



গেভোট

# অভিনিত্ত সংখ্যা

# কতৃপক্ষ কতৃক প্রকাশিত

# भाक्तवात. भार्व ८, ১৯৭৭

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার

ভূমি প্রশাসন, স্থানীয় সরকার, পল্লী উল্লয়ন ও সমবায় মন্ত্রণালয় (স্থানীয় সরকার, পল্লী উল্লয়ন ও সমবায় বিভাগ)

भाषा द

বিভাগ্নি

# **ঢाका, २७८म क्युम्बाती, ১৯**९९।

নং এগ, আর, ও, ৭২-এল/৭৭/শা-৫/গি-৪/৭৬/১৬—১৯৭৩ সালের বাংলাদেশ স্থানীয় গরকার (ইউনিয়ন প্রিমণ ও পৌরসভা) আনেশ (১৯৭৩ সালের পি, ও. নং ২২) এর ২ বি অনুচেছনের (২) দফায় প্রবন্ত ক্ষাতাবলে সরকার চাকা জেলার মিরপুর থানার অধীন মিরপুর এবং অনুচেছনের (২) দফায় প্রবন্ত ক্ষাতাবলে সরকার চাকা জেলার মিরপুর থানার অধীন মিরপুর এবং অনুচেছনের (২) দফায় প্রবাদিত এলাকা যাহা ইতিপুর্বে অত বিভাগের স্থারক নং এস ৩/২বি-হরিরামপুর ইউনিয়নের নিয়বণিত এলাকা যাহা ইতিপুর্বে অত বিভাগের স্থারক নং এস ৩/২বি-১/৭৪/১২৬, তারিখ ৯ই মার্চ ১৯৭৪ এর মারকত শহর এলাকা (আরবান এরিয়া) ঘোষণা করা হইরাছে উক্ত এলাকাকে মিউনিসিপ্য লিটি ঘোষণা করিলেন:

'त्योजात माम ।	इडिनिय्यदेनत नाम ।	জে, এল, নম্বর।	मान गर।
(১) বাউনিয়া	হরিরামপুর	522	मिठे गः ४
(২) দেখের কলসী	1	252	ग्रायः ।
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(8960)

म्ला: होका 5.00

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(৯) পাটক্লন	4		<u>a</u>
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(১৬) পশ্চিম কালর	ā	. ४२४	4
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(১৯) খুজরবাগ	E.	२७५	ā
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(২১) নন্দর হাতী	ā	২೨೨	4
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(২৫) বড় শারেক	ā	২৩৬	ā
(২৬) প ইক প ড়া	ā	२७१	D
(২৭) উত্তর আদাবো	ā	२०५	ā

২। উক্ত মিউনিসিপ্যালিটি মিরপুর মিউনিসিপ্যালিটি নামে পরিচিত হইবে।

র ট্রপতির আদেশক্রমে ফজনুন করিম চৌধুরী উপ-বাচিব।

## MINISTRY OF FINANCE

# Internal Finance Division

#### NOTIFICATION

# Dacca, the 4th March 1977.

No. S.R.O. 73-L/77/IF.11(V)60/75-16.—In exercise of the powers conferred by clause (1) of Article 82 of the Bangladesh Bank Order, 1972 (P.O. No. 127 of 1972), the Board of Directors of the Bangladesh Bank, with the approval of the Government, makes the following regulations, namely:—

# BANGLADESH BANK GENERAL REGULATIONS, 1976

## CHAPTER I

#### INTRODUCTORY

- 1. Short title.—These regulations may be called the Bangladesh Bank General Regulations, 1976.
- 2. Definition.—In these regulations, "Order" means the Bangladesh Bank Order, 1972 (P.O. No. 127 of 1972), and other expressions have, unlesss the context otherwise requires, the meaning assigned to them in the Order.

