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GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
MINISTRY OF FINANCE AND PLANNING

Internal Resources Division

(Customs)

NOTIFICATIONS

Dacca, the 3rd June, 1982

No. S.R.O. 169-L/82/719/Cus.—In exercise of the powers conferred by sub-section (2) of section 18 of the Customs Act, 1969 (IV of 1969), the Government is pleased to levy a regulatory duty at the rate of 22½% *ad val.* on the goods falling under Tariff Heading No. 17.01 of the First Schedule to the aforesaid Act.

[C.No. 3(5)Cus-1/79(Pt.I)].

No. S.R.O. 170-L/82/720/Cus.—In exercise of the powers conferred by section 19 of the Customs Act, 1969 (IV of 1969), the Government is pleased to make the following further amendment in the Ministry of Finance Notification No. S.R.O. 281-L/81/659/Cus., dated the 31st August, 1981, namely:—

In the aforesaid Notification, in the Table, the Tariff Heading No. 17-10 in column (1) and the entries relating thereto in columns (2) and (3) shall be omitted.

By order of the
Chief Martial Law Administrator

A. K. M. WALIUL ISLAM
Additional Secretary.

[C.No. 3(51)Cus-1/79(Pt.I)].

(1387)

Price: Taka 1.00.

MINISTRY OF COMMUNICATIONS

Railways, Roads and Transport Division

MVRT Section.

NOTIFICATION

Dacca, the 3rd June, 1982

No. S. R. O. 171-L/82/MVRT/2T-4/82.—The following draft of certain further amendments to the Motor Vehicles Rules, 1940, which it is proposed to make in exercise of the powers conferred by sections 21, 41, 68 and 70 of the Motor Vehicles Act, 1939 (IV of 1939), is hereby published as required by sub-section (1) of section 133 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th June 1982.

Any objection or suggestion which may be received from any person with respect to the said draft on or before the date specified will be considered by the Government:

Draft Amendments

In the aforesaid Rules—

- (a) in rule 6, in sub-rule (c), for the words "Taka ten" the words "Taka fifteen" shall be substituted;
- (b) in rule 8, in sub-rule (a), for the words "Taka ten" the words "Taka fifteen" shall be substituted;
- (c) in rule 10, in sub-rule (g), for the words "Taka ten" the words "Taka fifteen" shall be substituted;
- (d) in rule 11, in sub-rule (d), for the words "Taka seven and fifty poisha" the words "Taka fifteen" shall be substituted;
- (e) in rule 12, in sub-rule (e), for the words "three rupees" the words "Taka fifteen" shall be substituted;
- (f) in rule 15,—
 - (i) in sub-rule (b), for the words "Taka ten" the words "Taka fifteen" shall be substituted;
 - (ii) in sub-rule (c), for the words "Taka five" the words "Taka seven" shall be substituted;
- (g) in rule 36, for sub-rule (h) the following shall be substituted, namely:—
 - (h) The fee for a certificate of fitness shall be Taka sixty for heavy vehicles and Taka forty for other vehicles and for the renewal of certificate of fitness Taka forty for heavy vehicles and Taka twenty-five for others and shall, in all cases, include the fee for inspection."

(h) in rule 38, for sub-rule (a) the following shall be *substituted*, namely:—

“(a) The fee for registration of a motor vehicle shall be—

- | | | |
|---|----|------------------------------------|
| (i) in respect of a motor cycle | .. | Taka fifteen; |
| (ii) in respect of a auto-rickshaw | .. | Taka one hundred; |
| (iii) in respect of an invalid carriage | .. | Taka fifteen; |
| (iv) in respect of trucks and buses | .. | Taka three hundred and fifty; |
| (v) in respect of tractors | .. | Taka one hundred and seventy-five; |
| (vi) in respect of other vehicles | .. | Taka two hundred and fifty; |
| (vii) in respect of temporary registration of any vehicle | .. | Taka ten; |
| (viii) in respect of a duplicate certificate of registration. | | Taka fifteen”; |

