

বাংলাদেশ  গেজেট

অতিরিক্ত সংখ্যা  
কর্তৃপক্ষ কর্তৃক প্রকাশিত

রবিবার, জানুয়ারী ১, ১৯৯৫

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার

অধ্যক্ষ দপ্তর

প্রজ্ঞাপন

তারিখ, ১লা জানুয়ারী, ১৯৯৫ ইং/১৮ই পৌষ, ১৪০১ বাং

এস, আর, ও, নং ২-আইন/৯৫—Wireless Telegraphy Act, 1933 (XVII of 1933) এর Section 10 এ প্রদত্ত ক্ষমতাবলে সরকার Television Receiving Apparatus (Possession and Licensing) Rules, 1970 তে নিম্নরূপ অধিকতর সংশোধন করিল, যথাঃ—

উপরি-উক্ত Rules এর—(১) “video cassette player”, “or video cassette player” এবং “or a video cassette player” শব্দগুলি যেখানেই উল্লিখিত থাকুন না কেন বিলম্বিত হইবে।

(২) rule 3 এর sub-rule (3) এর পরিবর্তে নিম্নরূপ sub-rule (3) প্রতিস্থাপিত হইবে, যথাঃ—

“(3) Every application under sub-rule (1) shall be accompanied by a fee as the government may, by notification in the official Gazette, specify from time to time for various kinds of television receiving apparatus and for various use thereof including extension of connection from satellite TV receiver.”

(৩) rule 4 এর পরিবর্তে নিম্নরূপ rule 4 প্রতিস্থাপিত হইবে, যথাঃ—

“4. A license shall be issued—

- (1) in the case of a holder other than a dealer or a holder of a satellite TV receiver, in Form-II;
- (2) in the case of a holder who is a dealer, in Form-III;
- (3) in the case of a holder of satellite TV receiver or any class of them, such form or forms and subject to such conditions as the licensing authority may prescribe :

Provided that in a license under this clause the following conditions shall be included, namely :—

- (a) the holder shall not transmit through the satellite TV receiver any programme other than the programmes of the television broadcasting agencies specified in the license ;
- (b) the holder shall not give connection more than the number specified in the license ;
- (c) the holder shall not transmit through his receiver any recorded television programme or any other programme otherwise recorded or produced;
- (d) if the holder gives connection to more than 10 television receiving apparatus, he shall be treated as a commercial holder and he shall—
  - (i) at the relevant time, transmit instead of the normal programmes received by his receiver, the main English and Bangla news and such other national programmes broadcast by the Bangladesh Television as may be specified in the license ;
  - (ii) ensure satisfactory service to the users of the connection ;
- (e) no holder shall give connection from his receiver to more than 100 television receiving apparatus.”;

(৪) rule 3 এর পর নিম্নরূপ নতুন rule 3A সন্নিবেশিত হইবে, যথাঃ—

“3A. The Government may recognize the association of the commercial holders if such association is formed in accordance with the provisions of the Trade Organisation Ordinance, 1961 (XLV of 1961).”;

(৫) rule 8 এর পরিবর্তে নিম্নরূপ rule 8 প্রতিস্থাপিত হইবে, যথাঃ—

“8. If a holder maintains a television receiving apparatus without a license, or continues to maintain such apparatus after the expiry of the period of validity of his license, he shall, in addition to the fee payable under rule 3(3), be liable to such surcharge as the Government may, by notification in the official gazette, specify from time to time :

Provided that the rates of surcharge under this rule shall be specified and published at the same time when the rates of license fee are specified and published under rule 3(3).”।

ই। এই প্রজ্ঞাপন ১লা জানুয়ারী, ১৯৯৫ তারিখে কার্যকর হইবে।

রাষ্ট্রপতির আদেশক্রমে  
জ্ঞা একরাস হোসেন  
সচিব।