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GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH

CABINET SECRETARIAT

Establishment Division

Section SD-II

NOTIFICATION

Dacca, the 29th November 1980

No. S.R.O. 409-L/80/ED/SP-II(M)-107/78.—In exercise of the powers conferred by the proviso to article 133 of the Constitution of the People's Republic of Bangladesh, the President, after consultation with the Bangladesh Public Service Commission, as required by clause (2) of article 140 of that Constitution, is pleased to make the following rules, namely:—

THE MUJIBNAGAR EMPLOYEES (CONDITIONS OF SERVICE) RULES,  
1980

1. **Short title.**—These rules may be called the Mujibnagar Employees (Conditions of Service) Rules, 1980.

2. **Rules to override other rules, etc.**—These rules shall have effect notwithstanding anything contained in any other rules, orders or instructions for the time being in force.

3. **Definition.**—In these rules, unless there is anything repugnant in the subject or context "Mujibnagar employee" means any person employed or appointed afresh in the service of the Government of the People's Republic of Bangladesh at Mujibnagar and subsequently absorbed by the Government after the war of liberation and who is, on the commencement of these rules, in the service of the Government.

4. Fixation of seniority, calculation of leave, increment, pension, gratuity etc.—(1) Subject to sub-rule (2), the period of service rendered by a Mujibnagar employee under the Government of the People's Republic of Bangladesh at Mujibnagar during the war of liberation shall be counted towards fixation of his seniority and calculation of leave, increment, pension, gratuity, etc. For the purpose of such fixation or, as the case may be, calculation,—

- (a) the post held at Mujibnagar by such an employee and the post in which he has been absorbed after the war of liberation shall be treated as corresponding or analogous posts; and
- (b) the period of absence before his absorption for any reason accepted by the Government shall be treated as leave without pay.

(2) In the case of a Mujibnagar employee absorbed in a post and subsequently re-absorbed in a higher post on review, the seniority shall be counted from the date of his joining in the latter post.

By order of the President

Md. NURUZZAMAN

Additional Secretary.

## MINISTRY OF FINANCE

### Internal Resources Division

(Excise)

### NOTIFICATION

Dacca, the 29th November, 1980

No. S.R.O. 410-L/80/28-Excise.—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 30th June, 1972, namely:—

In the aforesaid Notification, in the Table,—

- (1) for serial Nos. 25 and 26 in the first column and the entries relating thereto in the second, third and fourth columns the following shall be substituted, namely:—

“25 Cellophane, Plastic and Resin materials,—

- (a) Cellophane and plastic materials and synthetic or artificial resins other than footwear and products made wholly or partly of plastic materials or synthetic or artificial resins not otherwise specified except as provided in the following clauses.

32 Thirty per cent  
*ad valorem*.

(b) Articles made of such of the articles of plastic materials or synthetic resins or of plastic materials and synthetic resins as have already been subjected to duties of excise.	32	Nil
(c) Such articles of plastic materials as are manufactured in a factory which is operated without the aid of power or steam.	32	Nil
(d) PVC compound shoe grade ..	32	Five per cent <i>ad valorem.</i>
(e) Chipboard and particle board made out of indigenous waste products which is a sheet of materials manufactured from small pieces of wood or other lingo-cellulosic materials agglomerated by the use of any kind of resin binder.	32	Ten per cent <i>ad valorem.</i>
26 Products of rubber, and of synthetic and artificial rubber,—		
(a) Products other than footwear made wholly or partly of rubber or artificial rubber or synthetic rubber not otherwise specified including rubberised fabrics of all sorts except as provided in the following clauses.	33	Thirty per cent <i>ad valorem</i>
(b) Products made of such of the products of rubber or synthetic or artificial rubber as have already been subjected to duties of excise.	33	Nil
(c) Rubber nipples used for feeding bottles for babies.	33	Nil
(d) Elastic tapes and braids manufactured by admixture of rubber with cotton yarn or man-made yarn.	33	Nil
(e) Re-treated tyres .. .. .	33	Nil
(f) Rubberised fabrics manufactured with ad-mixture of cotton fabrics which cannot be used otherwise than in making canvas shoes, subject to the condition that the rules made under the Act are followed.	33	Nil. <sup>¶</sup>

(2) for serial No. 39 in the first column and the entries relating thereto in the second, third and fourth columns the following shall be *substituted* namely :—

“39 Glass and Glassware, all sorts,—

(a) Glass sheets .. .. .	47	Thirty per cent <i>ad valorem</i>
(b) Glass and Glassware manufactured by a manufacturer carrying on a cottage industry.	47	Nil
(c) Glass sheets designed for the manufacture of electric bulbs.	47	Nil
(d) Glass lenses made from imported glass for spectacles.	47	Nil
(e) Glass chimney for hurricane lanterns	47	Twenty per cent <i>ad valorem</i>
(f) Laboratory glass and glassware ..	47	Nil
(g) Glass bangles, all sorts ..	47	Nil
(h) Amber glass bottles sold directly to the pharmaceutical industry or sold directly for repacking of agricultural pesticides to the Government approved distributors.	47	Five per cent <i>ad valorem</i>
(i) Glass tumblers without any ornamentation with any other material other than glass tumblers which are designed to form part of a set of jug and tumblers.	47	Ten per cent <i>ad valorem</i>
(j) Glass ampoules and glass vials ..	47	Ten per cent <i>ad valorem.</i> ”

(3) for serial No. 41 in the first column and the entries relating thereto in the second, third and fourth columns the following shall be *substituted*, namely :—

“41 Metal containers,—

(a) Metal containers, all sorts whether made wholly or partly of metal and parts thereof except as provided in the following clauses.	49	Thirty per cent <i>ad valorem</i>
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(b) Metal containers manufactured in a factory which is not equipped with any plant or machinery capable of being operated with the aid of power, steam or natural gas	49	Nil
(c) Metal containers used for packing kerosene oil, biscuits or vegetable products, provided the provisions of rules in Chapter X of Excises and Salt Rules, 1944, are followed.	49	Nil
(d) Metal containers not designed for packing of goods for sale such as trunks, utensil, cupboards, cabinets and almirahs.	49	Nil
(e) Storage Tanks .. .. .	49	Nil
(f) Oil tanks for mounting on Railway - wagons or lorries.	49	Nil
(g) Fire extinguishers .. .. .	49	Nil
(h) Sprayers .. .. .	49	Nil
(i) Ammunition boxes .. .. .	49	Nil
(j) Metal containers in flattened or knocked down condition used for the manufacture of metal container on which duty is levied, provided the provisions of the rules in Chapter X of Excises and Salt Rules, 1944, are followed.	49	Nil.”;

(4) for serial No. 48 in the first column and the entries relating thereto in the second, third and fourth columns the following shall be substituted, namely:—

“48 Wires and Cables,—

(a) Insulated electric wires and cables including enamelled electric winding wires no core of which has a cross sectional area of less than one-eighth part of a square inch falling under Heading No. 85.23 of the First Schedule to the Customs Act, 1969 (IV of 1969).	59	Ten per cent <i>ad valorem</i>
(b) Others .. .. .	59	Thirty per cent <i>ad valorem</i>

- (c) Such electric copper wire as is not used for electrical purposes provided rules 192 to 196 of the Excises and Salt Rules, 1944, are followed. 59 Nil.”.

This Notification shall be deemed to have taken effect on and from the 7th day of June, 1980.

TABARAK ALI  
*Joint Secretary.*

[C.No. 1(12)Exc. 1/80(P-1)]