Bangladesh

The



Gazette

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GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH

IN THE COURT OF THE MEMBER, SUMMARY MARTIAL LAW COURT, DINAJPUR.

PROCLAMATIONS

Dinajpur, the 8th March 1977.

No. 473-P.—Whereas it has been made to appear to me that Mr Mozam, son of late Kalu Sk., Vill. Noapora, P.S. Hakimpur, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-258/76 [Hakimpur P.S. Case No. 18(11)/76] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Mozam is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Mozam to appear in my Court at Dinajpur on the 29th day of March, 1977 at 10 a.m. and
- (b) failing which all the movable and immovable properties standing in the name of the said Mozam shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 8th day of March 1977.

(5045)

Price: Taka 1.00

No. 475-P.—Whereas it has been made to appear to me that Mr Md. Abdur Razzaque, son of Sarifuddin Pk., Vill. Jahanabad, P.S. Parbatipur, Dist. Dinzipur, is required for the purpose of an enquiry and other proceedings for MLGR-21/76 [Parbatipur P.S. Case No. 17(2)/76] for an offence punishable under 10 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Md. Abdur Razzaque is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Md. Abdur Razzaque to appear in my Court at Dinajpur on the 4th day of April, 1977 at 10 a.m. and
- (b) failing which all the movable and immovable properties standing in the name of the said Md. Abdur Razzaque shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 4th day of March 1977.

No. 477-P.—Whereas it has been made to appear to me that Mr Md. Islam, son of Mamtazuddin, Vill. Daksinpara, P.S. Parbatipur, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-21/76 [Parbatipur P.S. Case No. 17(2)/76] for an offence punishable under 10 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Md. Islam is abscording or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Md. Islam to appear in my Court at Dinajpur on the 4th day of April, 1977 at 10 a.m. and
- (b) failing which all the movable and immovable properties standing in the name of the said Md. Islam shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 4th day of March 1977.

No.479-P.— Whereas it has been made to appear to me that Mr Md. Jamil Mia (Contractor), son of Haji Md. Nalu Mia, Vill. Pulhat, P.S. Kotwali, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-221/76 (Kaharole P.S. Case No. 1, dated 2-10-1976) for an offence punishable under 11 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Md. Jamil Mia (Contractor), is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Md. Jamil Mia (Contractor) to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m. and
- (b) failing which all the movable and immovable properties standing in the name of the said Md. Jamil Mia (Contractor) shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 8th day of March 1977.

No. 481-P.—Whereas it has been made to appear to me that Mr Abdul Mannan, Work Assistant, Bhatgoan, Office of the S.D.E. (R&H), Road Division, P.S. Kotwali, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-221/76 (Kaharole P.S. Case No. 1, dated 2-10-1976) for an offence punishable under 11 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Abdul Mannan is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Abdul Mannan to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m. and
- (b) failing which all the movable and immovable properties standing in the name of the said Abdul Mannan shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 8th day of March 1977.

No. 483-P.—Whereas it has been made to appear to me that Mr Md. Mohsin Ali, son of Rihimuddin Mia, Vill. Bejora, P.S. Berol, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-221/76 (Kaharole P.S. Case No. 1, dated 2-10-1976) for an offence punishable under 11 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Md. Mohsin Ali, is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 317) of the Martial Law Regulations, I. Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct-

- (a) the said Md. Mohsin Ali, to appear in my Court at Dinajour on the 6th day of April, 1977 at 10 a.m. and
- (b) failing which all the movable and immovable properties standing in the name of the said Md. Mohsin Ali, shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 8th day of March 1977.

No. 485-P .- Whereas it has been made to appear to me that Mr Jahangir Hamid, Section Officer (R&H), Road Division-I, Vill. Dinajpur, P.S. Kotwali, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-221/76 (Kaharole P.S. Case No. 1, dated 2-10-1976) for an offence puniehable under 11 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Jahangir Hamid is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct-

- (a) the said Jahangir Hamid [to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m. and
- (b) failing which all the movable and immovable properties standing in the name of the said Jahangir Hamid shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 8th day of March 1977.

No. 487-P.—Whereas it has been made to appear to me that Mr Md. Mobarak Ali, Sectional Officer (R&H), Mohanpur Road Division, Dinajpur, P.S. Kotwali, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-221/76 (Kaharole, P.S. Case No. 1, dated 2-10-1976) for an offence punishable under 11 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Md. Mobarak Ali, is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Reaulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct-

(a) the said Md. Mobarak Ali, to appear in my Court at Dinajpur on the 6th day of March, 1977 at 10 a.m. and

(b) failing which all the movable and immovable properties standing in the name of the said Md. Mobarak Ali shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 8th day of March 1977.