(i) in rule 46,—

- (a) in sub-rule (c), for the words “two hundred rupees” and “fifty rupees” the words “Taka three hundred” and “Taka sixty” shall respectively be *substituted*;
- (b) in sub-rule (l), for the words “two rupees” the words “Taka ten” shall be *substituted*;
- (j) in rule 59A, for the words “rupees seven and fifty paisa” the words “Taka twenty-two and fifty paisa” shall be *substituted*;
- (k) in rule 51, for the words “Taka two” the words “Taka six” shall be *substituted*;

(l) in rule 65, sub-rule (a),—

(a) for clauses (i) and (ii) and the entries relating thereto the following shall be *substituted*, namely:—

- | | | |
|-------------------------------|----|---|
| “(i) Stage carriage permit | .. | Taka two hundred and fifty per annum; |
| (ii) Contract carriage permit | .. | Taka one hundred and twenty-five per annum.”; |

(b) in clause (iii), for entry (a) and the entries relating thereto the following shall be substituted, namely:—

“(a) for one district .. Taka one hundred and fifty per annum.”;

(c) in clause (iv), for entry (a) and the entries relating thereto the following shall be substituted, namely:—

“(a) for one district .. Taka one hundred and fifty per annum.”;

(d) for clause (v) and the entries relating thereto the following shall be substituted namely:—

“(v) auto-rickshaw permit .. Taka seventy per vehicle per annum.”;

(m) in rule 79, in sub-rule (c), for the words “Taka fifty” the words “Taka one hundred” shall be substituted ;

(n) in rule 80, in sub-rule (e), for the words “Taka twenty-five” and “rupee one and fifty paisa” the words “Taka forty” and the words “Taka five” shall respectively be substituted ;

(o) in rule 84, in sub-rule (b), for the words “Taka one hundred” the words “Taka one hundred and seventy-five” shall be substituted;

(p) in rule 95, in sub-rule (g), for the words “Taka five” occurring twice the words “Taka ten” shall be substituted, in both the places;

(q) in rule 96, in sub-rule (c), for the words “Taka five” wherever occurring the words “Taka ten” shall be substituted:—

(r) in rule 97, for sub-rule (c), the following shall be substituted, namely—

“(c) The fee for the issue of a badge as aforesaid shall be Taka ten. If the badge is lost or destroyed a duplicate badge shall be issued by the authority by which it was issued on payment of Taka ten. And upon the return to the issuing authority of a badge or of a duplicate badge the driver shall be entitled to a refund of Taka ten:

Provided that where the actual cost incurred by the Government for a badge exceeds Taka ten, the Government may direct that such actual cost shall be charged as the fee under this sub-rule.”;

(s) in rule 180 for entry (1) the following shall be substituted, namely:—

“(1) Test for new types .. Taka one hundred and fifty.”;

(t) in rule 181B, in sub-rule (4), for the words “Twenty-five rupees” and “Taka seventy-five” the words “Taka fifty” and “Taka one hundred and fifty” shall respectively be substituted.

By order of the
Chief Martial Law Administrator
W. AHMED
Deputy Secretary.

MINISTRY OF LAW AND LAND REFORMS

Land Administration and Land Reforms Division

NOTIFICATION

Dacca, the 5th June, 1982

No. S.R.O. 172-L/82.—In exercise of the powers conferred by section 46 of the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982), the Government is pleased to make the following rules, namely:—

1. **Short title.**—These rules may be called the Acquisition of Immovable Property Rules, 1982.

2. **Definitions.**—In these rules, unless there is anything repugnant in the subject or context,—

(a) "Form" means a Form appended to these rules;

(b) "Ordinance" means the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982); and

(c) "section" means a section of the Ordinance.

3. **Proceedings for acquisition.**—There shall be a separate proceeding for each proposal of acquisition under the Ordinance.

4. **Notices under sections 3, 6 and 7.**—(1) The notices under sections 3, 6 and 7 shall be in Forms 'A', 'B' and 'C' respectively.

(2) The notices under sections 3 and 6 shall be affixed at convenient places on or near the property sought to be acquired, with copies of such notices displayed in the Notice Boards of the Collectorate, Office of the Thana Revenue Officer, Tashil Office and Office of the Local Parishad or Paurashava within the local limits of which such property situates.

5. **Declaration of acquisition and possession.**—The declaration regarding acquisition and possession of property under section 11 shall be made in Form-D.

