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GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH  
MINISTRY OF LABOUR AND INDUSTRIAL WELFARE

Section VI.

NOTIFICATIONS

Dacca, the 11th August, 1979.

No. S.R.O. 227-L/79/LIWVI/1(21)/78.—Whereas Mr Hedayet Hussain, member of the First Labour Court, Dacca, representing the employers absented himself from three consecutive sittings of the First Labour Court, Dacca without leave from the Chairman of the said Court;

Now, therefore, in exercise of the powers conferred by clause (d) of rule 37 of the Industrial Relations Rules, 1977, the Government is pleased to remove the said Mr Hedayet Hussain from the panel of members representing the employers in the said Court.

No. S.R.O. 228-L/78/LIWVI/1(21)/78.—In pursuance of the provisions of the sub-rule (4) of rule 36 of the Industrial Relations Rules, 1977, read with sub-rule (1) thereof, the Government is pleased to make the following amendment in this Ministry's notification No. S.R.O.-50-L/78/LSWVI/1(90)/77, dated the 9th March, 1978 namely :—

In the aforesaid Notification, in the panel of members of the First Labour Court, Dacca, under the heading "Representatives of Employers", for the entries in serial 1 and the entries relating thereto the following shall be substituted, namely :—

"1. Mr. M. Kari, Secretary, Petrobangla, Dacca."

By order of the President  
J. L. CHAKRABORTY  
Deputy Secretary.

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(3133)

Price : 25 Palsa.

**MINISTRY OF FINANCE**  
(Internal Resources Division)  
(Excise)

**NOTIFICATION**

Dacca, the 11th August, 1979.

**No. S.R.O. 229-L/79/16-Exise.**—In exercise of the powers conferred by sub-section (1) of section 12A of the Excises and Salt Act, 1944 (I of 1944), the Government is pleased to make the following further amendments in this Ministry's notification No. S.R.O. 7 (D)/Exc./72, dated the 30th June 1972, namely:—

In the aforesaid Notification, in the TABLE, in Sl. No. 40 in column 1,—

(1) after entry (a) in column 2 and the entries relating thereto in columns 3 and 4, the following new entry (aa) shall be inserted, namely:—

“(aa) Duty-paid gold in pure form commonly known as ‘tezabi’ delivered or supplied by a customer to a dealer or manufacturer provided that documentary evidence, authenticated by the proper officer, regarding payment of duty thereon is produced at the time of such delivery or supply and the manufacturer or dealer resumes and preserves the cash memo and enters the transaction in his daily register 48(1) Nil”, and

(2) after entry (e) in column 2 and the entries relating thereto in columns 3 and 4, the following new entry (ee) shall be inserted, namely:—

“(ee) Gold and silver or products thereof dealt in with, or disposed of to, a customer by a person working and transacting business in his home without the assistance of any employee or through any sub-contract with any other person but with the assistance of his wife or sons or unmarried daughters provided that the total weight of gold and products thereof dealt in or transacted as aforesaid does not exceed fifty tolas, or of silver and its products does not exceed two hundred tolas, or in case the person who deals in or disposes of both gold and silver and products thereof, the total value of the same does not exceed taka one lakh, in any financial year and provided further that the quality of workmanship of the goods is not advertised in any manner. 48(1) and (2) Nil”,

(3) for entry (g) in column 2 and the entries relating thereto in columns 3 and 4, the following shall be substituted, namely:—

“(g) All other silver or products thereof 48(2) Five per cent of the value of the silver or products thereof”.

By order of the President

K. M. M. HOSSAIN

Secretary.

**NATIONAL BOARD OF REVENUE**

(Excise)

**NOTIFICATION**

**Dacca, the 11th August, 1979.**

**No. S.R.O. 230-L/79/17-Excise.**—In exercise of the powers conferred by section 37 of the Excises and Salt Act, 1944 (I of 1944), the National Board of Revenue is pleased to make the following further amendments in the Excises and Salt Rules, 1944, namely:—

In the aforesaid Rules, in rule 96-TT, in sub-rule (3), for the full stop at the end a colon shall be *substituted* and thereafter the following proviso shall be *added*, namely:—

“Provided that a management which is exempt from payment of duty shall obtain a licence from the proper officer on payment of an annual licence fee of Taka fifty without execution of any bond or deposit of security :

Provided further that the National Board of Revenue may, by general order, exempt any category of management from the operation of this rule.”

By order of the President

**K. M. M. HOSSAIN**

*Chairman.*

[C. No. 1(1)Exc.IV/79(P.III)]

**OFFICE OF THE SUBDIVISIONAL OFFICER, BAGERHAT**

(R. D. Section)

**NOTIFICATION**

**Bagerhat, the 6th August, 1979.**

**No. RD/XXIV-17/79/1344(5).**—In exercise of the powers conferred upon me under section 5(3) of the Local Government Ordinance, 1976, I, M. M. Zaman, Subdivisional Officer, Bagerhat and Prescribed Authority, do hereby nominate Mrs Anzumanara Begum, wife of Dr Mokbul Ahamed of village Somaddarkhali, P. S. Morrelgonj, district Khulna, as woman member of Zewdhara Union Parishad, P. S. Morrelgonj, since the place has fallen vacant due to death of the member nominated earlier.

**M. M. ZAMAN**

*Subdivisional Officer*

*and*

*Prescribed Authority.*