

বাংলাদেশ



গেজেট

অতিরিক্ত সংখ্যা

কর্তৃপক্ষ কর্তৃক প্রকাশিত

মঙ্গলবার, জুলাই ১, ১৯৭৫

রাষ্ট্রপতির সচিবালয়

সংস্থাপন বিভাগ

শাখা জে-২

প্রস্তাবনা

ঢাকা, ৩০শে জুন ১৯৭৫।

নং ইডি(জে-২)/১০১/৭৩-১৩৩—দিনাজপুর জেলার ফুলবাড়ী থানার ভূতপূর্ব সার্কেল অফিসার (উন্নয়ন) জনাব আবদুর রাজ্জাক (২) স্বাধীনতা যুদ্ধের সময় বিগত ১৯৭১ সালের ৫ই ডিসেম্বর তারিখে অজ্ঞাতনামা দুর্ভুক্তিকারী কর্তৃক নিহত হইয়াছেন জানিতে পারিয়া গণপ্রজাতন্ত্রী বাংলাদেশ সরকার গভীর দুঃখ প্রকাশ করেন।

জনাব আবদুর রাজ্জাক জেলা কানুনগোর পদ হইতে ১৯৬২ সালের ২৩শে এপ্রিল তারিখে/প্রাক্তন ই.পি.সি.এস (একজিকিউটিভ) ২য় শ্রেণীর ক্যাডারে পদোন্নতি লাভ করেন এবং দিনাজপুর জেলার কাহারোল থানার সার্কেল অফিসার (উন্নয়ন) হিসাবে যোগদান করেন। সর্বশেষ তিনি রাজশাহী জেলার মহাদেবপুর থানা হইতে দিনাজপুর জেলার ফুলবাড়ী থানায় বদলী হন এবং ১৯৭১ সালের ২৪শে নভেম্বর তারিখ হইতে সার্কেল অফিসার (উন্নয়ন) হিসাবে তথায় কার্যরত ছিলেন।

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার মৃত অফিসারের শোকসন্তপ্ত পরিবারবর্গের প্রতি সহানুভূতি প্রকাশ করেন।

রাষ্ট্রপতির আদেশক্রমে

এ. টি. এম. সৈয়দ হোসেন

অতিরিক্ত সচিব।

(১৪৯৩)

মূল্য : ১'৪৪ পয়সা

## MINISTRY OF JUTE

## Jute Division

## NOTIFICATION

Dacca, the 26th June 1975.

No. S.R.O. 221-L/75.—In exercise of the powers conferred by section 20 of the Jute Ordinance, 1962 (LXXIV of 1962), the Government is pleased to make the following further amendments in the Jute (Licensing and Enforcement) Rules, 1964, namely:—

In the aforesaid Rules,—

(1) in rule 3,—

(a) in sub-rule (1), for the words “Director or Deputy Director or Assistant Director or the Chief Inspector of Jute concerned in the Directorate of Jute” the words “appropriate authority specified in Schedule IA” shall be substituted;

(b) in sub-rule (2), in the proviso, for the word and figure “Schedule III” the word, figure and letter “Schedule IA” shall be substituted;

(2) for rule 4, the following shall be substituted, namely:—

“4. Issue and renewal of licences.—(1) The authority prescribed in Schedule IA, on being satisfied that an applicant has fully and correctly furnished the requisite information and particulars in his application and that the application is otherwise in order and the prescribed fee has been duly paid, shall, subject to the requirements of the policy laid down in the following rules for the grant of licences, issue or renew a licence in the form prescribed in Schedule III, but no licence shall be renewed unless the particulars shown therein have remained materially unchanged.

(2) A licence issued or renewed under sub-rule (1) for a financial year shall be effective from the 1st day of July of that year or from the date of application for the issue or renewal of the licence, whichever is later.”;

(3) in rule 5,—

(a) the words “to Bangalees”, twice occurring, shall be omitted;

(b) in clause (a), for the words “any Bangalees” the words “any person” shall be substituted;

(c) in clause (b),—

(i) for entry 2 in the second column against item (i) in the first column the following shall be substituted, namely:—

“2. Licence for operation within the border areas shall be granted only to persons who have produced recommendations from the Deputy Commissioner or Subdivisional Officer.”;

(ii) for entry 1 in the second column against item (v) in the first column the following shall be substituted, namely:—

“1. As per the provisions of the Ordinance and these rules.



2. In the case of exporters of caddis or jute thread wastes, Export Registration certificates shall be furnished.”;

(iii) for item (vii) in the first column, the following shall be substituted, namely:—

“Godowns, presses and mills.”;

(4) for rule 6 the following shall be substituted, namely:—

“6. **Policy for granting licences to foreigners.**—No licence of any category shall be granted to any person who is not a citizen of Bangladesh or to any firm or company all the partners, Directors and share-holders whereof are not citizens of Bangladesh except when the Government, in relation to any category of licence, considers it expedient to grant licence to such person or firm or company for the purpose of promoting the national interest of the country in the field of jute trade and industry.”;

(5) in rule 7, after clause (m), the following new clause shall be inserted, namely:—

“(n) If he is a *bepari* or *faria* or kutchra baler or an occupier of a godown or kutchra press in operation within the border areas, he shall, as and when directed by the Government, sell all the jute purchased by him in such areas to such persons or dealers as may be authorised by the Director of Jute, and shall maintain books of accounts of all purchases, sales and stocks and submit returns thereon to the local Chief Inspector of Jute periodically.”;

(6) in rule 8, for the second paragraph the following shall be substituted, namely:—

“The fee for duplicate licence shall be Taka 10·00 in the case of a *bepari*, *faria* or *paiker* and Taka 20·00 in the case of all other dealers in jute per station of business, Taka 20·00 for a godown, Taka 40·00 for a kutchra press (driven by manual labour), Taka 60·00 for a power-driven kutchra press, Taka 150·00 for a pucca press and Taka 200·00 for a jute mill.”;

(7) in rule 9, for the word and figure “Schedule III” the word, figure and letter “Schedule IA” shall be substituted and for the word and figure “Schedule V” the word and figure “Schedule IV” shall be substituted;

(8) in rule 11, in sub-rule (1), for the word “Secretary” the words “Secretary or Joint Secretary” shall be substituted;

(9) for Schedule I the following shall be substituted, namely:—

#### “SCHEDULE I

(See rule 3)

#### The Schedule of fees.

1. Aratdar	..	Taka 200 for each business station.
2. Bepari, faria and paiker	..	Taka 50 each.
3. Dalal	..	Taka 100.

4. Exporter	..	Taka 2,000
5. Export broker	..	Taka 2,000
6. Internal broker	..	Taka 500
7. Kutcha baler	..	Taka 200 for each business station.
8. Manufacturer	...	Taka 2,000
9. Occupier of godowns	...	Taka 200 for every 4,000 square feet of floor area or a fraction thereof of each godown (used by dealers).
10. Occupier of jute mills	..	Taka 3,500 for every 250 looms or a fraction thereof of each mill. Taka 3,500 for a mill without any looms. No separate licence for the godowns and presses, if any, situated within the mill premises shall be required to be obtained.
11. Occupier of kutcha presses (Engine-driven).	...	Taka 2,500 for each press.
12. Occupier of Kutcha presses (Hand-driven).	..	Taka 1,000 for each press.
13. Occupier of pucca presses	..	Taka 3,500 for each press.
14. Pucca baler		Taka 1,000 for each business station:

Provided that the above rates of fees shall be effective in respect of licences to be issued or renewed for the financial year 1975-76 and subsequent years”;

(10) after Schedule I the following new Schedule shall be inserted, namely:—

#### “SCHEDULE IA

(See rules 3 and 4)

#### The licensing authorities

Authority by whom licences are to be issued or renewed.	Categories of licences to be issued or renewed.
1. Director/Deputy Director/ Assistant Director, Directorate of Jute.	1. (i) exporter, (ii) manufacturer, (iii) pucca baler, (iv) export broker, (v) internal broker, (vi) occupier of jute mill and (vii) occupier of pucca press.



2. Chief Inspector of Jute (under the Directorate of Jute) in relation to dealers whose business station (s) fall(s) within his jurisdiction.
2. (i) bepari/faria paiker,  
(ii) aratdar,  
(iii) Kutcha baler,  
(iv) Dalal,  
(v) Occupier of kutcha press and  
(vi) Occupier of jute godown.”;

(11) for Schedule II the following shall be substituted, namely:—

“SCHEDULE II

(See rule 3)

Application Form No. JA(I).

Application for annual licence for *bepari, faria, paiker, aratdar, kutcha baler and dalal* under section 6 of the Jute Ordinance, 1962 (to be submitted separately for each category).

No.....

Date of receipt.....

To

The CHIEF INSPECTOR of Jute.....