6. **Declaration of abatement and revocation of proceedings.**—The declaration of abatement of acquisition proceedings under sub-section (1) of section 12 shall be made in Form-E and the notification required to be issued under sub-section (2) of the said section shall be made in Form-F.

7. **Transfer of acquired land.**—When an acquired land is proposed to be transferred to any person other than the Government under sub-section (1) of section 15, such person shall enter into an agreement with the Government in Form-G.

Acquisition Case No.....of 198

Date of issue:

FORM-A

[See sub-rule (I) of rule 4]

NOTICE

Whereas the property described in the Schedule below is needed or is likely to be needed for the public purpose of and in the public interest;

Now, therefore, in pursuance of the provisions of section 3 of the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982), it is hereby notified for the information of all concerned that the said property is proposed to be acquired by the Government.

Any person interested in the said property may, within 15 days after the publication of this notice, file objection against the proposed acquisition of the property to the undersigned.

The Schedule

Plot No./Nos.

Khatian No./Nos.

Mouza:

P.S.:

Total area:

Deputy Commissioner.

Dated the.....

.....District.

Acquisition Case No. of 198

FORM-B

[See sub-rule (1) of rule 4]

NOTICE

To : Owner/occupier/interested persons in the property.

Notice is hereby given as required under section 6 of the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982), that the Government has decided to acquire the property described in the schedule below and intends to take possession thereof.

The owner/occupier/persons interested in the said property is/are hereby called upon to appear personally or by authorised agent before the undersigned on(date) at the office of at.....(time) to—

- (1) state the nature of their respective interests in the said property and the amount and particulars of their claims for such interests; and
- (2) make or deliver a statement containing, so far as may be practicable, the name of every other person possessing any interest in the said property or any part thereof as co-sharer, mortgagee or otherwise, and of the nature of such interest and profits, if any, received or receivable on account thereof.

The Schedule

Deputy Commissioner.

Dated the.....198.....District.

Acquisition Case No. of 198

FORM-C

[See sub-rule (1) of rule 4]

NOTICE

To

Notice is hereby given as required under sub-section (3) of section 7 of the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982) that you have been treated as the person /persons interested in the above case and in my opinion compensation at the following rates be allowed to you:

Compensation for land per acre	@Tk.....	total Tk.
Compensation for structure	@Tk.....	total Tk.
Compensation for other property	@Tk.....	total Tk.

Total Tk. :

The sum payable to you is Tk.
 You should appear before me personally or by a duly authorised agent on or before.....(date) for receiving the payment.

Deputy Commissioner.

Dated, the District.

Acquisition Case No. of 198

FORM-D

[See rule 5]

DECLARATION

Whereas the property described in the schedule below has been decided to be acquired and compensation therefor has been paid or is deemed to have been paid in pursuance of section 10 of the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982);

Now, therefore, in pursuance of sub-section (2) of section 11 of the said Ordinance, I am pleased to declare that the said property stands acquired and vests absolutely in the Government free from all encumbrances:

The Schedule

- Plot No. /Nos.
- Khatian No./Nos.
- Mouza
- P.S.
- Total area :

Deputy Commissioner.

Dated, the District.

Acquisition Case No.....of 198

FORM-E

[See rule 6]

DECLARATION

Whereas compensation has not been paid or deposited within a period of six months from the date of decision of Government for acquisition of the property described in the schedule below for no fault of the persons interested;

Now, therefore, in pursuance of sub-section (1) of section 12 of the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982), I am pleased to declare that all proceedings in respect of such acquisition stand abated from.....(date)

The Schedule

Plot No. /Nos.
Khatian No. /Nos.
Mouza
P.S.
Total area:

Deputy Commissioner,

Dated..... District.

Acquisition Case No.....of 198

FORM-F

[See rule 6]

NOTIFICATION

Whereas acquisition proceedings was started in case No of 198.....for acquisition of the property described in the Schedule below under the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982), but compensation therefor has not yet been paid;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 12 of the aforesaid Ordinance, I, with the prior approval of the Government, revoke all the proceedings in respect of acquisition of the said property.

The Schedule

Deputy Commissioner,

Dated..... District.

Acquisition Case No.....of 198

FORM-G.

