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GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH  
MINISTRY OF LABOUR AND MANPOWER

(Labour and Manpower Division)

*Section-VIII.*

NOTIFICATION

Dacca, the 9th September 1982

No. S.R.O.321-L/82/LMVIII/1(13)/82.—In exercise of the powers conferred by sub-section (1) of section 7 of the Industrial Relations (Regulation) Ordinance, 1982 (XXVI of 1982), the Government is pleased to specify the Sub-Zonal Martial Law Administrator of the area concerned to be the authority for the purposes of the aforesaid sub-section.

By order of the  
Chief Martial Law Administrator  
ABU NAIM AHMED  
*Deputy Secretary.*

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(3203)

*Price: 75 Paisa.*

## MINISTRY OF FINANCE AND PLANNING

## Internal Resources Division

## NATIONAL BOARD OF REVENUE

*(Customs and Sales Tax)*

## NOTIFICATION

Dacca, the 8th September, 1982

**No. S.R.O. 322-L/82/750/Cus.**—In exercise of the powers conferred by section 219 of the Customs Act, 1969 (IV of 1969), read with item 2 of the Third Schedule thereof, and section 6 of the Sales Tax Ordinance, 1982 (Ord. XVIII of 1982), the National Board of Revenue is pleased to make the following rules, namely:—

1. (1) These rules may be called the Notional Payment of Drawback of Customs Duty and Sales Tax Rules, 1982.

(2) They shall come into force at once.

2. An exporter who intends to avail of the facilities of notional drawback under these rules shall make an application in Customs Form XD-1 prescribed under the Drawback for Manufactured Export Rules, 1970, to the National Board of Revenue, with a copy to the Director of Inspection and Training (Customs and Excise).

3. (1) The National Board of Revenue, on the recommendation of the Implementation and Monitoring Committee on Notional Payment of Drawback, shall issue orders from time to time showing the names of the exporters who shall be eligible to import the goods under these rules. The orders so issued shall include a list of such goods required as raw and packing materials in the manufacture or production of exportable goods showing separately the quantity of goods so required for a unit of export product and for a specified quantum of annual export target fixed by the Government or by the Committee for export in a financial year.

(2) The list of goods and other particulars thereof may be provisional which shall be finalised by the National Board of Revenue in a reasonable time and the final list issued shall replace the provisional list for all purposes of these rules.

4. On receipt of the orders issued under rule 3, the concerned Collector of Customs shall allow delivery, without payment of customs duty and sales tax, of the listed goods imported by an eligible exporter, after proper assessment, against an unconditional bank guarantee redeemable after one year in the form annexed to these rules, subject to the condition that such deliveries without payment of duty and tax shall not be allowed in a financial year to goods exceeding the quantity shown for the annual target export in the list. The concerned Collector of Customs shall maintain record of the relevant particulars of each consignment in the register.

5. (1) An eligible exporter shall elect either Chittagong or Chalna Custom House through which he would import the listed goods required for manufacture of the annual export target quantity in a particular year.

(2) A declaration in writing to this effect has to be made by the eligible exporter to the Collector of Customs of the elected Custom House with a copy to the National Board of Revenue soon after issue of the order under rule 3 and subsequently by the beginning of each financial year.

(3) An eligible exporter shall not be entitled to any other existing customs duty and sales tax drawback facility once he elects to import under these rules.

6. (1) An eligible exporter may export his manufactured goods through any export customs station in Bangladesh.

(2) The bill of export (shipping bill) under which the manufactured goods are exported shall be inscribed with the words "Exported under Notional Payment of Drawback Rules" on top of the bill of export in red ink.

(3) The bill of import under which the listed goods are imported by an eligible exporter shall be inscribed with the words "Imported under Notional Payment of Drawback Rules" on top of the bill of entry in red ink.