I/We.....being dealer(s) whose particulars of business are described below, hereby apply for annual licence therefor for the financial year.....under the Jute Ordinance, 1962:

- (1) Name under which business is carried on or name with nationality of the dealer with his/her/father's/husband's name.
- (2)(a) Station of business (where he/she/they has/have established office or business establishment. If *faria, bepari* or *paiker*, where he/she has his/her permanent or temporary dwelling) with full postal address.
- (b) The location of head office with list of branches in Bangladesh.
- (3) Nature of business (whether *bepari, faria, paiker, aratdar, kutcha baler* or *dalal*).
- (4) Area of operation, if any, outside business station (in the case of *beparis, farias, paikers* and *kutcha balers* only, operation outside business station in the case of *kutcha balers* being restricted to the sale of *kutcha bales* only).

- (5) Name of proprietor, or each partner, or each director, of the firm or company with his/her/their nationality and addresses, both present and permanent.
- (6) Name of dealer/ proprietor/each partner / each director (in the case of citizens of Bangladesh only). Total number of family members (separately for children and adults). Total number of adult family members with permanent residence of each (separately for nationals and non-nationals).
- (7) Whether he/she/they had or has/have any categories of licence for business in Jute and jute goods. If so, where and under what name and for what period (in the case of firm or company these particulars are to be furnished in respect of each partner or director).
- (8) (a) Description of immovable assets of the applicant in Bangladesh with location and approximate valuation and the persons in whose names the assets are held.
- (b) Whether assets are encumbered in any way. If so, give details.
- (c) A certificate of assets with reference to (a) and (b) above from Chairman, Union Parishad/Circle Officer (Dev)/Subdivisional Officer/Deputy Commissioner to be attached.
- (d) 2 passport size photographs of the applicant duly attested to be attached (in the case of *farias*, *beparis* and *paikers* only).
- (e) A certificate of character and antecedents from the Chairman, Union Parishad to be attached (in the case of *farias*, *beparis* and *paikers* only).
- (f) Recommendation from the local Deputy Commissioner/Subdivisional Officer for grant of licence for operation within border areas to be furnished.
- (9) Whether he/she/they has/have any liabilities to *farias*, *beparis*, *paikers* or *araidars* and if so, to whom, to what extent and for what period. An undertaking for payment of the liabilities by a specified date to be furnished (in case of *kutchra balers* only).



- (10) Whether he/she/they was/were censured or convicted in any court of law or penalised in any way by Customs or any other Government Department or his/her/their licence was suspended or cancelled at any time by the Government. If so, the nature of offence committed and punishment awarded.

I/We declare that the foregoing particulars are complete and correct to the best of my/our knowledge.

I/We further undertake to abide by all the rules and regulations relating to jute trade/industry.

I/We have paid the fee specified for the licence applied for through Treasury Chalan *vide*.....Treasury Chalan.

No....., dated..... for Taka.....

Place.....

Date.....

*Signature with designation.*

*Note—*(1) In the case of a company or firm the application shall be signed by a partner or a Director or the principal officer managing the business.

(2) Particulars against any of the above items may be shown in a separate statement duly signed and attached, where the space provided is not sufficient.

## SCHEDULE II

(See rule 3)

### Application Form No. JA (II).

Application for annual licence for exporter, manufacturer, pucca baler, export broker and internal broker under section 6 of the Jute Ordinance, 1962 (to be submitted separately for each category).

No.....

Date of receipt.....

To

The DIRECTOR/DEPUTY DIRECTOR/ASSISTANT DIRECTOR,

Directorate of Jute, Dacca.

I/we.....being dealer (s) whose particulars of business are described below hereby apply for annual licence therefor for the financial year.....under the Jute Ordinance, 1962:

- (1) Name of firm under which business is carried on or name with nationality of the dealer with his/her father's/husband's name.

- (2) (a) Station of business (where he/she/they has/have established office or business establishments) with full postal address.
- (b) The location of head office with list of branches in Bangladesh.
- (3) Nature of business (whether exporter, manufacturer, pucca baler, export broker or internal broker. If exporter or export broker, whether for jute or jute manufactures).
- (4) Area of operation, if any, outside business station [such operation in the case of exporters and manufacturers (with mill licence) being restricted to the purchase of jute or jute goods in bales for export and in the case of pucca balers to the sale of jute in bales only].
- (5) Whether the applicant is (a) proprietor/proprietors, or (b) partnership firm or (c) company.
- (6) (a) In case of a proprietor,—
- |  |     |    |
|--|-----|----|
| (i) Name of the proprietor   | ... | .. |
| (ii) Nationality   | ... | .. |
| (iii) Father's/Husband's name  | ... | .. |
| (iv) Age.  | ..  | —  |
| (v) Permanent address  | ... | .. |
| (vi) Local address   | ..  | .. |
| (vii) Whether actually residing in Bangladesh  |     |    |
| (viii) Number of adult family members with residence of each (separately for nationals and non-nationals). |     |    |
- (b) In case of more than one proprietor, particulars similar to those required under item (a) in respect of each proprietor indicating relationship with each other to be furnished.
- (7) In the case of partnership firm, following particulars to be furnished in respect of each partner:
- |                              |     |    |    |
|------------------------------|-----|----|----|
| (i) Name                     | ..  | .. | .. |
| (ii) Father's/Husband's name | ..  | .. | —  |
| (iii) Nationality            | ..  | .. | .. |
| (iv) Age                     | ..  | .. | .. |
| (v) Permanent address        | ... | .. | .. |
| (vi) Local address           | ... | .. | —  |



- (vii) Whether actually residing in Bangladesh.
- (viii) Relationship, if any, between partners.
- (ix) Number of adult family members with residence of each (separately for nationals and non-nationals).
- (8) In case of company, following particulars to be furnished in respect of each Director:
- (i) Name .. .. .
- (ii) Father's/Husband's name ...
- (iii) Nationality .. .. .
- (iv) Age .. .. .
- (v) Permanent address ... .. .
- (vi) Local address ... .. .
- (vii) Whether actually residing in Bangladesh.
- (viii) Relationship, if any, between the Directors.
- (ix) Number of adult family members with residence of each (separately for nationals and non-nationals).
- (9) Whether he/she/they had or has/have any categories of licence for business in jute and jute goods. If so, where and under what name and for what period (in the case of firm or company these particulars are to be furnished in respect of each partner or Director).
- (10) (a) Description of immovable assets of the applicant in Bangladesh with location and approximate valuation and the persons in whose names the assets are held and also in respect of each proprietor, partner or Director, as the case may be.
- (b) Whether assets are encumbered in any way. If so, give details.
- (c) A copy of the statement of assets furnished to the Income-Tax Department or any other suitable evidence of assets as in (a) to be attached.

- (11) If the firm is registered with the Registrar, Joint Stock Companies or Registrar of Firms, number and date of registration with a copy of Memorandum and Articles of Association. If registered as a private partnership concern, a copy of the certificate of registration given by the Registrar of Firms, if any, to be attached.
- (12) (a) Name of the banker/bankers.  
(b) Certificates of financial standing from bank to be attached (in the case of exporters of caddis and jute thread wastes export brokers and pucca balers only).
- (13) Capital invested. If registered with the Registrar of Joint Stock Companies, the issued and subscribed capital.
- (14) Name of trade association, if any, to which the firm belongs.
- (15) A photostat copy of the Export Registration Certificate held by the applicant for the current year to be furnished (in the case of exporters of caddis and jute thread wastes only).
- (16) A bank guarantee for Taka 25,000 for good performance as per terms and conditions of contract with Mills/Bangladesh Jute Industries Corporation to be attached (in the case of export brokers of jute goods only).
- (17) Whether he/she/they was/were censured or convicted in any court of law or penalised in any way by Customs or any other Government Department or his/her/their licence was suspended or cancelled at any time by the Government. If so, the nature of offence committed and punishment awarded.



I/We declare that the foregoing particulars are complete and correct to the best of my/our knowledge.

I/We further undertake to abide by all the rules and regulations relating to jute trade/industry.

I/We have paid the fee specified for the licence applied for through Treasury Chalan *vide*.....Treasury Chalan No..... dated.....for Taka.....

Place.....

Date.....

*Signature with designation.*

**Note.**—(1) In the case of a company or firm the application shall be signed by a partner or a Director or the principal officer managing the business.

(2) Particulars against any of the above items may be shown in a separate statement duly signed and attached, where the space provided is insufficient.

## SCHEDULE II

(See rule 3)

## Application Form No. JA (III)

Application for annual licence (s) of jute godown (s) under section 6 of the Jute Ordinance, 1962.

No.....

Date of receipt.....

To

The CHIEF INSPECTOR OF JUTE.....

