

The
Bangladesh  **Gazette**

Extraordinary
Published by Authority

MONDAY, MARCH 30, 1981

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
MINISTRY OF CIVIL AVIATION AND TOURISM
Civil Aviation Section I

NOTIFICATION

Dacca, the 30th March, 1981

No. S.R.O.96-L/81/CAS-1/14(2)/78.—In exercise of the powers conferred by section 5 of the Civil Aviation Ordinance, 1960 (XXXII of 1960), the Government is pleased to make the following further amendments in the Aircraft Rules, 1937, the same having been previously published as required by sub-section (2) of section 15 of the said Ordinance, namely:—

1. **Short title.**—These rules may be called Airport Obstruction Clearance Rules, 1981.

2. **Stopway.**—The length of the stopway area shall be up to 900 feet for international airport and up to 500 feet for domestic airport with a width of 500 feet on either side for international airport and 250 feet on either side for domestic airport of the runway axis. A width equal to that of the runway for the length of the stopway shall be constructed of flexible pavements to a bearing strength equal to one-third of that of the runway.

3. **Stopway extension.**—The length of the extension to the stopway area shall be 3,000 feet for international airport cleared of the obstructions including canals and ditches.

4. **Funnel.**—(1) The flying area will start from the end of 900 feet stopway for international airport and 500 feet for domestic airport spreading out to a maximum width of 2,000 feet on either side of runway extended centre line at a distance of 10·900 feet for international airport and 10·500 feet for domestic airport from the end of the runway.

(2) The elevation clearance of the funnel shall be 1:50 starting from the end of stopway to maximum height of 182 feet, which shall be maintained up to a distance of 13,000 feet from the end of the runway. From 13,000 feet the elevation clearance shall be 1:40 till it reaches a height of 500 feet, which shall be maintained till 50,000 feet from the end of the runway.

5. **Runway clearance.**—A side clearance of 500 feet for international airport and 250 feet for domestic airport on either side of the centre line of runway shall be maintained free of all obstructions including ditches for the full length of the runway including stopway.

6. **Taxiway clearance.**—(1) There shall be no taxiway within the runway clearance line, *i.e.*, 500 feet for international airport and 250 feet for domestic airport from the centre line of runway.

(2) An area of 225 feet on either side from the centre line of the taxiway shall be cleared of all kinds of obstructions.

7. **Fair weather strips.**—(1) Subject to sub-rule (2), the width of the fair weather strips shall extend laterally to a distance of 250 feet on each side of the runway central line including stopway.

(2) For instrument runways, the width of the fair weather strips shall extend laterally to a distance of at least 500 feet on the each side of the runway centre line.

8. **Apron.**—The horizontal clearance for aprons shall be 125 feet measuring from its edges.

9. **Transition area.**—There shall be outward and upward transition surface with a slope of 1:7 measuring from the area ending the fair weather strips along the runway including stopway axis except at the end of stopway where it will be measured parallel to funnel area.

10. **Inner horizontal surface clearance.**—Within the inner horizontal surface of an airport, there shall not be any obstacle above 150 feet from the runway level.

11. **Inner conical surface clearance.**—From the circumference of the inner horizontal surface, an outward and upward slope in 1:20 up to a maximum height of 500 feet shall be maintained.

12. **Outer horizontal surface clearance.**—From the outer periphery of the inner conical surface, a height of 500 feet above the level of runway up to a distance of 50,000 feet shall be maintained.

13. **Demolition of obstacles, etc.**—Any construction made or obstacle created in violation of the provisions of these rules shall be demolished or removed at the expense of the owner or, as the case may be, the person of community responsible for creation of such obstacle.

By order of the President

A. A. M. YUSUF
Deputy Secretary.

BANGLADESH AGRICULTURAL DEVELOPMENT CORPORATION

NOTIFICATION

Dacca, the 17th January, 1981.