No. 488-P.— Whereas it has been made to appear to me that Mr Abdul Jalil, son of Felan Md., Vill. Kanchan, P.S. Birol, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-20/77 [Birol P.S. Case No. 2(12)/76] for an offence punishable under 17 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Abdul Jalil is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I., Md., Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Abdul Jalil to appear in my Court at Dinajpur on the 5th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Abdul Jalil shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 8th day of March, 1977.

Dinajpur, the 14th March 1977.

No. 528-P.— Whereas it has been made to appear to me that Mr Hachi Md. Ali, son of Rahimuddin, Vill. Tegra, P.S. Birol, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-23/77 [Birol P.S. Case No. 3(1)77] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Hachi Md. is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Hachi Md. to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Hachi Md. shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 14th day of March, 1977.

No. 530-P.—Whereas it has been made to appear to me that Mr Tofazzal alias Mobarak, son of Khoshum Md., Vill. Mokhlespur, P. S. Birol, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-23/77 [Birol P.S. Case No. 3(1)/77] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Md. Tofazzal alias Mobarak is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinappur, do hereby direct—

- (a) the said Tafazzal alias Mobarak to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Tofazzal alias Mobarak shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 8th day of March, 1977.

No. 532-P.—Whereas it has been made to appear to me that Mr Md. Eki, s m of Sakara Md., Vill. Mohanpukur, P.S. Birol, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-23/77 [Birol P. S. Case No. 3(1)/77] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Md. Eki is abscording or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Md. Eki to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Md. Eki shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 14th day of March,

No. 534-P.—Whereas it has been made to appear to me that Mr Shamsher Ali, son of late Tajiruddin Md., Vill. Mokhleshpur, P.S. Birol, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-23/77 [Birol P.S. Case No. 3(1)/77] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Shamsher Ali is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Shamsher Ali to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Shamsher Ali shall be attached and he will be tried in absentia.

Given under my hand and scal of the Court this the 14th day of March, 1977.

No. 636-P.—Whereas it has been made to appear to me that Mr Sakil, son of late Chena Md., Vill. Mokhleshpur, P.S. Brol, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-23/77 [Birol P.S. Case No. 3(1)/77] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Sakil is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Sakil to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Sakilshall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 14th day of March, 1977.

No. 538-P.— Whereas it has been made to appear to me that Mr Afzal Hossain, son of Osu Md., Vill. Nuraich, P.S. Kotwali, Dist. Dinappur, is required for the purpose of an enquiry and other proceedings for MLGR-264/76 Kotwali, P.S. Case No. 33(11)/76] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Afzal Hossain is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Afzal Hossain to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Afzal Hossain shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 14th day of March, 1977.

No. 540-P.—Whereas-it has been made to appear to me that Mr Afazuddin, son of Oseruddin, Vill. Sankarpur, P. S. Kotwali, Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-264/76 [Kotwali P.S. Case No. 33(11)/76] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Afazuddin is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman, Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Afazuddin to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Afazuddin shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 14th day of March 1977.

No. 542-P.—Whereas it has been made to appear to me that Mr Serajuddin, son of late Hazo Md., Vill. Sankarpur, P.S. Kotwali Dist. Dinajpur, is required for the purpose of an enquiry and other proceedings for MLGR-264/76 [Kotwali P.S. Case No. 33(11)/76] for an offence punishable under 19 of the Martial Law Regulations, 1975;

And whereas I have reasons to believe that the said Serajuddin is absconding or concealing himself or remaining abroad to avoid appearance for the said enquiry and proceedings;

Now, therefore, in exercise of the powers conferred upon me under Article 3(7) of the Martial Law Regulations, I, Md. Habibur Rahman. Member, Summary Martial Law Court, Dinajpur, do hereby direct—

- (a) the said Serajuddin to appear in my Court at Dinajpur on the 6th day of April, 1977 at 10 a.m.; and
- (b) failing which all the movable and immovable properties standing in the name of the said Serajuddin shall be attached and he will be tried in absentia.

Given under my hand and seal of the Court this the 12th day of March 1977.

MD. HABIBUR RAHMAN

Member,

Summary Martial Law Court, Dinajpur.

MINISTRY OF COMMERCE

NOTIFICATION

Dacca, the 19th March, 1977.