I/We.....being the occupier(s) of the Jute godown(s) described below hereby apply for licence(s) therefor for the financial year.....under the Jute Ordinance, 1962:

No. of godowns.	Where situated.	Capacity of godowns (to be shown separately for each godown).		Full postal address.	Whether the godown(s) is/are rented or owned by the applicant. If rented, the name and address of the owner, Nationality of occupier/owner.
		In maunds.	Floor space in square feet.		
1	2	3(a)	3(b)	4	5

I/We declare that the foregoing particulars are complete and correct to best of my/our knowledge.



I/We have duly paid the fee (s) specified for the licence (s) applied for, for each godown separately through Treasury Chalan(s) *vide*..... Treasury Chalan (s) enclosed. Particulars of Treasury Chalan (s) are as under :—

Fee paid for godown measuring.	Treasury Chalan No. and date.	Name of Treasury.	Amount of fee paid.
(a)	(b)	(c)	(d)

Place.....

Date.....

Signature.....

Note.—(1) In the case of a company or firm the application shall be signed by the proprietor or a partner or a Director or the principal officer managing the business and the name (s) of the proprietor or all the Directors or partners and the principal officer managing the business shall be shown on the reverse with designation, nationality and full postal address (both present and permanent).

(2) Application for licence may be made separately for each godown or a consolidated application may be made for all godowns at a particular station but licence shall be granted separately for each godown.

(3) Particulars required under any of the above columns may be shown in a separate statement duly signed and attached, where the space provided is not sufficient.

## SCHEDULE II

(See rule 3)

## Application form No. JA (IV)

Application for annual licence(s) of jute press, kutcha and pucca, under section 6 of the Jute Ordinance, 1962 (to be submitted to Director/Deputy Director/Assistant Director, Directorate of Jute for pucca presses only and to the local Chief Inspector of Jute for kutcha presses only).

No.....

Date of receipt.....

To

The Director/Deputy Director/Assistant Director, Directorate of Jute,  
Dacca/Chief Inspector of Jute,.....

I/We.....being the occupier (s) of the kutcha/pucca jute press (es) described below, hereby apply for licence (s) therefor for the financial year.....under the Jute Ordinance, 1962:

No. of press(es).	Type of press, whether pucca or kutcha. If kutcha, whether driven by manual labour or engine.	Where situated.	Full postal address.	Whether the press is rented or owned by the applicant. If rented, the name and address of owner, nationality of occupier/owner.
1	2	3	4	5

I/We declare that the foregoing particulars are complete and correct to the best of my/our knowledge.

I/We have duly paid the fee (s) specified for licence (s) applied for, for each press separately through Treasury Chalan(s) of .....treasury showing payment of Taka.....each. The relevant treasury chalan(s) bearing No(s).....and dated.....respectively is/are enclosed.

Place.....

Date.....

Signature.....

Note—(1) In the case of a company or firm the application shall be signed by the proprietor or a partner or a Directors or the principal officer managing the business and the name(s) of the proprietor or all the Directors or partners and the principal officer managing the business shall be shown on the reverse with designation, nationality and full postal address (both permanent and present).



- (2) Application for licence may be made separately for each press or a consolidated application may be made for all presses at a particular station but licences shall be granted separately for each press'
- (3) Particulars required under any of the above columns may be shown in a separate statement duly signed and attached, where the space provided is not sufficient.

**SCHEDULE II**

[See rule 3]

**Application Form No. JA(V).**

Application for annual licence of Jute mill under section 6 of the Jute Ordinance, 1962.

No.....

Date of receipt.....

To

The Director/Deputy Director/Assistant Director, Directorate of Jute, Dacca.

I/We.....being the occupier(s) of the jute mill described below, hereby apply for licence therefor for the financial year.....under the Jute Ordinance, 1962:

Name of jute mill with full postal address of Head office.	No. of—		Where situated (full postal address to be given).	No. and capacity of godowns within the mill premises and outside, separately.	No. and type of jute baling press(es), if any, within the mill premises and outside, separately.
	Looms.	Spindles.			
1	2(a)	2(b)	3	4	5

I/We declare that the foregoing particulars are complete and correct to the best of my/our knowledge.

I/We have duly paid through Treasury Chalan of..... Treasury a sum of Taka.....(Taka.....) only, being the fee for the licence applied for. The relevant receipted treasury chalan bearing No....., dated.....is enclosed.

Place.....

Date.....

*Signature of the Principal Officer  
(with designation)*

*Note.*—Application for licence shall be made separately for each mill.

## SCHEDULE II

(See rule 3)

## Application Form No. JA(VI).

Application form for renewal of licence (s). Authority to whom the application to be submitted (separately for each category of licence):

- (1) Director/Deputy Director/Assistant Director, Directorate of Jute, Dacca (for exporters, manufacturers, pucca balers, export brokers, internal brokers, jute mills and pucca presses);
- (2) Chief Inspector of Jute under whose jurisdiction the licensee's business station(s) fall (s) (for *beparies, forios, paikers, aratdars, kutcha balers, dalals, kutcha presses and godowns*).

No.....

Date of receipt.....

1. Name of licensee.....
2. Address (Head Office).....
3. The financial year for which licence to be renewed.....
4. Category of licence.....
5. Particulars of licence.....

Name of business station.	Book No.	Number and category of licence with date of issue.	Serial No. of application.
(a)	(b)	(c)	(d)



6. Particulars of enclosed Treasury Chalan (s) showing payment of renewal fee (s)—

For the station of business at	Treasury Chalan No. and date with name of Treasury	Amount of fee paid.
(a)	(b)	(c)

I/We declare that the particulars furnished above and on the reverse are complete and correct to the best of my/our knowledge.

Signature of licensee.....

Date.....

To

The Director/Deputy Director/Assistant Director, Directorate of Jute  
Dacca/Chief Inspector of Jute,.....

Note.—(1) In the case of company or firm the application shall be signed by the proprietor or a partner or a director or the principal officer managing the business and the particulars required on the reverse shall be furnished and signed also by the same person and such particulars may be furnished only in one application by a particular licensee.

(2) Application for renewal of licences may be made separately for each licence of a consolidated application may be made for licences of all business stations falling within the jurisdiction of the concerned licensing authority.

(Reverse of the form)

- Whether the particulars furnished in the first application for licence relating to nationality and residence of the family members of the dealer/proprietor/each partner/each director have since changed and if so, give total number of family members with break-down of (a) resident nationals, (b) non-resident nationals and (c) non-nationals, separately for children and adults.
- In the case of godown licence, capacity of the godown and measurement of its floor space (in square feet) as at present should be stated.
- In the case of mill licence number of looms and number of spindles as at present should be stated.

4. A bank guarantee for Taka 25,000 for good performance as per terms and conditions of contract with mills/Bangladesh Jute Industries Corporation to be attached (in the case of export brokers of jute goods only).
5. A bank certificate about financial standing to be furnished (in the case of exporters, pucca balers and export brokers only).
6. Purchase of loose jute, kutcha bales and pucca bales in the internal market during the last season (in the case of exporters, pucca balers and kutcha balers only).
7. The following particulars to be furnished :
  - (i) quantities of goods contracted for during the previous year;
  - (ii) quantities actually shipped (in the case of exporters and export brokers only).
8. A photostat copy of the Export Registration Certificate held by the licensee for the current year to be furnished (in the case of exporters for caddis and jute thread wastes only).
9. Whether the licensee has any liability to any other dealers or growers and if so, a detailed statement showing to whom, to what extent and for what period should be submitted. An undertaking for payment of the liabilities within 6 months from the date of application to be furnished.
10. Whether the licensee was convicted or otherwise punished for any infringement of any provision of the Jute Ordinance, 1962 and the rules made thereunder or failed to fulfil any genuine contract or was punished with warnings, suspension/cancellation of licence. If so, the nature of offence committed and punishment awarded.

Signature of licensee . . . . .

Date . . . . .



(12) In Schedule III,—

- (i) in Licence Form No. JB (I), in the heading of column 3, for the word “purchase” the word “sale” shall be substituted;
- (ii) in Licence Form No. JB(II), in the heading of column 2A, for the words and brackets “exporters being restricted to the purchase of jute or jute goods in bales for export and in the case of pucca bales and Manufacturers (with mill licence) to the purchase of jute in bales only” the words and brackets “exporters and manufacturers (with mill licence) being restricted to the purchase of jute or jute goods in bales for export and in the case of pucca balers to the sale of jute in bales only” shall be substituted;
- (iii) after Licence Form No. JB(IV), the following new Form shall be inserted, namely;—

“SCHEDULE III

(See rule 4)

Licence Form

Licence Form No. J. B. (V) for occupiers of jute mills. Authority by whom to be issued or renewed:—

Director/Deputy Director/Assistant Director, Directorate of Jute, Dacca.

FORM

Book No. J. B.(V).....

Licence No. J.B.(V).....