#### CHAPTER II

# OBLIGATIONS AND IMMUNITIES OF DIRECTORS OF THE BANK

- 3. Declaration of fidelity and secrecy.—Every Director shall, before entering upon his duties, sign a declaration in the form set out in Schedule I to these regulations pledging himself to observe strict secrecy respecting all transactions of the Bank with its customers and all matters relating thereto, and shall by such declaration pledge himself not to reveal any of the matters which may come to his knowledge in the discharge of his duties, except when required or authorised to do so by the Board or by law.
- 4. No Director to deal with matters with which he is personally concerned.—
  (1) Every Director who is directly or indirectly concerned or interested in any contract or arrangement entered into by or on behalf of the Bank shall disclose the nature of his interest at the meeting of the Board at which the contract or arrangement is determined, if his interest then exists, or in any other case at the next meeting of the Board after the acquisition of his interest or the making of the contract or arrangement.
- (2) No Director and no member of the Executive Committee shall, as such, vote on any contract or arrangement in which he is either directly or indirectly concerned or interested, and, if he does so his vote shall not be counted.
- 5. Obligation of Director to give information of disqualification.—A Director nominated under clause 3(c) of Article 9 of the Order shall, as soon as may be, inform the Boa d if he becomes subject to any of the disqualifications specified in Article 13 of the Order.

- 6. Board to inform Government regarding disqualification.—The Board shall forthwith inform the Government, if it comes to the notice of the Board, that any Director has become subject to any of the disqualifications specified in Article 13 of the Order.
- 7. Indemnity of Directors.—(1) Every Director shall be indemnified by the Bank against all losses and expenses incurred by him in the discharge of his duties, except such as may happen from his own willful act or default.
- (2) A Director shall not be responsible for any other Director or for any officer or employee of the Bank or for any loss or expense incurred by he Bank by reason of the insufficiency or dificiency of value of, or title to, any property or security acquired or taken on behalf of the Bank, or by reason of the insolvency, bankruptcy or wrongful act of any customer or debtor of Bank, or due to anything done in the execution of the duties of his office or in relation thereto, otherwise than for his own willful act or default.

#### CHAPTER III

# MEETING OF THE BOARD OF DIRECTORS AND OF THE EXECUTIVE COMMITTEE.

- 8. Meetings of Board.—(1) Ordinarily not less than 15 clear days' notice shall be given for each meeting of the Board and such notice shall be sent to every Director to his registered address. Should it be found necessary to convene an emergency meeting, sufficient notice shall be given to every Director who is at the time in Bangladesh to enable him to attend.
- (2) At meetings of the Board five Directors, including at least one nominate under clause (3)(c) of Article 9 of the Order and another under clause (3)(d) thereof, shall form a quorum.
- (3) No business other than that for which the meeting was convened shall be discussed at a meeting of the Board except with the consent of the person presiding, unless one clear week's notice has been given of the same in writing to the Governor.
- (4) The Governor, or in his absence a Deputy Governor who is nominated by the Government under clause (3)(b) of Article 9 of the Order, may cancel, postpone or adjourn a meeting of the Board.
- (5) A copy of the proceedings of each meeting of the Board shall be circulated as soon as possible thereafter for information of the Directors and shall be signed by the person presiding at that or the next succeeding meeting.
  - (6) The Secretary of the Bank shall be the ex-officio Secretary to the Board.
- 9. Meetings of Executive Committee.—(1) The Executive Committee shall except when the Board is in session, meet as often as may be considered necessary by the Governor at any place where there is an Office of the Bank. Reasonable notice shall be given to the members of the Committee to enable them to attend.

- (2) Two members, of whom only one shall be either the Governor or a Deputy Governor, shall form a quorum for the transaction of business.
- (3) The Governor, or in his absence a Deputy Governor who is nominated by the Government under clause (3)(b) of Article 9 of the Order, shall preside at the meetings of the Executive Committee and may cancel, postpone or adjourn a meeting of the Executive Committee.
- (4) The decisions of the Executive Committee shall be unanimous, and in the case of any difference of opinion on any matter it shall be referred to the Board for a decision.
- (5) The Secretary of the Bank shall be the ex-officio Secretary to the Executive Committee

# CHAPTER IV

# GENERAL PROVISIONS

- 10. Advances to employees.—(I) Advances to an officer or employee may be made on such terms and conditions as may be specified by the Board.
- (2) Such Advances shall be sanctioned by such authority as may be specified by the Board:

Provided that until an authority is so specified, the advances to an Executive Director, Chief Cfficer, Director of Accounts or any other officer of equivalent rank shall be made by the Governor, and to any other officer or employee by a Deputy Governor, Executive Director or any other officer authorised by the Governor in this behalf.

