

রেজিস্টার্ড নং ডি এ-১

বাংলাদেশ



গেজেট

অতিরিক্ত সংখ্যা
কর্তৃপক্ষ কর্তৃক প্রকাশিত

রবিবার, অক্টোবর ২০, ২০১৩

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার

প্রতিরক্ষা মন্ত্রণালয়

প্রজ্ঞাপন

ঢাকা, ৫ কার্তিক, ১৪২০ বঙ্গাব্দ/২০ অক্টোবর, ২০১৩ খ্রিস্টাব্দ

এস.আর.ও নং ৩২৬-আইন/২০১৩।—Air Force Act, 1953 (VI of 1953) এর section 202 তে প্রদত্ত ক্ষমতাবলে সরকার Air Force Act Rules, 1957 এর নিম্নরূপ অধিকতর সংশোধন করিল, যথা:—

উপরি-উক্ত Rules এর rule 24 এর পরিবর্তে নিম্নরূপ rule 24 প্রতিস্থাপন হইবে, যথা:—

“24. Retiring ages for Officers holding Permanent Commissions:
(1) The normal retiring ages and the service limit for officers holding permanent commission shall be as follows :

GENERAL DUTIES BRANCHES

Rank	Service limit	Retiring age
Squadron Leader and below	24 years	48 years
Wing Commander	25 years	50 years
Group Captain	26 years	53 years
Air Commodore	28 years	55 years
Air Vice Marshal	29 years	57 years
Air Marshal	32 years	58 years
Air Chief Marshal	35 years	60 years

(৮৯১১)

মূল্য : টাকা ৮.০০

GROUND DUTIES BRANCHES EXCEPT S.D. EDUCATION AND S.D. LEGAL BRANCHES

Rank	Service limit	Retiring age
Squadron Leader and below	25 years	49 years
Wing Commander	26 years	51 years
Group Captain	27 years	54 years
Air Commodore	29 years	56 years
Air Vice Marshal	31 years	58 years
Air Marshal	33 years	59 years

S.D. EDUCATION AND S.D. LEGAL BRANCHES

Rank	Service limit	Retiring age
Squadron Leader and below	27 years	54 years
Wing Commander	28 years	55 years
Group Captain	29 years	56 years
Air Commodore and above	31 years	58 years

Provided that an officer, unless exercises option under sub-rule (3), on completion of the service limit, shall retire from service on completion of the retiring age.

(2) The tenure in the appointment of Chief of Air Staff will continue to be governed by S.R.O. No. 235-L/81/ 2C-S-1/81/D-1, dated 8-7-81, S.R.O. No. 391-L/82/2C-S-1/81/D-1, dated 24th November 1982, S.R.O. No. 491-L/84, dated 12th November 1984, S.R.O. No.68-L/96, dated 28th May 1996 and S.R.O No. 168-L/2010, dated 10th June 2010 of the Ministry of Defence.

(3) An officer intending to retire from service on completion of service limit specified in sub-rule (1) may exercise his option by serving a notice of his intention in writing to the Government at least six months prior to the date of such completion.

(4) The option once exercised under sub-rule (3) and sub-rule (9) shall be irrevocable subject to acceptance thereof by the Government.

(5) An officer of the rank of Group Captain and above may exercise option to retire from service, if—

(a) he has completed the service limit of his present rank or has served at least 25 years; and

(b) such retirement option is deemed expedient by the Government.

(6) An officer who has completed the service limit but not opted for retirement, the Chief of Air Staff may, recommend to the Government for considering the case of such officer for retirement from the service, in the public interest.

(7) The Government may, at any time, suspend or limit the retirement of any officer from the service under this rule, in the public interest,

(8) Notwithstanding any other provisions of these Rules, the Government may retire any officer at any time without assigning any reason whatsoever.

(9) Any officer intending to retire from service, after being temporarily or permanently superseded under the existing promotion policy issued by the Government, may exercise his option of retirement by serving a notice of his intention in writing to the Government within three months from the date of receiving official confirmation of supersession issued by Air Headquarters.

(10) Retirement of any officer holding other types of commission, excepting the permanent commission mentioned in sub-rule (1), the relevant Air Force Instructions shall be applied.

(11) **Overriding Effect of this Rule.** All other rules or gazette notifications on the subject to which relates to this rule, shall, to the extent of their repugnancy, be deemed to have been superseded. In case of any inconsistency, with regards to service between officers commissioned earlier and after this order or any related matters of these amendments, decision to be taken by Air Headquarters, as and when necessary.

২। ইহা ৯ অক্টোবর, ২০১৩ তারিখ হইতে কার্যকর হইয়াছে বলিয়া গণ্য হইবে।

রাষ্ট্রপতির আদেশক্রমে

খোন্দকার মোঃ আসাদুজ্জামান
সচিব।