7. (1) The eligible exporter shall submit, soon after export of each consignment, the triplicate copy of the bill of export, copy of the invoice, copy of the letter of credit all duly signed by the appropriate officer of customs and the bill of lading Airway bill, Railway receipt or Truck receipt, to the Collector of Customs of the elected Custom House. On receipt of the same and after due verification, the concerned Custom House shall record the relevant particulars in a register and shall calculate the customs duty and sales tax assessed on the imported goods used for the manufacture or production of exported products on the principle in which the said duty and tax was assessed. The duty and tax so calculated against each consignment of export shall be treated as the drawback of customs duty and sales tax notionally paid to the exporter.

(2) As soon as the notional drawback of customs duty and sales tax so calculated exceeds 20% of the amount secured by the Bank guarantee, the concerned Collector of Customs shall reduce the guaranteed amount to the extent of the notional drawback under intimation to the concerned bank with a copy to the exporter. The concerned bank shall thereafter issue a fresh bank guarantee for the outstanding amount which shall replace the existing guarantee and the Custom House shall return the replaced bank guarantee to the issuing bank.

(3) At the close of each financial year, the Collector of Customs of the elected Custom House shall calculate the customs duty and sales tax remained outstanding after deduction of the notional drawback and carry it over as an outstanding charge for the next financial year against each bank guarantee.

(4) If the exporter fails to export goods to off-set the outstanding dues within the unexpired period of the bank guarantee, the Collector of Customs shall issue a demand to the concerned bank which shall pay such outstanding dues forthwith without assigning any reason.

8. If any eligible exporter exceeds his target of annual export in a financial year, he shall automatically be eligible to import the listed goods to the extent as required for the manufacture of the exceeded portion in the next financial year without payment of customs duty and sales tax and without any bank guarantee, as if the leviable duty and tax are due to him as notional drawback of duty and tax. The concerned Collector of Customs shall extend this facility under intimation to the National Board of Revenue and the Implementation and Monitoring Committee.

9. (1) The eligible exporter shall extend all assistance to and allow the members of the Implementation and Monitoring Committee and the Survey Officers of the Director of Inspection and Training (Customs and Excise) to undertake detailed survey and verify documents with a view to preparing the list of raw and packing materials required for manufacture or production of exportable goods for specifying in the list under rule 3.

(2) The Collectors of Customs of Chittagong and Chalna Custom Houses shall monitor the performance of the eligible exporters to the Implementation and Monitoring Committee from time to time. The Committee shall thereafter scrutinise the reports so received from the Collectors and may suggest commending or punitive action in respect of the exporters to the National Board of Revenue.

A. K. M. WALI-UL-ISLAM

Member (Customs).

[C.No. 1(10)Cus.-IV/78.]

FORM

(The Rule-4)

To  
THE COLLECTOR OF CUSTOMS  
Custom House, Chittagong/Chalna.

GUARANTEE NO. \_\_\_\_\_

Dated \_\_\_\_\_

DEAR SIR,

In consideration of your kindly allowing.....  
.....release of the imported (Name and address of the importer)  
goods under Bill of Entry No.....dated.....Invoice No.....dated....  
without payment of customs duty, sales tax and Development surcharge under  
Notional Payment of Drawback of Customs Duty and Sales Tax Rules, 1982 we  
.....do hereby  
(Name and address of the bank)  
guarantee to make payment of an amount of Tk. ....as  
Customs duty Tk. ....as Sales Tax and Tk. ....  
as Development Surcharge on the expiry of one year from the date of issue  
of this guarantee without assigning any reason whatsoever.

Yours faithfully

Signature and Seal of the issuing bank.

A. K. M. WALI-UL-ISLAM

Member (Customs).

MINISTRY OF COMMUNICATIONS

Roads and Road Transport Division

*MVRT Section*

NOTIFICATION

Dacca, the 10th September 1982

No. S.R.O. 323-L/82/MVRT/3M-38/82.—The following draft of certain further amendments to the Motor Vehicles Rules, 1940, which it is proposed to make in exercise of the powers conferred by sections 21, 41 and 68 of the Motor Vehicles Act, 1939 (IV of 1939), is hereby published as required by subsection (1) of section 133 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after 13th September 1982.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Government.