Serial No. of the application.....

Annual licence for jute mills under section 6 of the Jute Ordinance, 1962.

Mr/Messrs.....having paid the prescribed fee is/are hereby licensed as occupier (s) of the jute mill

described below and this licence is granted in respect thereof for the period from.....day of.....to the 30th June.....of the financial year.....

Name of the jute mill with full postal address of Head Office.	No. of—		Where situated (with full postal address).
	Looms.	Spindles.	
1	2(a)	2(b)	3

Seal

Date.....

Director/Deputy Director/Assistant  
Director, Directorate of Jute,  
Dacca.

Office of Issue.....

*Note.*—The licence granted is renewable every year on payment of the prescribed fee and is liable to be suspended or cancelled at any time for any contravention of any of the provisions of the Ordinance, 1962, or rules or any order made thereunder or for breach of any of the conditions subject to which the licence was granted.

#### Form of renewal of licence.

Date and year.	Period for which renewed.	Signature and designation of renewing officer.
1	2	3



(13) in Schedule IV, after FORM J, C. (IV), the following new Form shall be added, namely:—

SCHEDULE IV

(See rule 9)

Form J. C. (V)

Register showing records of licences and renewal of licences to be maintained by the Director/Deputy/Director/Assistant Director, Directorate of Jute, Dacca.

[For J. B. (V) LICENCES]

Serial No.	Book No.	Licence No.	Serial No. of application.	Name of the occupier of Jute mill with address.	Where situated (with full postal address).
1	2	3	4	5	6

No. of		Date of issue or renewal of licence.	Details of deposit of licence fees.	
looms	spindles		Amount credited chalan No. and date.	Treasury where fee credited.
7(a)	7(b)	8	9	10

Period for which licence issued or renewed.	Date of suspension or cancellation of licence.	Remarks.
11	12	13

By order of the President,  
K. A. ZAMAN  
Secretary.

**MINISTRY OF FINANCE**  
**NATIONAL BOARD OF REVENUE**  
**(Customs)**

**NOTIFICATIONS**

**Dacca, the 20th June 1975.**

**No. S.R.O. 222-L/75/220/D/Cus/75.**—In exercise of the powers conferred by clause (c) of section 21 of the Customs Act, 1969 (IV of 1969), and in supersession of its notification No. S.R.O. 194/D/Cus/74, dated the 1st November 1974, the National Board of Revenue is pleased to authorize repayment to the extent specified in column (3) of the table below of customs duties paid on the importation of the raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof, subject to the following conditions, namely:—

- (i) The goods have been manufactured according to the formula duly furnished to the National Board of Revenue showing the quantity of various imported raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof.
- (ii) The manufacturer maintains proper record of the goods manufactured in accordance with the formula referred to in sub-paragraph (i) and produces, on demand, such records and other evidence as may be required by the National Board of Revenue to satisfy itself that the imported raw materials have been used in accordance with the formula.
- (iii) The manufactured goods are exported out of Bangladesh and an application for repayment of customs duties is presented to the proper officer of Customs within 60 days if such exportation or of the publication of this notification, whichever is the later.
- (iv) The exporter makes a declaration on the reverse of the original shipping bill or other export documents to the effect that he would claim repayment of the customs duties paid on the imported raw materials used in the production of the goods being exported.
- (v) The repayment at the rate specified shall be allowed provided that the goods exported are manufactured with the same constituents on which the rate of repayment is notified and the manufacturer-cum-exporter shall immediately intimate to the National Board of Revenue and the Directorate of Inspection and Training (Customs and Excise), Dacca—
  - (a) any change in the prices of the imported raw materials,
  - (b) any changes in the composition of the manufactured goods to be exported, and
  - (c) use of any indigenous raw material in place of the imported raw materials.



2. The repayment authorized by this notification shall be admissible in respect of the goods exported from 6th December, 1974 to 29th May, 1975 (both dates inclusive).

TABLE

Sl. No.	Name of materials imported.	Goods produced or manufactured.	Extent of repayment and other condition
(1)	(2)	(3)	

The following goods produced or manufactured by M/s. Bay Fishing Corporation Ltd., Chittagong:

			<i>Per master carton.</i>
Duplex Board	Frozen shrimps net 50 lbs. packed with inner polythene sheet lining and Duplex Board (each master carton containing 10 inner cartons of Duplex Board).	Tk. 2.76	For a quantity not exceeding 90560 master cartons. The grant of rebate under the S.R.O. will be made effective after the quantity notified in S. R. O. 194/D/Cus/74, dated the 1st November 1974, issued in favour of the party in exhausted.

[C. No. 13(23)NBR/Cus/IV/74]

**No. S.R.O. 223-L/75/221/D/Cus/75.**—In exercise of the powers conferred by clause (c) of section 21 of the Customs Act, 1969 (IV of 1969), and in supersession of its notification No. S.R.O. 79/D/Cus/72, dated the 15th December 1972, the National Board of Revenue is pleased to authorize repayment to the extent specified in column (3) of the table below of customs duties paid on the importation of the raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof, subject to the following conditions, namely:—

- (i) The goods have been manufactured according to the formula duly furnished to the National Board of Revenue showing the quantity of various imported raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof.
- (ii) The manufacturer maintains proper record of the goods manufactured in accordance with the formula referred to in sub-paragraph (i) and produces, on demand, such records and other evidence as may be required by the National Board of Revenue to satisfy itself that the imported raw materials have been used in accordance with the formula.

- (iii) The manufactured goods are exported out of Bangladesh and an application for repayment of customs duties is presented to the proper officer of Customs within 60 days of such exportation or of the publication of this notification, whichever is the later.
- (iv) The exporter makes a declaration on the reverse of the original shipping bill or other export documents to the effect that he would claim repayment of the customs duties paid on the imported raw materials used in the production of the goods being exported.
- (v) The repayment at the rate specified shall be allowed provided that the goods exported are manufactured with the same constituents on which the rate of repayment is notified and the manufacturer-cum-exporter shall immediately intimate to the National Board of Revenue and the Directorate of Inspection and Training (Customs and Excise), Dacca—
- (a) any change in the process of the imported raw materials,
- (b) any changes in the composition of the manufactured goods to be exported, and
- (c) use of any indigenous raw material in place of the imported raw materials.

2. The repayment authorized by this notification shall be admissible in respect of the goods exported from 28th January, 1974 to 29th May, 1975 (both dates inclusive).

TABLE

Sl. No.	Name of materials imported.	Goods produced or manufactured.	Extent of repayment.
(1)	(2)	(3)	

The following goods produced or manufactured by M/s. Karnaphuly Rayon & Chemicals Ltd., Chittagong.

*Per metric ton.*

1	Pulp	1. Viscose Rayon Yarn	Tk. 371.38
2	Sulphur		For a quantity not exceeding 2509 m. ton.
3	Barium Chloride		
4	Mercury		
5	Zinc Sulphate		
6	Safanol		
7	Panasofer		
8	Polycrine		
1	Snowtex	2. Dilphane paper	Tk. 465.97
2	Cattozen		For a quantity not exceeding 900 m. ton.
3	Celloner 54		
4	D-Glycol		
5	Sodium Sulphate		
6	Sandozin NIS		



Sl. No.	Name of materials imported.	Goods produced or manufactured.	Extent of repayment of Customs duty.
	(1)	(2)	(3)
7	Sodium Chloride	3. MST Dilphano paper	Tk. 709.47
8	Barium Chloride		For a quantity not exceeding 900 m. ton.
9	Actilock J 31		
10	Ethyle Acetate		
11	Tafune		
12	Aerosil No. 200		
13	SOH 415		
14	Parafin Wax		
15	D. Gum		
16	Pulp		
17	Sulphur		
18	Mercury		

[C. No. 13(39)NBR/Cus/72]

Dacca, the 23rd June 1975.

No. S.R.O. 224-L/75/239/D/Cus/75.—In exercise of the powers conferred by clause (c) of section 21 of the Customs Act, 1969 (IV of 1969), and in supersession of its notification S.R.O. No. 137/D/Cus/74, dated the 8th April 1974 the National Board of Revenue is pleased to authorize repayment to the extent specified in column (3) of the table below of customs duties paid on the importation of the raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof, subject to the following conditions, namely:—

- (i) The goods have been manufactured according to the formula duly furnished to the National Board of Revenue showing the quantity of various imported raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof.
- (ii) The manufacturer maintains proper record of the goods manufactured in accordance with the formula referred to in sub-paragraph (i) and produces, on demand, such records and other evidence as may be required by the National Board of Revenue to satisfy itself that the imported raw materials have been used in accordance with the formula

- (iii) The manufactured goods are exported out of Bangladesh and an application for repayment of customs duties is presented to the proper officer of Customs within 60 days of such exportation or of the publication of this notification, whichever is the later.
- (iv) The exporter makes a declaration on the reverse of the original shipping bill or other export documents to the effect that he would claim repayment of the customs duties paid on the imported raw materials used in the production of the goods being exported.
- (v) The repayment at the rate specified shall be allowed provided that the goods exported are manufactured with the same constituents on which the rate of repayment is notified and the manufacturer-cum-exporter shall immediately intimate to the National Board of Revenue and the Directorate of Inspection and Training (Customs and Excise), Dacca:—
- (a) any change in the process of the imported raw materials,
- (b) any changes in the composition of the manufactured goods to be exported, and
- (c) use of any indigenous raw materials in place of the imported raw materials.

