees charged by the Commonwealth Ports Authority shall be as follows:

(a) Wharfage fees shall be limited to all cargo including liquid petroleum products shipped from outside the Commonwealth and offloaded at the Port of Saipan, Rota West Harbor, or Tinian Harbor. Provided, however, that no additional wharfage fees shall be assessed on the same cargo when shipped, regardless of the vessel, from any port or harbor under the CPA jurisdiction and subsequently shipped to its final destination at any other port or harbor in the Commonwealth.

(b) No wharfage fees shall be charged on all cargo including liquid petroleum products shipped to and from Saipan, Rota West Harbor, or Tinian Harbor.

Source: [PL 19-62](#) § 2 (Aug. 17, 2016), modified.

Commission Comment: The Commission numbered this section pursuant to [1 CMC § 3806](#)(a). The Commission inserted a section symbol before “40-20.2-201” in the leading paragraph pursuant to [1 CMC § 3806](#)(g).