No. O&M/Reg/IR-6/80-81/251.—In exercise of the powers conferred by clause (e) of sub-section (2) of section 52 of the Bangladesh Agricultural Development Corporation Ordinance, 1961 (E.P. Ord. XXXVII of 1961), the Bangladesh Agricultural Development Corporation, with the previous approval of the Government, is pleased to make the following Regulations, namely :

1. **Short title.**—These regulations may be called the Bangladesh Agricultural Development Corporation (Seniority of Freedom Fighters) Regulations, 1980.

2. **Regulations to override other regulations, etc.**—These regulations shall have effect notwithstanding anything contained in any other regulations, orders or instructions relating to seniority or other conditions of service of employees of the Corporation for the time being in force.

3. **Definition.**—In these regulations, unless there is anything repugnant in the subject or context “freedom fighter” means any of the following persons who, being employee on the 25th March, 1971, of the erstwhile East Pakistan Agricultural Development Corporation participated in the war of liberation, namely :

- (i) those who officially reported to the Government of Bangladesh at Mujibnagar and were accepted by the Government of Bangladesh;
- (ii) those who abstained from their duty under the occupation regime and did not receive salary from the regime with a view to participating in the liberation struggle, whether staying inside or outside Bangladesh, for a continuous period of not less than three months immediately preceding to the 3rd of December, 1971, and did not serve under any other Government or under any other organisation which was not under the control of the Government of Bangladesh at Mujibnagar;
- (iii) those who expressly declared their allegiance to the Government of Bangladesh from abroad and thereby defected from service under the erstwhile East Pakistan Agricultural Development Corporation before the 31st of October, 1971;
- (iv) those who worked for the liberation struggle and carried out instructions of the Government of Bangladesh at Mujibnagar during the period from the 17th April to the 16th December, 1971, but had not openly declared their allegiance to the Government of Bangladesh from abroad for tactical reasons and under clear and recorded instructions from the Government of Bangladesh at Mujibnagar; and
- (v) those who suffered imprisonment or detention in the hands of occupation army and on release were not reinstated or were dismissed or removed from service or did not join service before the 16th December, 1971.

4. **Ante-dated seniority.**—A freedom fighter shall be given two years' ante-dated seniority in the post held by him on the 25th March, 1971, with all attendant benefits in terms of promotion and fixation of pay.

5. **Fixation of pay.**—Upon the grant of two years' ante-dated seniority under these regulations to a freedom fighter, the pay of the freedom fighter shall be refixed having regard to such seniority but no arrears of pay shall be admissible to him on account of such refixation.

6. **Regulations not to apply in certain cases.**—Where any freedom fighter has been given, only on account of his having participated in the war of liberation, any promotion, for which he would not have, on account of his relative seniority, been considered, the benefit of two years' ante-dated seniority under these regulations shall not be available to him in his promoted position.

By order of the Corporation
KARAR MAHMUDUL HASSAN
Secretary.

MINISTRY OF COMMERCE

NOTIFICATION

Dacca, the 25th March, 1981

No. 7(32)/81-T.O.—In partial modification of notification No. 7(32)/81-T.O., dated the 21st March 1981, the Trade Organisations Ordinance Review Committee will consist of the following members:—

- (1) Mr A. M. Zahiruddin Khan, M.P., *Ex-President*, Federation of Bangladesh Chambers of Commerce and Industry and *Ex-President*, Chittagong Chamber of Commerce and Industry—*Convener*.

Members.

- (2) Mr A. K. M. Ziauddin, M.P., *Ex-Vice President*, Federation of Bangladesh Chambers of Commerce and Industry and *Ex-President*, Khulna Chamber of Commerce and Industry.
- (3) Mr Nuruddin Ahmed, *President*, Dacca Chamber of Commerce and Industry.
- (4) Mr Iftekharul Alam, *Ex-President*, Federation of Bangladesh Chambers of Commerce and Industry and *Ex-Chairman*, Bangladesh Film Exhibitors Association.
- (5) Mr Rashid Ahmed, *Ex-President*, Narayanganj Chamber of Commerce and Industry and *Vice-President*, Metropolitan Chamber of Commerce and Industry.
- (6) Mr Nurun Nabi Chand, *President*, Rajshahi Chamber of Commerce and Industry.
- (7) Dr A. M. M. Khan, *Chairman*, Bangladesh Aushad Shilpa Samity.