- 11. Delegation of powers by Governor.—The Governor may authorise any officer to exercise all or any of his povers in relation to matters pertaining to the department or office in which he is employed, subject to such conditions and limitations as he may specify.
- 12. Manner and form in which contract binding on the Bank may be executed.—Contracts on behalf of the Bank may be made as follows:
  - (a) any contract which, if made between private persons, would by law be required to be in writing and signed by the parties to be charged therewith, may be made on belalf of the Bank in writing and signed by any person acting under its authority and may in the same manner be varied or discharged;
  - (b) any contract which, if made between private persons, would by law be valid although not reduced to writing may be made by parcle on behalf of the Bank by any person acting under its authority and may in the same manner be varied or discharged.
- 13. Accounts, receipts and documents of Bank by whom to be signed.—
  The Governor, Deputy Governors, Executive Di ectors, and such other officers as the Board or, in the event of its non-existence, the Governor may, by

notification in the official Gazette, authorise in this behalf, for and on behalf of the Bank, endorse and transfer promissory notes, stock-receipts, stock-debentures, shares, securities and documents of title to goods, standing in the name of or held by the Bank, and draw, accept and endorse bills of exchange and other instruments in the current and authorised business of the Bank and sign all other accounts, receipts, documents and letters connected with such business.

- 14. Plaints, etc., by whom to be signed.—Plaints, written statements, affidavits and all other documents connected with legal proceedings may be signed and verified on behalf of the Bank by any officer mentioned in regulation 13 or by any other officer authorised by the Board in this behalf.
- 15. Common Seal of the Bank.—There shall be an embossing seal known as the common seal of the Bank which shall bear the fac simile of the monogram of the Bank. The common seal of the Bank shall not be affixed to any instrument except in the presence of three Directors, including the Governor or a Deputy Governor, who shall sign their name on the instrument in token of their presence, and such signing shall be independent of the signing of any person who may sign the instrument as witness. Unless so signed such instrument shall not be valid.
- 16. Service of Notice on Bank.—A notice may be served on the Bank by leaving it at, or sending it by post to, the Head Office of the Bank.
- 17. Annual Statement of Accounts.—The Board or, in the event of its non-existence, the Governor shall cause the books of the bank to be balanced on the last working day of the month of June in each year and the annual accounts shall be set out as follows:
  - (a) a balance sheet in the form prescribed by the Government;
  - (b) a profit and loss account for the year in the form set, out in Schedule II to these regulations.
- 18. Valuation of Investments .- (1) The investment of the Banking Department of the Bank in securities shall be divided into two accounts-"Bank's Investments Permanent Account" and "Bank's Investments Floating Account". The Bank's Investments Permanent Account shall not exceed Taka Ten crore. The valuation of the securities forming the Bank's Investments Permanent Account shall be made on the principle of fixity of valuation, being such a valuation as the Board or, in the event of its non-existence, the Governor may consider represent the fair normal value of the securities, judged by previous prices, the large amount involved and the positions and prospects of the market, but no revaluation, with a view to appropriation of profits, shall take place until some market difference of value between the rates of valuation and the market rates arises under circumstances of such duration or of such nature as will warrant a belief in the permanency of the difference. The securities forming the Bank's Investments Floating Account shall be the securities held in the Banking Department of the Bank in excess of the amount held in the Bank's Investments Permanent Account and shall be valued yearly at rates not exceeding the market rates on the last working day of the month of June each year.

