Bangladesh

The



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GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH

MINISTRY OF HEALTH AND POPULATION CONTROL

Population Control Division NOTIFICATION

Dhaka, the 6th January, 1983

No. S.R.O. 10-L/83.—In pursuance of the Proclamation of the 24th March, 1982, and in exercise of all powers enabling him in that behalf, the Chief Martial Law Administrator is pleased to make the following rules, namely:—

- 1. Short title.—These rules may be called the Gazetted Officers (Construction Management Cell of the Population Control Division) Recruitment Rules, 1982.
- 2. Definitions.—In these rules, unless there is anything repugnant in the subject or context,—
 - (a) "appointing authority" means the Government and includes, in relation to any specified post or class of such posts, any officer authorised by the Government to make appointment to such post or class of posts;
 - (b) "Commission" means the Bangladesh Public Service Commission;
 - (c) "Probationer" means a person appointed on probation to a specified post against a substantive vacancy;
 - (d) "recognised university" means a university established by or under any law for the time being in force and includes any other university declared by the Government, after consultation with the Commission, to be a recognised university for the purpose of these rules;

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- (e) "requisite qualification", in relation to a specified post, means the qualification laid down in the Schedule in relation to that post;
 - (f) "Schedule" means the Schedule annexed to these rules; and
 - (g) "specified post" means a post specified in the Schedule.
- 3. Procedure for recruitment.—(1) Subject to the provisions of the Schedule, appointment to a specified post shall be made—
 - (a) by direct recruitment; or
 - (b) by transfer on depuptation.
- (2) No person shall be appointed to a specified post unless he has the requisite qualification and, in the case of direct recruitment, he is also within the age limit laid down in the Schedule for the post.
- 4. Appointment by direct recruitment.—(1) Subject to the provisions of the Notification No. S.R.O. 86-L/77/ED/RI/S-1/76-34, dated the 11th March, 1977, no appointment to a specified post by direct recruitment shall be made except upon the recommendation of the Commission.
- (2) No person shall be eligible for appointment to a specified post by direct recruitment, if he—
 - (a) is not a citizen of Bangladesh or a permanent resident of Bangladesh;
 - (b) is married to, or has entered into a promise of marriage with, a person who is not a citizen of Bangladesh.
- (3) No appointment to a specified post by direct recruitment shall be made until-
- (a) the person selected for appointment is certified by a Medical Board set up for the purpose by the Director General of Health Services to be medically fit for such appointment and that he does not suffer from any such organic defect as is likely to interfere with the discharge of the duties of the specified post; and
 - (b) the antecedents of the person so selected have been verified through appropriate agencies and found to be such as do not render him unfit for appointment in the service of the Republic.
- (4) No person shall be recommended for appointment to a specified post
- (a) he applied in such form, accompanied by such fee and before such date, as was notified by the Commission while inviting applications for the specified post; and
- (b) in the case of a person already in Government service or in the service of a local authority, he applied through his official superior.
- 5. Probation.—(1) Peosons selected for appointment to a specified post by direct recruitment against a substantive vacancy shall be appointed on probation for a period of two years from the date of substantive appointment:

Provided that the appointing authority may, for reasons to be recorded in writing, extend the period of probation by a period or periods so that the extended period does not exceed two years in the aggregate.

- (2) Where, during the period of probation of a probationer, the appointing authority is of opinion that the conduct and work of the probationer is unsatisfactory or that he is not likely to become efficient, it may, before the expiry of that period, terminate his service.
- (3) After the completion of the period of probation including the extended period, if any, the appointing authority;—
 - (a) if it is satisfied that the conduct and work of the probationer during the period of his probation has been satisfactory, shall, subject to the provisions of sub-rule (4), confirm him; and
 - (b) if it is of opinion that the conduct and work of the probationer during that period was not satisfactory, may terminate his service.
- (4) A probationer shall not be confirmed in a specified post until he has passed such examination and undergone such training as the Government may, from to time, prescribe by order.
- Relaxation.—Notwithstanding anything contained in these rules, the Government may, in any exceptional cases, relax any of the requirements of these rules to such extent and subject to such conditions as it may deem fit.