- (8) Mr M. A. Huq, Chairman, Bangladesh Oil Mills Association.
 - (9) Mr Shamsuddoha Chowdhury, Chairman, Bangladesh Cold Storage Association.
 - (10) Mr Mohammad Ali, Registrar of Joint Stock Companies.
 - (11) Mr M. S. Islam, Chairman, Bangladesh Furniture Manufacturers Association—*Member-Secretary*.
2. Other terms and conditions will remain the same.

M. R. KHANDKER
Deputy Secretary.

**OFFICE OF THE SPECIAL JUDGE, DACCA DIVISION,
DACCA**

NOTIFICATION

Whereas the Special Judge, Dacca Division, Dacca, has reason to believe that accused Afsaruddin Sarker, *Ex-Chairman* of Guagachia Union Parishad, P.S. Gazaria, Dacca, son of Ashraf Ali Sarkar of Datterchar, P.S. Gazaria, Dist. Dacca, who is an accused in Special Case No. 36/79 pending in this Court, has absconded or concealing himself so that he cannot be arrested and produced before this Court for trial and he is required for the purpose of trial;

The said Afsaruddin Sarker is directed under section 6, sub-section (1A) of the Criminal Law (Amendment) Act, 1958 as amended by Ordinance No. VI of 1978, to appear before this Court within 45 days from the date of publication of this proclamation in the official gazette, failing which he shall be tried in his absence.

A. T. M. S. BHUIYAN
Special Judge, Dacca Division, Dacca.

IN THE COURT OF THE SENIOR SPECIAL JUDGE OF PABNA

Special Case No. 6/81

PROCLAMATIONS

Whereas it has been made to appear to me that accused Mirza Md. Ataur Rahman, *Ex-Clerk-cum-Store Keeper*, B.A.D.C. Godown, Ishurdi, Dist. Pabna, son of Mirza Abdus Samad of Vill. Rahahipukuria, P.S. Chowhali, Dist. Pabna, is required for the purpose of the trial u/s 409, B.P.C. and section 5(2) of Act 11/47 in the Court of the Senior Special Judge, Pabna;

And whereas this Court has reason to believe that the said accused person is absconding or concealing himself to avoid appearance or arrest for the said purpose;

Now, therefore, in exercise of the powers conferred by section 6(IA) of Act XL of 1958, as amended *vide* Ordinance No. VI of 1978, the Court do hereby direct that the above accused person to appear in the Court by 6th May, 1981 at 10-30 a.m., failing which he will be tried *in absentia*.

Special Case No. 9/81.

Whereas it has been made to appear to me that accused Syed Fazler Rahman, P.P.A (Ishurdi)-in-charge of P.P. Godown, Ishurdi, Dist. Pabna, sno of late Syed Nazimuddin of Bongram, P.S. Kalihati, Dist. Tangail, and of Salop, P.S. Ullapara, Dist. Pabna, is required for the purpose of the trial u/s 40^a B.P.C. and section 5(2) of Act 11/47 in the Court of the Senior Special Judge, Pabna;

And whereas this Court has reason to believe that the said accused person is absconding or concealing himself to avoid appearance or arrest for the said purpose;

Now, therefore, in exercise of the powers conferred by section 6(IA) of Act XL of 1958, as amended *vide* Ordinance No. VI of 1978, the Court do hereby direct that the above accused person to appear in the Court by 6th May, 1981 at 10-30 a.m. failing which he will be tried *in absentia*.

M. A. AWAL

Senior Special Judge, Pabna.