**Draft Amendments**

In the aforesaid Rules,—

(a) for rule 3, the following shall be *substituted*, namely:—

“3. **Licensing Authority.**—The Licensing Authority shall be Superintendent of Police, or any other officer if specially authorised by the Government in this behalf.”; and

(b) for rule 29, the following shall be *substituted*, namely:—

“29. **Registering authority.**—The registering authority shall be the Superintendent of Police, or any other officer if specially authorised by the Government in this behalf.”;

By order of the  
Chief Martial Law Administrator

I. U. MALIK  
*Joint Secretary (R. A.)*

MINISTRY OF LOCAL GOVERNMENT

Local Government Division

*Section-III*

NOTIFICATIONS

Dacca, the 10th September 1982

No. S.R.O. 324-L/82/S-XVI/A-46/80/690.—Whereas the Government has after considering the report of the Deputy Commissioner, Rajshahi, forwarded through the Divisional Commissioner, Rajshahi, in respect of extension of the

limits of Rajshahi Municipality to the urban areas specified in the schedule below, finally decided under rule 4 of the Declaration and Alterations of Municipalities Rules, 1978, to extend the limits of the Rajshahi Municipality to the said areas;

Now, therefore, in exercise of the powers conferred by rule 5 of the aforesaid Rules, the Government is pleased to specify the 10th September 1982 to be the date on and from which the limits of the Rajshahi Municipality shall be extended to the areas specified in the said schedules:

#### The Schedule

Sl. No.	Name of Mauza.	Name of Union.	J.L. No.	Plot No. From—To.
1	Terokheda	Sapura	47	1—413
2	Barabanagram	Do.	109	1—4086
3	Kayerdara	Do.	111	1—136
4	Sapura	Do.	112	1—1029
5	Boalia	Do.	203	1—3925
6	Berhampur	Do.	208	1—450
7	Laxsmipur	Do.	209	1—480
8	Goalpara	Hargram	42	1—189
9	Haragram	Do.	43	1—1762
10	Mollapara	Do.	44	1—176
11	Paba	Paba	110	1—661
12	Seroil	Do.	113	1—1086
13	Chotabangram	Do.	114	1—973
14	Bhadra	Do.	115	1—483
15	Jamalpur	Do.	116	1—607
16	Meherchandi	Do.	120	1—2880
17	Ramchandrapur	Do.	118	1—1933
18	Budhpara	Harian	125	1—1755
19	Haripur	Haripur	216	1—65 & 66
20	Matihar	Kajla	117	1—203
21	Keugachi	Do.	118	1—517
22	Mirzapur	Do.	119	1—952
23	Satbaria	Do.	193	1—384
24	Dasmari	Do.	194	1—548
25	Dharampur	Do.	195	1—751
26	Khojapur	Do.	196	1—364
27	Kajla	Do.	197	1—1437

No. S.R.O. 325-L/82/S-XVI/A-18/80/689.—Whereas the Government has, after considering the report of the Deputy Commissioner, Barisal, forwarded through the Divisional Commissioner, Khulna, in respect of extension of the limits of Barisal Municipality to the urban areas specified in the schedule below, finally decided under rule 4 of the Declaration and Alterations of Municipalities Rules, 1978, to extend the limits of the Barisal Municipality to the said areas;

Now, therefore, in exercise of the powers conferred by rule 5 of the aforesaid Rules, the Government is pleased to specify the 10th September 1982 to be the date on and from which the limits of the Barisal Municipality shall be extended to the areas specified in the said schedules.