SCHEDULE

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SI. Name of the No. specified post.	Age limit for direct recruitment,	Method of recruitment.	Qualification and experience.
1- 2	83	4	\$
1 Engineering Adviser.	1	By transfer on deputation,	(a) Be holder of a post in the service of the Republic not below the rank and status of Superintending Engineer with at least 4 years' service as such; or
			(b) Be an Officer of the rank and status of Lt. Colonel or its equivalent in the Army Corps of Engineers with basic engineering qualification of that Corps and experience in civil engineering projects for at least 3 years.
2 Executive Engineer.	Not exceeding 35 years, relaxable in the case of Government servants.	By direct recruitment or, if none is found suitable for appointment by direct recruitment, by transfer on deputation of a Government Officer of equivalent rank and status.	For direct recruitment,—(a) Bachelor's degree in Civil Engineering from a recognised university or passed sections A and B of A.M.I.E. of Bangladesh; and
			(b) At least 7 years' experience. Candidates with experience in preparation and execution of development projects will be given preference.

years.

Not below 32

a For direct recruitment,—First Class Master's degree or Second Class Master's degree with Second Class Honours it from a recognised University having at least 7 years' experience in programme management or administration in a Class-I post.

By transfer on deputation of a F Government Officer of equivalent rank and status having at least 7 years' experience in a Class-I post or, if none is found suitable for appointment by transfer on deputation, by direct recruitment.

By order of the Chief Martial Law Administrator ABDUS SALAM Additional Secretary-in-charge.

MINISTRY OF FINANCE AND PLANNING NATIONAL BOARD OF REVENUE

(Income Tax)

NOTIFICATION

Dhaka, the 6th January, 1983

No. S.R.O. 11-L/83.—In exercise of the powers conferred by sub-section (1) of section 59 of the Income-tax Act, 1922 (XI of 1922), the National Board of Revenue is pleased to make the following further amendments in the Incometax Rules, the same having been previously published as required by subsection (4) of the said section, namely:—

In the aforesaid Rules, in rule 49A, for the words, figures and brackets "rate of $2\frac{1}{2}\%$ of the value of the imported goods exceeding Taka 1,00,000 (Taka one lakh)" the following shall be substituted, namely:—

"following rates, namely:-

Rate of tax.

 Where the value of the imported goods does not exceed Taka 20,000. Nil

- (2) Where the value of the imported goods exceeds 1% of the value of Taka 20,000 but does not exceed Taka 50,000. imported goods.
- (3) Where the value of the imported goods exceeds 2% of the value of Taka 50,000 but does not exceed Taka 1,00,000. imported goods.
- (4) Where the value of imported goods exceeds 3% of the value of Taka 1,00,000.

By order of the Chief Martial Law Administrator

MD. MATIUR RAHMAN Member (Taxes).

প্রাদ্য মন্তব্যালয়
প্রাদ্য বিভাগ

পরবরাহ, বন্টন ও রেশনিং প্রিদেশ্তর
প্রজ্ঞাপন

চাকা, তরা জানুয়ারী, ১৯৮০

নং ৬০/ডি/আর—১৯৫৬ সালের বাংলাদেশ শহর এলাকা রেশনিং আইনের ২৬ অন্তেছকে বর্ণিত এবং ১৯৫৭ সালের ২০শে জান্যারীর ৫৭৩৩/এফ, ডি, স্মারক নম্বরে সংশোধিত ক্ষমতান্যায়ী আমি এতশ্বারা আদেশ দিতেছি যে, ঢাকা, নারায়ণগঞ্জ, চটুগ্রাম, খ্লেনা, রাজশাহী ও রাংগামাটি বিধিক্থ রেশনিং এলাকার সমস্ত রেশন পার্মিটের রেশন সংতাহ ৪৯৫ অর্থাৎ ১৯৮৩ সালের ১৫ই জান্যারী হইতে আরও ২৬ সংতাহের প্নের্থবিধতা বলবং থাকিবো

