

# OIL POLLUTION PREVENTION

Decree n° 1127

Trieste, 23/04/2003

In compliance with ordinance n° 73/91 dated 8th August 1991 by the Harbour Master of Trieste the Companies that operate terminals where oil commodities are discharged, in case they do not provide by their own organisation, shall have to pay to the firm that carries out the service of prevention and immediate reclaim of the sea surfaces polluted by hydrocarbons the following tariff per each berthed ship:

By authority of Circular letter by S.I.O.T. dated 29/02/2016

## FIXED SHARE

Ship's G.R.T.		Euro a lumpsum	
up to	a	10.000	560,00
from 10.000	a	80.000	760,00
more than	a	80.000	980,00

## MOBILE SHARE

		Euro x tons handled	
up to	a	50.000	0,1120
fm 50.001	a	80.000	0,0600
fm 80.001	a	130.000	0,0250
more than 130.000 (every tons)			0,0041

The foregoing tariff is made of the sum of fixed and mobile share; the mobile share is paid by ranks of product handled by each ship.