- (2) The market rate for the time being obtaining shall be that advised by the Bank's Brokers, Foreign Central Banks or financial institutions as that obtaining on the valuation day.
- (3) In valuing treasury bills of the Government of the People's Republic of Bangladesh or any other Government or bills of exchange the purchase price shall be taken to be the market price!
- (4) For the purpose of converting the market prices of Foreign Currency Securities into Taka-
  - (a) for Securities in currency with which the Taka is regged, the rate applicable shall be the rate at which the Taka remains pegged to that currency;
  - (b) for Securities in currencies other than that with which the Taka is pegged, the rate applicable shall be the cross rate based on the market quotation of the currency in terms of the currency with which the Taka is pegged.
- (5) To avoid incessant petty adjustments between the accounts of the Issue and Banking Departments negligible fluctuations in the market price of a security occurring in the interim period between the valuations efficied on the last working day of the month of June in each year shall be disregarded.

Explanation—'Negligible fluctuations' means fluctuation which involve a variation of less than 2 per cent from the market price obtaining at the last annual valuation or the price at which the security was purchased.

- (6) The items in the Account prescribed by the Government under Article 40 of the Order shall be valued to the nearest thousand taka.
- 19. Remuneration of Directors.—(2) All Directors nominated under clause (3)(c) of Article 9 of the Order shall receive a fee of Taka one hundred for attending each meeting of the Board or of the Committee in addition to travelling expenses, if any.
- (2) The Directors shall be paid travelling allowances and diem allowances for attending meetings of the Board and its Committee on the scales specified below:

Provided that the Directors shall also be entitled to the travelling allowances and diem allowances at the same scales if deputed by the Board to visit any place for the Bank's business or to serve on any Committee:

#### Scales

- (i) One first class rail or steamer fare or air passage for each journey;
- (ii) Road mileage at the rate of Taka one per mile or any part thereof of the journey performed by road:

Provided that travelling allowance for journeys undertaken by road between places connected also by rail or steamer will be admissible on the basis which is more economical to the Bank;

- (tit) Diem allowance of Taka 100 (one hundred only) for the actual days of journey and days of meeting attended and a maximum of two days halt, if actually made out of the station of residence.
- (3) The allowance for journey and halt outside Bangladesh shall be determined by the Government.
- (4) The travelling allowances are admissible on the basis of a journey by the shortest route, but where the journey is performed by a route which is not the shortest but is cheaper than the shortest the travelling allowances will be paid according to the route actually used:

Provided that the Government officials nominated under clause (3)(d) of Article 9 of the Order shall be paid travelling allowances and diem allowances according to the Government rules applicable to them.

of residence to the station of meeting and back, but where the journey undertaken from a place other than the station of residence is more economical to the Bank, the travelling allowances will be paid on the basis of the journey actually performed.

20. Repeal.—The State Bank General Regulations, continued in force by

virtue of clause (2) of Article 84 of the Order, are hereby repealed.

Md. IMRAN ALI Deputy Secretary.

# SCHEDULE I

[See Regulation 3]

becoming a Director of the Board of Directors of the Bangladesh Bank do solemnly and sincerely declare that I will faithfully perform the duties of Director and that I will to the best of my ability uphold the interest of the Bangladesh Bank and that I will observe strict secrecy respecting all transactions of the Bank and all matters relating thereto and that I will not directly or indirectly communicate or divulge any of the matters or any information which may come to my knowledge in the discharge of my duties as such Director except when required or authorised to do so by the Board of Directors of the Bank or by law.

(Signature).

SCHEDULE II [See Regulation 17] INCOME

Amount	brought forward
Interest,	Discount, Exchange,
Commis	sion etc.

Total Tak	a	

EXPENDITU	RE	
Establishment Directors' Fees and Expenses Auditor's Fees Rent, Taxes, Insurance, Lighting, etc. Law Charges Postage and Telegram Charges Remittance of Treasure Stationery, etc. Security Printing (Cheques, Note forms, etc). Depreciation and Repairs to Bank's Property. Agency Charges Contribution to Staff and Superannuation Funds. Miscellaneous Expenses Net available Balance		
	Total Taka	
Amount transferred to Reserve Fund Amount set aside/transferred to: (a) (b) (c)		
Surplus payable to Govern- ment Balance carried forward,		
	Total Taka	
The Account of the Reserve Fund in the following Form: By balance on 30th June By transfer from Profit and Loss Account		

Total Taka

(Governor).