2. The repayment authorized by this Notification shall be admissible in respect of the goods exported from 6th November 1974 to 29th May 1975 (both dates inclusive):

TABLE

Sl. No.	Name of imported materials.	Goods produced or manufactured.	Extent of repayment of custom duty.
(1)		(2)	(3)
The following goods produced or manufactured by M/s. Bangladesh Tannery, Dacca:			
			Per 100 sqr. ft.
1	Sodium Sulphite	1. Chrome tanned Cow hides wet blue not exceeding 1,50,000 sqr. ft.	(a) Tk. 11.44 for export between 6-11-1974 to 19-12-1974.
2	Oropon OR		(b) Tk. 12.52 for export from 20-12-1974 onward.
3	Ammonium Chloride		
4	Chromosal B		
5	Sandopan D.T.C.	2. Chrome tanned Goats skin wet blue not exceeding 10,00,000 sqr. ft.	(a) Tk. 4.29 for export between 6-11-1974 to 19-12-1974.
6	Sodium Formate		



Sl. No.	Name of materials imported.	Goods produced or manufactured.	Extent of repayment of Customs duty.
(1)	(2)	(3)	(3)
7	Formic Acid		(b) Tk. 4.69 for export from 20-12-1974 onward.
8	Lissapol		
9	Common Salt		

[C. No. 13(22)NBR/Cus/72].

No. S.R.O. 225-L/75/237/D/Cus/75.—In exercise of the powers conferred by clause (c) of section 21 of the Customs Act, 1969 (IV of 1969), and in supersession of its notification S. R. O. No. 154/D/Cus/74, dated the 16th May 1974 the National Board of Revenue is pleased to authorize repayment to the extent specified in column (3) of the table below of customs duties paid on the importation of the raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof, subject to the following conditions, namely:—

- (i) The goods have been manufactured according to the formula duly furnished to the National Board of Revenue showing the quantity of various imported raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof.
- (ii) The manufacturer maintains proper record of the goods manufactured in accordance with the formula referred to in sub-paragraph (i) and produces, on demand, such records and other evidence as may be required by the National Board of Revenue to satisfy itself that the imported raw materials have been used in accordance with the formula.
- (iii) The manufactured goods are exported out of Bangladesh and an application for repayment of customs duties is presented to the proper officer of Customs within 60 days of such exportation or of the publication of this notification, whichever is the later.
- (iv) The exporter makes a declaration on the reverse of the original shipping bill or other export documents to the effect that he would claim repayment of the customs duties paid on the imported raw materials used in the production of the goods being exported.
- (v) The repayment at the rate specified shall be allowed provided that the goods exported are manufactured with the same constituents on which the rate of repayment is notified and the manufacturer-cum-exporter shall immediately intimate to the National Board of Revenue and the Directorate of Inspection and Training (Customs and Excise), Dacca—
  - (a) any change in the process of the imported raw materials,
  - (b) any changes in the composition of the manufactured goods to be exported, and
  - (c) use of any indigenous raw materials in place of the imported raw materials.

2. The repayment authorized by this Notification shall be admissible in respect of the goods exported from 9th October 1974 to 29th May 1975 (both dates inclusive):

TABLE

Sl. No.	Name of materials imported.	Goods produced or manufactured.	Extent of repayment of customs duty.
(1)	(2)	(3)	
The following goods produced or manufactured by M/s. Haji Abdul Hamid Khan, Chittagong:			Per 100 sq. ft.
1	Sodium Sulphite	1. Chrome tanned Cow hides blue.	Tk. 20.13. For a quantity not exceeding 1,46,666 sq. ft.
2	Chrome tanning salt		
3	Sodium Hydro sulphite	2. Chrome tanned Goat/Sheep/Kid skin wet blue.	Tk. 7.55. For a quantity not exceeding 4,00,000 sq. ft.
4	Sodium Bisulphite		
5	Imp-rapell Co		
6	Ammonium Chloride		
7	Lissapol N		
8	Sodium Thiosulphate		
9	Calcium Formate.		

[C. No. 13(9)NBR/Cus-1/72].

No. S.R.O. 226-L/75-242/D/Cus/75.—In exercise of the powers conferred by clause (c) of section 21 of the Customs Act, 1969 (IV of 1969), and in supersession of its notification S. R. O. No. 148/D/Cus/74, dated 30th April 1974 the National Board of Revenue is pleased to authorize repayment to the extent specified in column (3) of the table below of Customs duties paid on the importation of the raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof, subject to the following conditions, namely:—

- (i) The goods have been manufactured according to the formula duly furnished to the National Board of Revenue showing the quantity of various imported raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof.
- (ii) The manufacturer maintains proper record of the goods manufactured in accordance with the formula referred to in sub-paragraph (i) and produces, on demand, such records and other evidence as may be required by the National Board of Revenue to satisfy itself that the imported raw materials have been used in accordance with the formula.



- (iii) The manufactured goods are exported out of Bangladesh and an application for repayment of Customs duties is presented to the proper officer of Customs within 60 days of such exportation or of the publication of this notification, whichever is the later.
- (iv) The exporter makes a declaration on the reverse of the original shipping bill or other export documents to the effect that he would claim repayment of the customs duties paid on the imported raw materials used in the production of the goods being exported.
- (v) The repayment at the rate specified shall be allowed provided that the goods exported are manufactured with the same constituents on which the rate of repayment is notified and the manufacturer-cum-exporter shall immediately intimate to the National Board of Revenue and the Directorate of Inspection and Training (Customs and Excise), Dacca:—
- (a) any change in the process of the imported raw materials,
- (b) any changes in the composition of the manufactured goods to be exported, and
- (c) use of any indigenous raw materials in place of the imported raw materials.

2. The repayment authorized by this Notification shall be admissible in respect of the goods exported from 30th December 1974 to 29th May 1975 (both dates inclusive):

TABLE

Sl. No.	Name of imported materials.	Goods produced or manufactured.	Extent of repayment of Customs duty.
	(1)	(2)	(3)
The following goods produced or manufactured by M/s. Ayub Brothers Tannery, Hazaribagh, Dacca:			
			Per 100 sq. ft.
1	Sodium Sulphide	1. Chrome tanned wet blue Cow hides.	Tk. 12.96. For a quantity not exceeding 4,00,000 sq. ft.
2	Chromosal		
3	Otopon	2. Chrome tanned wet blue Cow calf.	Tk. 1.72. For a quantity not exceeding 45,000 sq. ft.
4	Ammonium Chloride		
5	Sodium Bicarbonate		
6	Sodium Bichromate		
7	Common Salt.		

No. S.R.O. 227-L/75/243/D/Cus/75.—In exercise of the powers conferred by clause (c) of section 21 of the Customs Act, 1969 (IV of 1969), and in supersession of its notification S.R.O. No. 157/D/Cus/74, dated the 16th May 1974, the National Board of Revenue is pleased to authorize repayment to the extent specified in column (3) of the table below of Customs duties paid on the importation of the raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof, subject to the following conditions, namely:—

- (i) The goods have been manufactured according to the formula duly furnished to the National Board of Revenue showing the quantity of various imported raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof.
- (ii) The manufacturer maintains proper record of the goods manufactured in accordance with the formula referred to in sub-paragraph (i) and produces, on demand, such records and other evidence as may be required by the National Board of Revenue to satisfy itself that the imported raw materials have been used in accordance with the formula.
- (iii) The manufactured goods are exported out of Bangladesh and an application for repayment of customs duties is presented to the proper officer of Customs within 60 days of such exportation or of the publication of this notification, whichever is the later.
- (iv) The exporter makes a declaration on the reverse of the original shipping bill or other export documents to the effect that he would claim repayment of the customs duties paid on the imported raw materials used in the production of the goods being exported.
- (v) The repayment at the rate specified shall be allowed provided that the goods exported are manufactured with the same constituents on which the rate of repayment is notified and the manufacturer-cum-exporter shall immediately intimate to the National Board of Revenue and the Directorate of Inspection and Training (Customs and Excise), Dacca:—
  - (a) any change in the process of the imported raw materials,
  - (b) any changes in the composition of the manufactured goods to be exported, and
  - (c) use of any indigenous raw materials in place of the imported raw materials.