Schedule

Sl. No.	Name of Mauza.	Name of Union.	J.L. No.	Plot No. From —To
1	Puranpara	Charbaria	33	1-198,196-881.
2	Motaser	Do.	34	1-644.
3	Mukundapatty	Do.	36	1-236, 238-334, 336-338, 390-1075.
4	Ulan Batua	Do.	37	1-733.
5	Batua	Do.	38	1-279, 281-733.
6	Kagasura	Do.	39	1-1281.
7	Sapania	Do.	40	1-533, 336-1002.
8	Charbaria	Do.	41	1-763, 801-1453, 1455-1471, 1501-1971, 1991-1998, 1999, 2002-2313, 2315-2320, 2322-2355.
9	Charabdani	Do.	42	1-666, 670-705.
10	Charulanguni	Do.	43	1-280, 282-290.
11	Rai Mohal	Do.	44	1-351.
12	Gawasar	Do.	46	1-235, 237-455, 457-464.
13	Charbaria Lamchari	Do.	94	1-289, 3001, 1008, 1010, 1099, 3401, 3484, 902, 1100, 1355, 1357-1373, 1379-1616, 1685-2255, 2262-2368, 2370-2383, 2385-2455, 903, 906, 907, 922, 923, 926, 927, 930-994, 936, 941, 944, 982, 992, 993, 1006-1009.
14	Gilatali	Charmonai	63	30-46, 48-50, 92-95, 156-644, 674-679.
15	Pasurakati	Do.	64	5, 8-26, 29-35, 204-225, 227-250, 252-649, 653-684, 1557-1559, 701-1228, 1230, 1231-1234, 1235, 1237, 1290, 1292-1304, 1306-1313, 1315-1556, 1560-1569, 48-50, 52-55, 57-181, 183-196, 198-2002.

Sl. No.	Name of Mauza.	Name of Union.	J.L. No.	Plot No. From—To
16	Charhogla	Charmonai	65	1—240, 243—324, 326—1012, 1021—1032.
17	Karnakati	Charkowa	57	1—421, 423—467, 479—525, 602—810, 812—909, 911—1143, 1145—1253, 1255—2115, 2501—2708, 2710—2747, 2749—2823, 2825, 2826, 2828, 2829, 2931—2996, 2998—3516, 4001—4006, 4008, 4010—4569, 4582—4637, 4639—4648, 4650—4678, 4789—4798, 4800, 4807—4830, 5501—5851, 5853—5925, 5928—5955.
18	Charkaranji	Do.	58	1—713, 1001—1190, 1192—1925, 1928, 1929.
19	Petkata	Do.	59	1—363.
20	South Charaicha	Do.	60	1—476, 1456—1463, 601—1039, 1041—1455, 1464—1466.
21	Kowarchar	Do.	61	1—632, 641—1138, 1140—1142, 1144—1178, 1181—1182, 1184—1189, 1191—1192, 1198—1559, 1561—1573, 1601—2837, 2839, 2841—2846, 4001—4043, 4045—4357.
22	Charbadna	Do.	62	1—400, 851—902.
23	Charkowa Nayani	Do.	66	1—201, 203—1730.
24	Harinafullia	Jagua	25	1—139, 141—1222, 2001—2891, 2893—3328.
25	Teakhali	Do.	53	1—480, 482—485, 487—560, 563—631.
26	Jagua	Do.	54	1—557, 559—915, 917—1028, 1201—1304, 1306—1394, 1397—1400, 2302—2328, 2330—2345, 2558—2559, 1402—1418, 1420—1438, 1441—2064, 2571—2582, 2601—2817, 2819—2848, 2851—2919.
27	Tajkati	Do.	55	1—342.