#### M.N.STRY OF COMMERCE

#### C. L. Section

#### NOTIFICATION

# Dacca, the 4th March, 1977.

No. S. R. O. 74-L/77.—The following draft of certain amendments to the Partnership Rules, 1954, which the Government proposes to make in exercise of the powers confereed by sub-section (1) of section 71 of the Partnership Act, 1932 (IX of 1932), is hereby published, as required by sub-section (3) of the said section 71, for the information of all persons likely to be affected the eby, and notice is hereby given that the said draft will be taken into consideration after 30 days after the publication of this notification. Any objection or suggestion which may be received from any person in respect of the said draft before the expiry of the period specified will be considered by the Government.

# DRAFT AMENDMENTS.

In the aforesaid Rules,-

- (1) in rule 4, after sub-rule (8), the following shall be added, namely :-
  - "(9) Certificate of filing of documents of a firm required under the provisions of the Act shall be issued in Form X.
  - (10) Statement of registration of firms under section 59 of the Act shall be in Form XI.
  - (11) Statement required under section 60 of the Act shall be in Form XII.";
- (2) for Form I the following shall be substituted, namely :-

# "FORM I

[See rule 4(2)]

Statement required for registration of a Firm.

To:

THE REGISTRAR OF FIRMS, BANGLADESH, DACCA.

Dear Sir,

We, the undersigned partners of the Firm, name M S.....do hereby submit the following statement as required under section 58 of the

Partn firm	rtnership Act, 1932 (IX of 1932), for the purpose of registration of the said m under section 59 of the said Act, namely 1—							
1.	Name of the firm (in block letters)							
2.	Date of e	stablishme	nt of the	firm				
3. 1	Duration it is a pa	of the fi	rm (state	whether not).	******			
		place of b address).	usiness of	the firm				
	Names of	f other pla	ace (s) of	business,		· · · · · · · · · · · ·		
6. 1	Particular	rs of busi	ness carri	ed on				
	The date	when ea	ch partne	r joined	*** *** *** **			
		rs of partn the deed of					(5)	
	e in full artners,	Father's/Hu band's nam			ationality.	Capital, if any, proposed to be contribe ted initially.	Share of profit,	Remarks.
	1	2	3		4	5	6	7
		s of min to the be						
- Committee of the Comm	in full of	Father's name.	Permanent address.	Nationa lity.	Date of birth.	Capital contrbu-	Share of profit,	Remarks.

10. Enclosures, if any.....

We, the partners of the firm named above do hereby declare that the foregoing statement is true to the best of our knowledge and belief and should any of the information given above is found to be false or untrue we shall be jointly and severally liable.

Yours faithfully,

1

1.

2.

2.

3.

Date...... (Full signatures of all partners)

For use in the office only.

Name of the Firm. ..... :

Registration No.

Entry Sl. No.

Description of the documents. Statement required for registration.

Filled and registered by me on this......day of .......19.";

(3) for Form V the following shall be substituted, namely:—
"FORM V.

[See rule 4(6)]

Intimation for recording of changes in the constitution of a Firm.

Top

THE REGISTRAR OF FIRMS.

BANGLADESH, DACCA.

Dear Sir,

Notice is hereby given, pursuant to sub-section (1) of section 63 of the Partnership Act, 1932 (IX of 1932), of the following changes in the constitution of the firm, M/s.....bearing

Registration	No, dated, consequent	upon the
	on (date) 0	f partners/
minors (s)		

 Particulars of partners (must tally with those in the deed of reconstitution of partnership, if any):

Previous co	nstitution,		Pos	sition after	reconstit	ution.	
Full name of partners.	Share of profit.	Full name of partners.	Father's/ husabnd's name.	Permanent address.	Amount of capi- tal, if any,	Share of profit,	Remarks
1	2	3	4	5	6	7	8

#### 2. Encloure:

I/We, the partners of the firm M/s............do hereby declare that the foregoing statement is true to my/our knowledge and belief.