[See rule 7]

AGREEMENT

Whereas the property described in the Schedule below is required by us for and it is necessary to initiate proceedings for acquisition of the said property under the Acquisition and Requisition of Immovable Property Ordinance, 1982 (II of 1982);

Now, therefore, we the requiring persons hereby agree and undertake to abide by the requirements of the aforesaid Ordinance and to pay the compensation and other charges for the said property.

We also undertake to follow all such terms and conditions as may be determined by the Government in this behalf.

This agreement is made on the.....day of.....198

The Schedule

Name and signature of
Witness with address.

Name and signature of the requiring
persons with address.

1.

1.

2.

2.

3.

3.

By order of the
Chief Martial Law Administrator

ABDUN NOOR
Deputy Secretary.

MINISTRY OF DEFENCE

Defence Division

NOTIFICATION

Dacca, the 1st June, 1982

No. S.R.O. 173-L/82/No. INi-1/80/D-I/468.—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 Civilian Gazetted Officers (Army School of Physical Training and Sports) 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 any officer authorised by the Government in this behalf;
- (b) “probationer” means a person appointed on probation to a specified post;
- (c) “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 Bangladesh Public Service Commission, to be a recognised University for the purpose of these rules;
- (d) “requisite qualification”, in relation to a specified post, means the qualification laid down in the Schedule in relation to that post;
- (e) “Schedule” means the Schedule annexed to these rules; and
- (f) “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 deputation.

(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 that post.

4. **Appointment by direct recruitment.**—(1) 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, or domiciled in, Bangladesh;
- (b) is married to, or has entered into a promise of marriage with, a person who is not a citizen of Bangladesh.

(2) 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 Government 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.

5. **Probation.**—(1) Persons 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) 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 his period of probation has been satisfactory, shall 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.

Schedule

Sl. No.	Name of the Specified post.	Age limit for direct recruitment.	Method of recruitment.	Qualification and experience.
1	2	3	4	5
1	(a) Football Instructor. (b) Hockey Instructor. (c) Athletics Instructor. (d) Swimming Instructor. (e) Basket Ball Instructor. (f) Volley Ball Instructor. (g) Boxing Instructor.	Not exceeding 30 years.	By direct recruitment or by transfer on deputa- tion of an officer of the Government having Degree or Diploma-in-Physical Education.	For direct recruitment—(a) Bachelor's Degree from a recognised University; (b) A degree or Diploma-in-Physical Education; (c) at least 5 years' teaching and administrative experience in a college or similar institutions; and (d) must be a qualified reference with experience in referring in at least 5 first class relevant matches.
2	Research Officer	Not exceeding 25 years.	By direct recruitment	At least Second Class both in Bachelor's and Master's Degrees from a recognised University.
3	Librarian	Not exceeding 25 years.	By direct recruitment	(a) At least Bachelor's Degree from a recognised University; and (b) Degree or Diploma in Library Science.

By order of the
 Chief Martial Law Administrator
 SALAHUDDIN AHMED
 Secretary.

MINISTRY OF LABOUR AND MANPOWER

Labour and Manpower Division

Section VII

NOTIFICATION

Dacca, the 5th June, 1982

No. S.R.O. 174-L/82/LI WVII/5(6)/82.—Whereas the Government is of the opinion that all classes of employment under the Bangladesh Bank, Sonali Bank, Janata Bank, Agrani Bank, Pubali Bank, Rupali Bank, Uttara Bank, Bangladesh Krishi Bank, Bangladesh Shilpa Bank, Bangladesh Shilpa Rin Sangstha, Investment Corporation of Bangladesh and House Building Finance Corporation are essential for maintaining services necessary to the life of the community;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Essential Services (Second) Ordinance, 1958 (E.P. Ord. XLI of 1958), the Government is pleased to declare that all classes of employment under the Bangladesh Bank, Sonali Bank, Janata Bank, Agrani Bank, Pubali Bank, Rupali Bank, Uttara Bank, Bangladesh Krishi Bank, Bangladesh Shilpa Bank, Bangladesh Shilpa Rin Sangstha, Investment Corporation of Bangladesh and House Building Finance Corporation to be classes of employment to which the said Ordinance applies.

By order of the
Chief Martial Law Administrator

ABU NAIM AHMED

Deputy Secretary.