2. The repayment authorized by this Notification shall be admissible in respect of the goods exported from 29th September 1974 to 29th May 1975 (both dates inclusive):

TABLE

Sl. No.	Name of imported raw materials.	Goods produced or manufactured.	Extent of repayment of Customs duty.
	(1)	(2)	(3)

The following goods produced or manufactured by M/s. Taj Tannery, Hazari-bagh, Dacca:

			Per 100 sqr. ft.
1	Sodium Sulphide	1. Chrome tanned wet blue Cow hides.	(a) Tk. 17.35 from 29-9-1974 to 27-12-1974.
2	Sodium Bichromate		
3	Sodium Bisulphite		(b) Tk. 18.44 on or after 28-12-1974.
4	Sodium Thio sulphate		
5	Ammonium Chloride	2. Chrome tanned wet blue Goat/Sheepskins.	(a) Tk. 6.50 from 29-9-1974 to 27-12-1974.
6	Oropon		
7	Sodium Bicarbonate		(b) Tk. 6.91 [on or after 28-12-1974.
8	Acetic Acid		
9	Sandopan/Idet		
10	Plastic Sheet		
11	Common Salt		

Rebate will be allowed on chrome tanned wet blue cow hides not exceeding 2,00,000 sqr. ft. and chrome tanned wet blue Goat/Sheep skin not exceeding 20,00,000 sqr. ft.

[C. No. 13(17)NBR/Cus/72.]

Dacca, the 27th June 1975.

No. S.R.O. 228-L/75-223/D/Cus/75.—In exercise of the powers conferred by clause (c) of section 21 of the Customs Act, 1969 (IV of 1969), the National Board of Revenue is pleased to authorize repayment to the extent specified in column (3) of the table below of customs duties paid on the importation of the raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof, subject to the following conditions, namely:—

- (i) The goods have been manufactured according to the formula duly furnished to the National Board of Revenue showing the quantity of various imported raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof.

- (ii) The manufacturer maintains proper record of the goods manufactured in accordance with the formula referred to in sub-paragraph (i) and produces, on demand, such records and other evidence as may be required by the National Board of Revenue to satisfy itself that the imported raw materials have been used in accordance with the formula.
- (iii) The manufactured goods are exported out of Bangladesh and an application for repayment of customs duties is presented to the proper officer of Customs within 60 days of such exportation or of the publication of this notification, whichever is the later.
- (iv) The exporter makes a declaration on the reverse of the original shipping bill or other export documents to the effect that he would claim repayment of the customs duties paid on the imported raw materials used in the production of the goods being exported.
- (v) The repayment at the rate specified shall be allowed provided that the goods exported are manufactured with the same constituents on which the rate of repayment is notified and the manufacturer-cum-exporter shall immediately intimate to the National Board of Revenue and the Directorate of Inspection and Training (Customs and Excise), Dacca:—
- (a) any change in the process of the imported raw materials,
- (b) any changes in the composition of the manufactured goods to be exported, and
- (c) use of any indigenous raw materials in place of the imported raw materials.

2. The repayment authorized by this Notification shall be admissible in respect of the goods exported from 25th January 1975 to 29th May 1975 (both dates inclusive):

TABLE

Sl. No.	Name of raw materials imported.	Goods produced or manufactured.	Extent of repayment.
	(1)	(2)	(3)

The following goods produced or manufactured by M/s. Orient Tanneries and Bone Mills Ltd., Chittagong:

Chrome tan B	Goat/Sheep/Kid skins wet blue.	Per 100 sqr. ft. Tk. 4.50. For a quantity not exceeding 5,02,400 sq. ft.
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No. S.R.O. 229 L/75/21/D/Cus/75.—In exercise of the powers conferred by clause (c) of section 21 of the Customs Act, 1969 (IV of 1969), and in supersession of its notification No. S. R. O. 161/D/Cus/74, dated 25th May 1974, the National Board of Revenue is pleased to authorize repayment to the extent specified in column (3) of the table below of Customs duties paid on the importation of the raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof, subject to the following conditions, namely:—

- (i) The goods have been manufactured according to the formula duly furnished to the National Board of Revenue showing the quantity of various imported raw materials specified in column (1) of the said table and used in the production or manufacture of the goods specified in column (2) thereof.
- (ii) The manufacturer maintains proper record of the goods manufactured in accordance with the formula referred to in sub-paragraph (i) and produces, on demand, such records and other evidence as may be required by the National Board of Revenue to satisfy itself that the imported raw materials have been used in accordance with the formula.
- (iii) The manufactured goods are exported out of Bangladesh and an application for repayment of customs duties is presented to the proper officer of Customs within 60 days of such exportation or of the publication of this notification, whichever is the later.
- (iv) The exporter makes a declaration on the reverse of the original shipping bill or other export documents to the effect that he would claim repayment of the customs duties paid on the imported raw materials used in the production of the goods being exported.
- (v) The repayment at the rate specified shall be allowed provided that the goods exported are manufactured with the same constituents on which the rate of repayment is notified and the manufacturer-cum-exporter shall immediately intimate to the National Board of Revenue and the Directorate of Inspection and Training (Customs and Excise), Dacca:—
  - (a) any change in the process of the imported raw materials,
  - (b) any changes in the composition of the manufactured goods to be exported, and
  - (c) use of any indigenous raw materials in place of the imported raw materials.

2. The repayment authorized by this Notification shall be admissible in respect of the goods exported from 30th October, 1974 to 29th May, 1975 (both dates inclusive):

TABLE

Sl. No.	Name of imported raw materials.	Goods produced or manufactured.	Extent of repayment of Customs duty.
(1)	(2)	(3)	
The following goods produced or manufactured by M/s. Jamila Tannery Hazaribagh, Dacca.			
			Per 100 sqr. ft.
1	Sodium Sulphide	1. Chrome tanned wet blue Cow hides (not exceeding 2,50,000 sqr. ft.).	Tk. 8.98
2	Chromosal		
3	Acetic Acid		
4	Ammonium Chloride	2. Chrome tanned wet blue Cow calf (not exceeding 5,000 sqr. ft.)	Tk. 6.74

The above rate of rebate will be applicable to the export made by the party on or after 30-10-1974.

A. M. MAHMOOD  
Second Secretary.

[C. No. 13(40)NBR/Cus/72.]

## MINISTRY OF FINANCE

### CORRIGENDUM

SUBJECT: Tax on House Rent Rules, 1974.

Dacca, the 1st July 1975.

No. S.R.O. 230-L/75.—In the Notification dated Dacca, the 14th April, 1975 issued under No. S.R.O. 130-L/75 relating to amendments in the Tax on House Rent Rules, 1974, for the entry "in rule 2, in clause (b)" in paragraph (1) the entry "in rule 2, in clause (b)" shall be *substituted*.

K. M. M. HOSSAIN  
Secretary.



MINISTRY OF LAW, PARLIAMENTARY AFFAIRS AND JUSTICE

Justice Division

NOTIFICATION

Dacca, the 1st July 1975.

No. S.R.O. 231-L/75/798-GIV/1A-2/74.—In exercise of the powers conferred by section 14 of the Muslim Marriages and Divorces (Registration) Act, 1974 (LII of 1974), the Government is pleased to make the following rules, namely:—

THE MUSLIM MARRIAGES AND DIVORCES (REGISTRATION) RULES, 1975.

1. **Short title.**—These rules may be called the Muslim Marriages and Divorces (Registration) Rules, 1975.

2. **Definitions.**—In these rules,—

- (a) "Act" means the Muslim Marriages and Divorces (Registration) Act, 1974 (LII of 1974);
- (b) "Form" means a form set out in the schedule to these rules;
- (c) "section" means a section of the Act.

3. **Advisory Committee.**—(1) In each district there shall be an Advisory Committee consisting of the following members, namely:—

- (a) the District Magistrate, *ex-officio*, who shall also be the Chairman of the Committee;
- (b) the District Registrar, *ex-officio*, who shall also be the Member-Secretary;
- (c) the District Education Officer, *ex-officio*;
- (d) the District Public Relations Officer, *ex-officio*;
- (e) a Head Master of a High School, or a Principal of a College of the district to be nominated by the Government.

(2) The Member of the Parliament of the area in which a vacancy in the office of Nikah Registrar occurs shall act as Adviser to the Advisory Committee.

4. **Functions of the Advisory Committee.**—The Advisory Committee shall advise the Government in regard to the selection of candidates for grant of licence of Nikah Registrar and shall also advise the Government on such question as may be referred to it by the Government.