Witness attesting the signatures;

Yours faithfully,

Signature of Partners.

1.

2.

3.

Place..... Dated.....

Registered No.

Name of the firm!

Nature of documents:

Filed by me on this day........... 197

Signature.";

(4) for Form VIII the following shall be substituted, namely-

"FORM VIII:

[See rule 4(1)]

Register of Firms.

Number of the firm on the Register-

Name of the Firm-

Date of establishment-

Duration of the Firm-

Particulars of business carried on-

IMPORTANT NOTES.

# IMPORTANT NOTES

other Recording of changes of constitution and of Partners with father's/husband's Capital, if any, proposed to be contributed withdrawal Principal place of business including place (s), if any. Description of documents filed. Date of filing or registration Date of joining of partners dissolution and also of Signature of the Registrar No. of documents Permanent address profit Nationality Share of Remarks Name name.

(5) after Form IX, the following shall be added, namely:

# "FORM X

[See rule 4(9)]

Certificate	of	Filing	of	Documents	of	Firm.
-------------	----	--------	----	-----------	----	-------

Certificate of Filing of Documents of Firm.
No
Certified that the undermentioned document (s) in respect of the firm, M/s bearing registration No was were duly filed and recorded in this office on pursuant to section of the Partnership Act, 1932 (IX of 1932),
Registrar of Firms, Bangladesh.
FORM XI
[See rule 4 (10)]
Statement of Registration of Firm.
No
This is to certify that the s atement as required under section 50(1) of the Partnership Act, 1932 (IX of 1932), in respect of the firm, M/s
Given under my hand at
Registrar of Firms, Bangladesh.
FORM XII
[See rule 4 (II)]
Statement of Change of Name/Address of Firm.
No
This is to certify that the name/address of the firm, M/s bearing regist a ion Nohas been changed to pursuant to section 60 of the Partnership Act, 1932 (IX of 1932).
Registrar of Firms, Bangladesh "

By order of the President AMINUL HUQ Deputy Secretary.

# MINISTRY OF LAW AND PARLIAMENTARY AFFAIRS

#### Justice Branch

#### Section VIII

# NOTIFICATION

Dacca, the 2nd March 1977.

No. S.R.O. 75-L/77. —The President is pleased to make the following further amendments in the Publication of Bangladesh Law Reports Rules, 1972, namely:—

In the aforesaid Rules, in rule 2,-

- (a) in sub-rule (2), for clause (a) the following shall be substituted, namely—
  - "(a) one Judge of the Supreme Court of Bangladesh to be nominated by that Court;
  - (aa) one Judge of the High Court of Bangladesh to be nominated by that Court"; and
  - (b) for sub-rule (3), the following shall be substituted, namely-
    - "(3) The Judge nominated by the Supreme Court of Bangladesh under clause (a) of sub-rule (2) shall be the President of the Council."

By order of the President,
A.R. CHOUDHURY
Secretary.

# MINISTRY OF FINANCE

# NATIONAL BOARD OF REVENUE

(Income-Tax)

## NOTIFICATION

Macca, the 4th March 1977.

No. S.R.O. 76-L'77.—In exercise of the powers conferred by sub-section (1) of section 60 of the Income-tax Act, 1922 (XI of 1922), the Government is pleased to exempt the expatriate teachers of the American International School, Dacca, from the tax payable under the said Act, in respect of remuneration received for teaching in the said School.