No. S.R.O. 100-L/77.—In exercise of powers conferred by Article 43 of the Bangladesh Insurance (Nationalisation) Order, 1972 (P.O. No. 95 of 1972), the Government is pleased to make the following rules, namely:—

THE INSURANCE CORPORATIONS (PAYMENT OF COMPENSATION) RULES, 1977.

- 1. Short title.—These rules may be called the Insurance Corporations (Payment of Compensation) Rules, 1977.
- 2. Definitions.—In these rules, unless there is anything repugnant in the subject or context,—
 - (a) "Corporation" means the Jiban Bima Corporation or the Sadharan Bima Corporation, as the case may be, established under section 4 of the Insurance Corporation Act, 1973 (VI of 1973);
 - (b) "Form" means a Form appended to these rules;
 - (c) "Insurer" means an insurer as defined in the Order and whose undertakings were transferred to and vested in any of the subsidiary corporations established under Article 4 of the Order but does not include an insurer whose undertakings were vested in the Government under the Bangladesh Abandoned Property (Control, Management and Disposal) Order, 1972 (P.O. No. 16 of 1972);
 - (d) "Net surplus" means the net surplus of the assets after deducting liabilities arising out of, and in connection with, the undertaking within or without Bangladesh of the insurer in Bangladesh as on the 31st December, 1971; and
 - (e) "Order" means the Bangladesh Insurance (Nationalisation) Order, 1972 (P.O. No. 95 of 1972).

3. Determination of Compensation.—Every insurer shall be paid compensation as determined by a Corporation on the basis of net surplus of the undertakings of the insurer as on the 31st December, 1971:

Provided that the amount of compensation shall not exceed the total paid up value of shares issued by the insurer and subscribed.

4. Calculation of net surplus.—For the purpose of calculation of net surplus the assets and liabilities of the insurer shall be determined on the following principles, namely:—

(a) Assets:

- (i) the value of land on which there is no construction shall be taken as at cost;
- (ii) fixed assets including furniture and fixture shall be taken at book value, i.e., cost minus depreciation in accordance with the normal rate specified in clause (vi) of sub-section (2) of section 10 of the Income-tax Act, 1972 (XI of 1972);
- (iii) shares and debentures of companies which have been nationalised by the Government shall be valued at the rates at which compensation is paid by the Government;
- (iv) shares and debentures of statutory Corporations and recognised as such shall be taken at their realisable value or face value whichever is less;
- (v) Government securities shall be taken at face value;
- (vi) loans, advances and premia due and all other receivables shall be taken at their realisable value;
- (vii) other assets, if any, shall be taken at their book value; and
- (viii) goodwill of the undertaking shall not bear any value.

(b) Liabilities:

- (i) all liabilities to policy-holders including the outstanding claims as have been determined;
- (ii) all liabilities to the Government in the form of taxes, fees or other dues as have been assessed by the appropriate authority;
- (iii) fixed assets including furniture and fixture shall be taken at book value;
- (iv) all liabilities to the officers and employees of the insurer due on account of salary, leave salary, provident fund contribution, pension, annuity or gratuity or any other payment shall be taken at actuals;
- (v) all outstanding payments to the sundry creditors at their book value;
 and
- (vi) all contingent liabilities as estimated.
- 5. Mode of Payment.—(1) On the determination of the amount of compensation, the Government shall communicate to the insurers as to the amount payable to them in such manner as it considers fit.

- (2) The compensation shall be paid in the following manner, namely:-
 - (a) fifty per cent of the amount of compensation shall be paid in cash in one or more instalmetns; and
 - (b) the balance fifty per cent shall be paid in non-negotiable bonds at five per cent annual interest redeemable in two equal yearly instalments commencing after two years of the issue of the bonds:

Provided that the Government may pay the entire amount of compensation to the share-holders of Bangladeshi insurers with share-holding of the face value of less than one thousand Taka in one instalment in cash.

- 6. Distribution of compensation.—(1) On receipt of the communication under sub-rule (1) of rule 5, the insurers shall call a general meeting of the share-holders in accordance with its Articles of Association or rules or by-laws to consider and decide by resolution the appropriation of compensation among the shareholders.
- (2) A copy of the resolution referred to in sub-rule (1) shall be forwarded to the Government.
- 7. Application for payment of compensation.—(1) The insurer shall make an application in the Form 'A' or 'D', as the case may be, to the Government together with a copy of the resolution of the General Meeting of the shareholders for payment of compensation. Every application shall be accompanied by an indemnity bond in Form 'B':

Provided that the Bangladesh share-holders of Bangladeshi insurer may directly apply in Form 'C' for distribution of compensation to them in accordance with the resolution received under sub-rule (2) of rule 6.

