STATUTORY INSTRUMENTS

1991 No. 1258

The Sealink (Transfer of Heysham Harbour) Harbour Revision Order 1991

PART II

TRANSFER OF SEALINK'S UNDERTAKING AT HEYSHAM HARBOUR

Charges

- **8.**—(1) On and after the day of transfer the Company shall in the exercise of statutory powers and duties at the transferred harbour, have power tomake such reasonable charges for its services and facilities as itthinks fit.
 - (2) This article does not apply in relation to—
 - (a) ship, passenger and goods dues; or
 - (b) charges ascribable to the running of a ferry service in or from aharbour;

and does not authorise the making of any charge in a case where anenactment relating to the transferred harbour expressly provides forfreedom from charges or otherwise prohibits the making of any charge.

(3) The provisions of sections 27 to 48 of the Harbours, Docks and PiersClauses Act 1847(1) (which provide for various matters connected withliabilities for and collection of the rates to be taken by undertakers) as incorporated with or applied by any enactment relating to the transferred harbour apply to charges under this article as if they were rates payable under that enactment.