MINISTRY OF FINANCE AND PLANNING

Internal Resources Division

NATIONAL BOARD OF REVENUE

Income Tax

NOTIFICATION

Dhaka, the 20th February, 1983

No. S.R.O. 86-L/83.—In exercise of the powers conferred by sub-section (1) of section 59 of the Income-tax Act, 1922 (XI of 1922), the National Board of Revenue is pleased to make the following further amendment in the Income-tax Rules, the same having been previously published as required by sub-section (4) of the said section, namely:—

In the aforesaid Rules, after rule 49B, the following new rule shall be inserted, namely:—

"49C. Every airline shall, for the purpose of making a deduction of tax from any travel agent under sub-section (3BB) of section 18, deduct or collect from such travel agent an amount calculated at the rate of 2 per cent of the commission payable or collectable on the sale of ticket or on receipt for carrying of cargo:

Provided that any deduction or collection made by an airline as aforesaid shall be deemed to be an advance payment of tax made by the travel agent concerned."

> MD. MATTUR RAHMAN Member (Taxes).

[C. No. 12(22)T-1/82]