(2) The Government on receipt of the application under sub-rule (1) complete in all respects shall, subject to clause (a) of sub-rule (2) of rule 5, make payment of the compensation in such manner as it may deem fit.

FORM A

[See rule 7]

APPLICATION FOR COMPENSATION BY BANGLADESH INSURER

- 1. Name of the insurer.
- 2. Year and place of incorporation.
- 3. Class of business transacted.
- 4. Address of Registered Office/Head Office.
- 5. Names and addresses of Directors, General Manager and Secretary.
- Nationality of the Directors, General Manager and Secretary on 31st December 1971.

7. Details of assets:

- (a) names of Companies/Corporations in which investment were made with their place of incorporation.
- (b) amounts invested.
- (c) amounts invested in various banks, securities with full particularts and supporting documents.
- (d) Other assets.

8. Details of shareholding:

- (a) Amount of paid up capital
- (b) Number and nature of shares
- (c) Face value of each share
- (d) Paid up value of each share

Note: Please add additional sheets wherever necessary,

(Seal of the insurer)

Signature of Managing Director/ Secretary of the Insurer.

FORM B

[See rule 7]

INDEMNITY BOND

KNOW ALL MEN BY THESE PRESENT THAT I/We
applicant share-holder or insurer) (name of the
son of
Signature of the Applicant.
Witness: 1. 2.
I/We hereby agree and bind myself/ourselves to pay on demand to the Government the sum of Tkif the applicant or his nominee/representative fails to indemnify as above.
Signature of the Surety.

Witness:

1.

2.

Note:—In the case of foreign insurers, the indemnity bond should be authenticated by a Notary Public and Bangladesh Mission.

FORM C

[See rule 7]

APPLICATION FOR COMPENSATION BY SHAREHOLDER OF BANGLADESHI INSURER.

- Name of the Share-holder and address.
- 2. Name of the insurer in which share held.
- 3. Paid up value of shares.
- 4. Number and nature of shares.
- Whether shares were originally allotted or later acquired.
- 6. Nationality on 31st December, 1971.
- 7. No. of share certificates.
- Does the share-holder owe any money to the insurer as on 31st December, 1971?
- Was his name recorded in Company's Register of Share-holders.
- 10. Documents in original to be submitted:
 - (a) Share certificates.
 - (b) Nationality certificate duly authenticated.
 - (c) Succession certificate, where applicable, issued by the competent authority stating clearly the names and address of the legal heirs and their proportions of interest in the estate of deceased.
 - (d) Irrevocable and unconditional power of attorney, where applicable, duly executed by the claimant in favour of the authorised representative to act, appear, furnish and receive documents, paper and information to and from the corporation in all matters connected with the compensation claim and issue receipts therefor in discharge of the claim.

Signature of the Share-holder or his authorised representative.

FORM D

[See rule 7]

APPLICATION FOR COMPENSATION BY FOREIGN INSURER

- Name of the Foreign Insurer and the country of incorporation.
- 2. Principal Office.
- Year of registration for business in former Pakistan.
- 4: Class of business.
- 5. Details of Assets:
 - (a) Names of Companies/Corporations in which investments were made with their place of incorporation.
 - (b) Amounts invested.
 - (c) Amounts invested in various banks, securities with full particulars and supporting documents.
 - (d) Other assets.

Note: Statements of assets and liabilities as on the date of take over, i.e., 26-3-1972 and the amount claimed. The statement is to be duly supported by detailed schedule.

- 6. Documents to be submitted:
 - (1) Certified true copy of the original sanction letter allowing the foreign insurers to transact in Pakistan.
 - (2) Clearance from local taxation authorities.

Note: Please enclose additional sheets wherever necessary.

(Seal of the insurer)

Signature of the Principal Officer of the Foreign Insurer or his authorised representative.

By order of the President M. MATIUR RAHMAN Secretary.

OFFICE OF THE SUBDIVISIONAL OFFICER, SADAR (SOUTH), BARISAL.

FORM O

[See rule 42]

List of candidates declared elected as Chairman/Member.

District-Bakerganj, Subdivision-Sadar (South), Barisal, Thana-Babuganj.

Number/ name of Name, father's name and Designation Name of Union, ward from address of the candidates office to Remarks. declared elected (as in which which the nomination paper). elected elected. (in case of member). 3 1 2 1 5

Dehergati

Mr Abdul Gafur Mia, son of Chairman. late Cherag Ali, Vill. Dehergati.

Date-17-1-1977.

ALLAH BAKSH Returning Officer.