5. **Procedure for selection of candidates.**—(1) On the occurrence of a vacancy in the office of a Nikah Registrar or on the creation of a new office of Nikah Registrar, the Registrar may, with the approval of the Government, issue licence to a qualified person to act as Nikah Registrar on purely temporary basis until a Nikah Registrar is licensed by Government on regular basis and simultaneously invite applications for grant of permanent licence of Nikah Registrar of that office.



(2) The Registrar shall place all applications received by him before the Advisory Committee for consideration and selection of candidates.

(3) The Advisory Committee shall select three candidates in order of priority for each office and the Registrar shall forward the names of the selected candidates along with all applications and connected documents to the Government.

(4) The Government may grant licence to any one of the three selected candidates, or may, for any special reason, grant licence to any other person from amongst the other candidates.

(5) A licence fee of Taka 20 shall be payable to the Government for the grant of a licence of Nikah Registrar. No licence shall be granted unless the candidate selected for grant of licence submit to the Government a copy of the receipted chalan showing the deposit of the licence fee in any Government Treasury or Sub-treasury under the Head "XXXVI—MISC.—Nikah Registrar licence fee and Marriage and Talak Registration fees".

6. **Qualification of candidates.**—(1) Candidates seeking licence of Nikah Registrar must possess sufficient acquaintance with the Arabic language, Muslim Law of Marriage and Divorce and the Muslim Family Laws Ordinance, 1961 (VIII of 1961), and be of good moral character. Candidates holding Alim, Fazil or the like certificates from a recognised Madrasah will be deemed to have sufficient acquaintance with Arabic language.

(2) A candidate must not be less than 25 years of age and more than 45 years of age on the date of grant of licence.

(3) In selecting candidates, the Advisory Committee shall, as far as practicable, give preference to a candidate hailing from the area in which the vacancy occurs.

7. **Form of Application.**—A candidate shall submit his application to the Secretary of the Advisory Committee in Form A, together with the certificates of his qualifications and two certificates, written not more than one year prior to the date of application, from two gentlemen of respectability and position testifying to his good character.

8. **Revocation, suspension and annulment of licence.**—(1) A licence granted under rule 5(4) may be revoked or suspended on the ground of misconduct or on any other grounds specified in section 11.

*Explanation.*—"Misconduct" includes contravention of any of the provisions of the Act or these rules, misrepresentation of facts of any kind and moral turpitude.

(2) Where a licence granted under rule 5(4) is to be revoked or suspended, the Government shall issue a notice calling upon the Nikah Registrar concerned to show cause in writing, within a specified time, why the proposed actions shall not be taken. The notice shall contain the allegations against the Nikah Registrar.

(3) A notice shall be deemed to have been served if it is sent by registered post to the last known address of the Nikah Registrar concerned.



(4) The Government shall examine the cause shown, if any, and pass such order as it may deem fit.

(5) If no cause is shown within the period specified in the notice issued under sub-rule (2), the Government may pass such order as it may deem fit.

(6) Any Nikah Registrar aggrieved by an order under this rule may file a petition for review of the order to the Government within one month from the date of passing of the order and an order passed on the review so filed shall be final.

(7) A licence shall, unless earlier revoked stand annulled on the date on which the licensee attains the age of 65 years.

9. **Form of Licence.**—A licence of Nikah Registrar shall be granted in Form B.

10. **Jurisdiction.**—The areas for which a Nikah Registrar may be licenced shall be the whole area of a paurashava or five to ten constituencies of a municipal corporation or five to ten unions as may be recommended by the Advisory Committee.

11. **Office.**—The Nikah Registrar's office shall be set up at some convenient and preferably at a central place within the jurisdiction of the Nikah Registrar.

12. **Resignation.**—No Nikah Registrar shall resign his office or leave the place in which he has exercised the functions of a Nikah Registrar without the permission of the Government.

13. **Change of office.**—When a Nikah Registrar makes or takes over charge of his office to or from any person, a certificate as to the safety and correctness of the records shall be jointly given by them on the date on which the office is made over or taken over and this certificate shall be forwarded by the Registrar to the Government.

14. **Leave.**—(1) The Registrar may grant leave to a Nikah Registrar up to two months, and when such leave is granted, shall report it to the Government.

(2) When it is necessary to grant leave to a Nikah Registrar for a period exceeding two months or when leave already granted by the Registrar is required to be extended beyond two months, the sanction of the Government shall be required.

(3) Nikah Registrars shall submit their applications for leave to the Registrar six weeks before the date on which they intend to avail themselves of it.

(4) The Government may grant temporary licence to a person who is qualified for such licence, to act as Nikah Registrar during the absence on leave of a Nikah Registrar.

15. **Submission of charge report and return of licences on change of incumbent.**—(1) As soon as the permanent incumbent resumes charges of his duties, he should forthwith forward to the Government through the Registrar his joining report and the licence held by the officiating incumbent.



(2) A Nikah Registrar shall not be placed in charge of the office of another Nikah Registrar unless he has been licensed by the Government to hold charge of the latter office.

16. **Service of Nikah Registrars not Government service.**—The service of a Nikah Registrar shall not be deemed to be Government service and no such service shall give rise to any claim for pension or gratuity or to leave allowances of any kind.

17. **Holding of other salaries appointment.**—A Nikah Registrar shall not be debarred from holding any salaried appointment with any private concern or semi-autonomous body or carrying on any business provided it does not interfere with the proper discharge of his duty as a Nikah Registrar and it is held or carried on with the prior permission of the Government.

18. **Fees.**—(1) A Nikah Registrar may charge the following fees for registration of a marriage;—

- (a) when the dower does not exceed Taka one thousand—Tk. 6;
- (b) when the dower exceeds Taka one thousand but does not exceed Taka thirty thousand—Taka 6 for the first one thousand plus Taka 4 for every additional Taka one thousand, subject to a maximum of Taka 100;
- (c) when the dower exceeds Taka thirty thousand but does not exceed Taka fifty thousand—Taka 100 for Taka 30,000 and Taka 5 for every additional Taka one thousand subject to a maximum of Taka 175;
- (d) when the dower exceeds Taka fifty thousand—Taka 175 for Taka 50,000 and Taka 5 for every additional Taka one thousand subject to a maximum of Taka 500.

(2) A Nikah Registrar may charge the following fees for registration of a divorce:—

- (a) for registration of Talak by husband—Taka 10;
- (b) for registration of Khula—Taka 10;
- (c) for registration of Talak-i-tafweez—Taka 8.

(3) A Nikah Registrar may charge the following fees and allowances for registration of a marriage or divorce on commission:—

- (a) commission fee—Taka 8;
- (b) travelling allowance for execution of commission—Taka 1 per mile.

(4) A Nikah Registrar may charge the following fees for copies and inspection:—

- (a) for certified copy of any Nikah-Nama or Talak-Nama—
  - (i) Ordinary—Taka 3;
  - (ii) Urgent—Taka 5;
- (b) for inspection of any register—Taka 1 for each year's register;
- (c) for a copy of any entry in a register—Taka 1 for each page.



(5) The fees for registration of a marriage shall be payable by the bridegroom and the fees for registration of a divorce shall be payable by the party at whose instance registration is made.

(6) A Nikah Registrar shall grant a receipt in Form C to every person from whom he receives any fee or allowances under this rule.

(7) A table of fees and allowances payable under this rule shall be displayed in some conspicuous part of the office of every Nikah Registrar.

(8) Ten per cent. of the fees realised under this rule shall be deposited in the Government Treasury of Sub-treasury under the head "XXXVI—Misc.—Nikah Registrar licence fees and Marriage and Talak Registration fee" and receipted copy of the chalan showing the deposit to be sent to the Government forthwith.

(9) Every Nikah Registrar shall submit to the Government at the end of each month a statement in Form D.

**19. Procedure before registration of marriage.**—(1) Before registration of a marriage, a Nikah Registrar shall examine the parties to it for satisfying himself as to the effecting of the marriage by them or shall examine two witnesses, who were present at the solemnisation of the marriage. If the woman be pardanashin, her duly authorised vakil shall be examined instead of herself.

(2) In the case of a marriage solemnised by the Nikah Registrar himself, he shall fill up the columns of the Register of Marriage and obtain therein signatures of persons whose signatures are required in the Register and thereafter put his signature and seal therein. In case of an illiterate person his thumb impression shall be taken in the appropriate page of the Register, his name shall be written in full by an attesting witness.

(3) When a marriage is solemnised by any person other than a Nikah Registrar such person shall report the matter within fifteen days to the Nikah Registrar within whose jurisdiction the marriage was solemnised. In such a case the person who solemnised the marriage shall appear before the Nikah Registrar concerned with the persons whose signatures are required in the Register for the purpose of registration of marriage.

**20. Produce before registration of divorce.**—Before registration of divorce, a Nikah Registrar shall satisfy himself whether or not such divorce was effected by the person or persons by whom it is represented to have been effected, and for such satisfaction he shall examine such person or persons. If any such person be a pardanashin woman, her duly authorised vakil shall be examined.