আ, হা, মো, সামস্ক আলম অতিরিত্ত প্রিচালক।

MINISTRY OF HOME AFFAIRS

A. V. W. Section-I

ORDERS

Dhaka, the 13th December 1982

No. 15/AVW-I--Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr Saidur Rahman, District Adjutant of Ansars, is necessary, in the interest of Government;

Now, therefore, in exercise of the powers conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to retire the said Mr Saidur Rahman, District Adjutant of Ansars from service with effect from 1st October, 1982.

No. 16/AVW-I—Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr Abdul Motaleb, District Adjutant of Ansars, is necessary, in the interest of Government;

Now, therefore, in exercise of the powers conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to retire the said Mr Abdul Motaleb, District Adjutant of Ansars from service with effect from 1st October, 1982.

Dhaka, the 4th January 1983.

No. 9/AVW-I—Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr Md. Serajul Islam, U.D. Clerk of the office of the C.O., 16th Ansar Battalion, Satkhira, Khulna, is necessary in the interest of Government;

Now, therefore, in exercise of the power's conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to retire the said Mr Md. Serajul Islam, U.D. Clerk of the office of the C.O., 16th Ansar Battalion, Satkhira, Khulna, from service with effect from 1st October, 1982.

No. 11/AVW-I-Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr Ramizuddin, Subdivisional Adjutant of Ansars, is necessary, in the interest of Government;

Now, therefore, in exercise of the powers conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to retire the said Mr Ramizuddin, Subdivisional Adjutant of Ansars from service with effect from 1st October, 1982.

No. 12/AVW-I.—Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr Abdur Rahman Howlader, Subdivisional Adjutant of Ansars, is necessary, in the interest of Government;

Now, therefore, in exercise of the powers conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to retire the said Mr Abdur Rahman Howlader, Subdivisional Adjutant of Ansars from service with effect from 1st October 1982.

No. 13/AVW-I-—Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr Alamgir Mirdha, Subdivisional Adjutant of Ansars, is necessary, in the interest of Government;

Now, therefore, in exercise of the powers conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to discharge the said Mr Alamgir Mirdha, Subdivisional Adjutant of Ansars from service with effect from 1st October, 1982.

No. 14/AVW-I—Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr Sk. Amanul Hussain alias Sk. Amanullah, Thana Ansar Adjutant and Thana Village Defence of Abhaynagar P.S., Jessore, is necessary in the interest of Government;

Now, therefore, in exercise of the powers conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to discharge the said Mr Sk. Amanul Hussain, Thana Ansar Adjutant and Thana Village Defence of Abhaynagar P.S., Jessore, from service with effect from 1st October, 1982.

No. 17/AVW-I--Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr Humayun Kabir, Subdivisional Adjutant of Ansars, is necessary, in the interest of Government;

Now, therefore, in exercise of the powers conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to discharge the said Mr Humayun Kabir, Subdivisional Adjutant of Ansars from service with effect from 1st October, 1982.

Dhaka, the 5th January 1983

No. 10/AVW-I—Whereas the Chief Martial Law Administrator is of opinion that the removal from service of Mr A.K. Md. Akram Hussain, Subdivisional Adjutant of Ansars, Bogra Sadar, is necessary, in the interest of Government;

Now, therefore, in exercise of the powers conferred by Martial Law Order No. 9, dated the 6th April, 1982, the Chief Martial Law Administrator is pleased to discharge the said Mr A.K. Md. Akram Hussain, Subdivisional Adjutant of Ansars of Bogra Sadar from service with effect from 1st October, 1982.

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By order of the
Chief Martial Law Administrator
ANISUL HUQ CHOWDHURY
Deputy Secretary.