K. A. DFWAN, Joint Secretary.

## MINISTRY OF JUTE

#### NOTIFICATIONS

# Dacca, the 28th February, 1977.

No. S-IV/197/76-MJ/5317.—In supersession of all previous orders on the subject, if any (including Memo No. JID/MAJM/74/286, dated the 17th August 1974) and in exercise of the powers conferred by clause (b) of Article 5 of the Bingladesh Industrial Enterprises (Nationalisation) Order, 1972 (P.O. No. 27/1972), the Government is pleased to form with immediate effect and until further orders, a Board of Directors in respect of Adamjee Jute Mills Ltd. with the following persons:

(1) Mr. Salahudoin Ahmed, Chairman, Bangladesh Jute Mills Corporation, Dacca—Chairman.

#### Directors.

- (2) Mr Manzur Alam, General Manager, Dacca Zone I, BJMC, Dacca.
- (3) Mr Nazrul Hossain, Deputy Chief Accountant, Grade I, Bangladesh Jute Mills Corporation, Dacca.
- (4) Mr K. Z. Rahman, Joint Secretary, Ministry of Jute, Dacca.
- (5) A representative of the Ministry of Finance (not below the rank of D. S./D.F.A.
- (6) A representative of the Rupali Bank (not below the rank of DGM/ Chief Officer).
- (7) Head of Enterprise.

No. S-IV/197/76-MJ 5318.—In supersession of all previous orders on the subject, if any and in exercise of the powers conferred by clause (b) of Article 5 of the Bangladesh Industrial Enterprises (Nationalisation Order, 1972 (P. O. No. 27/1972), the Government is pleased to form with immediate effect and until further orders, a Board of Directors in respect of Bawa Jute Mills Ltd. with the following persons:

(1) Mr S. Y. Bakht, Director (P.P.) B.J.M.C., Dacca-Chairman,

#### Directors.

- (2) Mr Nurul Haq, Senior Deputy Secretary (Estate) B.J.M.C., Dacca.
- (3) Mr A. K. M. A. Tayyeb, Deputy Chief Accountant, B.J.M.C., Dacca.
- (4) Mr Wahed Hossain, Director of Jute, Dacca.
- (5) A representative of the Ministry of Finance (not below the rank of D. S./D.F.A.
- (6) A representative of the Sonali Bank (not below the rank of D. G.M/Chief Officer).
- (7) Head of Enterprise.

No. S-IV/197/76-MJ/5319.—In supersession of all previous orders on the subject, if any and in exercise of the powers conferred by clause (b) of Article 5 of the Bangladesh Industrial Enterprises (Nationalisation) Order, 1972 (P.O. No. 27/1972), the Government is pleased to form with immediate effect and until further orders, a Board of Directors in respect of Associated Bagging Co. Ltd. with the following persons:

(1) Mr Salahuddin Ahmed, Chairman, B.J.M.C., Dacca-Chairman.

## Directors.

- (2) Mr Manzur Alam, General Manager, Dacca Zone-1, B.J.M.C., Dacca.
- (3) Mr Nazrul Hossain, Deputy Chief Accountant, Grade 1, B.J.M.C., Dacca.
- (4) Mr K. Z. Rahman, Joint Secretary, Ministry of Jute, Dacca.
- (5) A representative of the Ministry of Finance (not below the rank of D.S./D.F.A.
- (6) Head of Enterprise.

No. S-IV/197/76-MJ5320.—In st persession of all previous orders on the subject, if any and in exercise of the powers conferred by clause (b) of Article 5 of the Bangladesh Industrial Enterprises (Nationalisation) Orders, 1972 (P.O. No. 27/1972), the Government is pleased to form with immediate effect and until further orders, a Board of Directors in respect of Broad Burlap Industries Ltd. with the following persons:

(1) Mr Manzur Alam, General Manager, Dacca Zone 1, B.J.M.C., Dacca-Chairman.

#### Directors.

- (2) Mr M. A. G. Mohiuddin, C.P.R.O., B.J.M.C., Dacca.
- (3) Mr Wahed Hossain, Director of Jute, Directorate of Jute, Dacca.
- (4) A representative of the Ministry of Finance (not below the rank of D. S./D.F.A.
- (5) A representative of the Uttara Bank (not below the rank of D.G.M./ Chief Officer).
- (6) Head of Enterprise.

P. K. SARKER

Deputy Secretary.