Sl. No.	Name of Mauza.	Name of Union.	J.L. No.	Plot No. From—To
28	Rupatali	Jagua	56	1—704, 706—817, 1001—1957, 2001—2471, 2474—2499, 4001—5054, 5056—5145, 5149, 5153—5180, 5182—5196.
29	Karamja	Raipasha	15	1—597, 599, 601—804.
30	Darmadi	Do.	17	1—1462.
31	Makharkati	Do.	26	1—367.
32	Katurakati	Do.	27	1—432, 434, 436—797, 799—810, 812—814.
33	Inrokati	Do.	28	1—102, 104—522.
34	Dafulia	Do.	29	1—189, 191, 193—808.
35	Ruia	Do.	52	1—108, 110—472, 477—482, 485—521, 528—543, 547—715, 723—730.
36	Bhangol	Kashipur	10	1—158, 160—357, 359—551.
37	Gonpara	Do.	12	1—33, 35—270, 272—340, 342—1058, 1201—1862, 1870—2033.
38	Ishakati	Do.	13	1—722, 724—1315, 1317—1331.
39	Diapara	Do.	14	1—29, 31—61, 63—809, 811—820.
40	Haripasha	Do.	30	1—380, 382, 385—387.
41	Kashipur Chaidpur	Do.	31	1—1208, 1210—1312.
42	Bagia	Do.	32	1—427.
43	Bilbari	Do.	35	1—987, 1001—1477.

By order of the  
Chief Martial Law Administrator

HUSAIN AHMED

Secretary.

### CHIEF MARTIAL LAW ADMINISTRATOR'S SECRETARIA

#### Science and Technology Division

#### NOTIFICATION

Dacca, the 11th September 1982

No. S.R.O. 326-L/82.—In exercise of the powers conferred by sub-section (2) of section 1 of the Standards of Weights and Measures Ordinance, 1982 (XII of 1982), the Government is pleased to appoint the 1st day of January, 1983, to be the date on which the provisions of section 27 of the said Ordinance shall come into force in relation to the undertakings of the following, namely:—

- (1) Directorate of Food,  
Food Division,  
Government of the People's Republic of Bangladesh;
- (2) Cable Industries,  
Industries Division,  
Government of the People's Republic of Bangladesh;

- (3) Bangladesh Biman Corporation, established under the Bangladesh Biman Corporation Ordinance, 1977 (XIX of 1977);
- (4) Trading Corporation of Bangladesh, established under the Trading Corporation of Bangladesh Order, 1972 (P.O. 68 of 1972);
- (5) Meteorological Department, Defence Division, Government of the People's Republic of Bangladesh;
- (6) All research organizations established or controlled by Government, Semi-Government or Private organizations; and
- (7) All private trade and commerce.

By order of the  
Chief Martial Law Administrator  
A. M. SHARAFUDDIN  
*Additional Secretary-in-charge.*

MINISTRY OF INDUSTRIES AND COMMERCE  
(Commerce Division)  
OFFICE OF THE DIRECTOR GENERAL OF PRICES AND  
MARKET INTELLIGENCE

NOTIFICATION

Dacca, the 7th September 1982

No. COM/CG/PF-1(57)/81.—In exercise of the powers conferred by clause 4 of the Essential Commodities Control Order, 1981, I, K. L. Rahman, Director General of Prices and Market Intelligence, Government of the People's Republic of Bangladesh, hereby fix the maximum retail selling price of medicines manufactured by M/s. United Chemicals and Pharmaceuticals Ltd.,-27, Sadar-ghat Road, G. P. O. Box No. 485, Chittagong, as under:—

Description Of Medicines.	Maximum Retail Selling Prices including 15% Retailers' Commission.
1. Parafol Liq. 57 ml.	.. Tk. 5.60 (Taka Five and paisa sixty only).
2. Parafol Liq. 456 ml.	.. Tk. 33.00 (Taka Thirty-three) only.
3. Niramín Syrup 110 ml.	.. Tk. 6.75 (Taka Six and paisa seventy-five) only.
4. Niramín Tab.(pack of 10's)	.. Tk. 1.00 (Taka one) only.
5. Dientrol Tab. (pack of 10's)	.. Tk. 1.50 (Taka One and paisa fifty) only.
6. Dientrol Susp. 60 ml.	.. Tk. 5.00 (Taka Five) only.

K. L. RAHMAN  
*Director General of Prices and  
Market Intelligence.*