**21. Appeal against refusal to register a marriage.**—A person, whose prayer for registration of a marriage has been refused by the Nikah Registrar, may prefer an appeal to the District Registrar within thirty days of such refusal and the order passed by the District Registrar on such appeal shall be final.

**22. Place of Registration.**—Every marriage or divorce shall be registered by the Nikah Registrar within whose jurisdiction the husband or wife resides or the marriage is solemnised or the divorce is effected.



23. **Attendance at marriages to be noted.**—Where a Nikah Registrar attends the celebration of a marriage, the fact of such attendance shall be noted in the Register of marriage.

24. **Registers to be maintained by Nikah Registrars.**—(1) Every Nikah Registrar shall maintain the following registers of marriages or divorces:—

- (a) Book I—Register of marriages in Form D;
- (b) Book II—Register of divorces by husband in Form E;
- (c) Book III—Register of divorces of the kind known as Khula in Form F;
- (d) Book IV—Register of divorces of the kind known as talaq-i-tafweez in Form G.

(2) Every Nikah Registrar shall maintain a register of applications for inspections and copy in Form H.

(3) A Nikah Registrar shall register a marriage or divorce in the appropriate register.

25. **Cancellation of entries in a register.**—If the parties to the registration of a marriage or divorce fail to put their signatures and thumb impressions in the register, all entries in the register relating to such marriage or divorce shall be cancelled by the Nikah Registrar under his signature stating the reasons therefor and any fees paid by the parties shall not be refunded.

26. **Index Book.**—(1) Every Nikah Registrar shall maintain an Index Book in Form I.

(2) An entry in the Index Book shall be made by a Nikah Registrar immediately after any entry is made on a register maintained by him under rule 24.

27. **Catalogue.**—A catalogue in Form H shall be maintained and permanently preserved in all Nikah Registrars' offices, and on the occasion of transfer of records the officer receiving charge of the records shall compare them with the catalogue and certify therein their correctness. Whenever any of the records are transferred to the district office the fact shall be noted in the column of remarks together with the date of transfer.

28. **Register, etc. to be obtained on payment of prices.**—(1) A Nikah Registrar shall get from the Government on indent all registers, forms or books prescribed by these rules on payment of prices thereof fixed by the Government.

(2) All indents by a Nikah Registrar shall be submitted to the Inspector-General of Registration through the Registrar together with chalans showing deposit of the prices of the registers, forms and books required by him in the local Treasury by the 15th day of July every year.

29. **Custody of Seals, Registers, etc.**—The seal of the office of a Nikah Registrar shall always remain in the personal custody of the Nikah Registrar and shall be made over with the records to the Nikah Registrar who is licensed to act in his place whenever he ceases, either temporarily or permanently, to exercise his functions.



30. **Blank Forms, Registers, etc.**—A Nikah Registrar while leaving office on his retirement or revocation of licence shall not be allowed to take away with him the blank forms, registers, books and other articles of the office; but the actual price of the same may be realised by him from his successor in office.

31. **Certificate of coloure of volume, etc.**—When a register is closed, a certificate to that effect shall be added at the close of the written portion, and a certificate showing the number of pages written upon shall be entered on the first page when a new Register is opened.

32. **Preservation of registers, etc.**—Registers of Marriages, Registers of Divorces and Index Books shall be preserved for ever.

### SCHEDULE

#### FORM A

(See rule 7)

#### Application for a licence of Nikah Registrar

1. Name of the applicant :
  2. Address in full :
    - (a) Permanent.....
    - (b) Present.....
  3. Date of birth of the applicant :
  4. Profession or present employment of the applicant with present salary or pension, if any :
  5. Father's name, profession and address :
  6. Present family residence of the applicant :
  7. Whether the applicant has a masonry house for office :
  8. If previously employed under Government, details of the past service, and if ever dismissed from any post, particulars of the fact :
  9. Names and address of the persons from whom certificates of good character have been obtained and attached to the application :
  10. Whether the applicant is acquainted with Arabic, Bengali and Muslim laws :
  11. Certificates obtained from any Government or private Madrasa.
- Remarks of the Advisory Committee:

*Signature of the Applicant.*

*Dated*

**SCHEDULE****FORM B****Licence of a Nikah Registrar***(See rule 9)*

To

of

The

1975.

1. By virtue of the authority conferred by section 4 of the Muslim Marriages and Divorces (Registration) Act, 1974 (LII of 1974), the Government of the People's Republic of Bangladesh is pleased to authorise you to register, in the manner prescribed by the Act and the rules made thereunder, all marriages and divorces which shall be effected within.....in the District of.....on verbal or written application being made to you for such registration.

2. It will be your duty to carefully observe the provisions of the Act and the rules made thereunder.

3. This licence shall remain in force until it is revoked or suspended by the Government or until the licensee attains the age of 65 years.



FORM C

Office of the Nikah Registrar and Kazi.....

.....District.....

Received from Mr.....of Vill.....

.....P. O. ....Dist.....

Taka.....as fees for the following subjects :

Book "A" .....No. (Entry) rate Taka.....

Book "B" .....No. (Entry) rate Taka.....

Book "C" .....No. (Entry) rate Taka.....

Book "D" .....No. (Entry) rate Taka.....

Commission fees ..... Taka.....

T. A..... Taka.....

Searching fee..... Taka.....

Copying charge..... Taka.....

Fees for solemnisation of marriage..... Taka.....

Date.....19

Total :  
(in words).....

Signature .....  
Office of the Nikha Registrar and Kazi.

Seal

## FORM D

(Under rule 19)

## Statement of fees realised by Nikah Registrar

Office of the Nikah Registrar.....

Month.....

Year.....

1. No. of marriages Registered.....

Fees realised Taka.....

Amount deposited in Treasury/Sub-Treasury Taka.....

2. No. divorces Registered.....

Fees realised Taka.....

Amount deposited in Treasury/Sub-Treasury.....

3. No. of petition for inspection.....

Fees realised Taka.....

Amount deposited in Treasury/Sub-Treasury Taka.....

4. No. of copies supplied.....

Fees realised Taka.....

Amount deposited in Treasury/Sub-Treasury Taka.....

Seal

Signature of Nikah Registrar.



SCHEDULE

FORM 5

Form of Catalogue.

(See rule 27)

1	2	3	4	5	6	7	8
Serial No.	District to which the book relate.	Year.	Title of Book.	Volume.	No. of entries in each volume.	No. of written pages.	Remarks.

By order of the President,  
**H. RAHMAN**  
*Secretary.*

OFFICE OF THE CHIEF CONTROLLER OF IMPORTS AND EXPORTS  
DACCA.

(Import Trade Control)

PUBLIC NOTICE No. 53(75)/IMPORT

Dacca, the 28th june 1975.

It is hereby notified for information of all concerned that the last date for opening of letters of credit and shipment dates for the undermentioned Loan/Credit/Grant have been extended and such dates have been mentioned against each Loan/Credit/Grant:

Source of Financing.	Letter of Credit opening date.	Shipment date.
United Kingdom/Bangladesh Aid Grant Loan No 1/74	31-7-1975	30-11-1975
UK-Bangladesh Loan No. 1/73 .. ..	31-7-1975	30-11-1975
UK-Bangladesh Loan No. 2/72 .. ..	31-7-1975	30-11-1975
UK-Bangladesh Loan No. 2/74 .. ..	31-7-1975	30-11-1975
French Grant to Bangladesh for F.Y. 1973-74 ..	31-7-1975	30-11-1975
German Capital Aid/Loan No. AL 74 65 008 (AL 925)	31-7-1975	30-11-1975
Swedish Grant to Bangladesh for 1974-75 (Tied) ..	31-7-1975	30-11-1975
Swedish Grant to Bangladesh for 1974-75 (Untied) ..	31-7-1975	30-11-1975
Swedish Grant to Bangladesh for F.Y. 1973-74 (both Tied and Untied).	..	31-10-1975
3rd N. I. Bank Loan .. ..	31-7-1975	30-11-1975
French Loan, dated 22-7-1974 .. ..	31-7-1975	30-11-1975
2nd Belgian Loan .. ..	31-7-1975	30-11-1975
IDA Credit No 515-BD .. ..	31-7-1975	30-11-1975
West German Loan No. AL 74 65 693 (AL 994) ..	31-7-1975	30-11-1975
West German Loan No. AL 72 66 075 (AL 796) ..	31-7-1975	30-11-1975

Designated Banks/Scheduled Banks are advised to process amendments for shipments dates and letters of Credit accordingly. Such licencees are not required to approach their respective Licensing Authorities for amendments in the licencees individually which shall be deemed to have been made automatically.

S. M. A. KADER  
Assistant Controller.