



GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH

**The Ministers, Ministers of State and Deputy Ministers
(Remuneration and Privileges) Act, 1973**

(Amended up to April, 2006)



Cabinet Division

**THE MINISTERS, MINISTERS OF STATE AND DEPUTY
MINISTERS (REMUNERATION AND PRIVILEGES) ACT, 1973**

ACT NO. IV OF 1973

An act to provide for the remuneration and privileges of the Ministers, Ministers of State and Deputy Ministers of the People's Republic of Bangladesh

WHEREAS it is expedient to provide for the remuneration and privileges of the Ministers, Ministers of State and Deputy Ministers of the People's Republic of Bangladesh;

It is hereby enacted as follows:—

1. Short title and commencement.—(1) This Act may be called the Ministers, Ministers of State and Deputy Ministers (Remuneration and Privileges) Act, 1973.

(2) It shall come into force at once.

2. Definitions.—(1) In this Act, unless there is anything repugnant in the subject or context,—

- (a) "family", in relation to a Minister, Minister of State or Deputy Minister, means his wife and children residing with and wholly dependent on him;
- (b) "maintenance", in relation to an official residence, includes the payment of local rates and taxes and the provision of telephone, electricity, gas and water;
- (c) "official residence" means the house reserved from time to time for the use of a Minister, Minister of State or Deputy Minister and includes the staff quarters and other buildings appurtenant thereto, and the gardens of the residence.

(2) Other words and expressions used in this Act and not defined shall have the meanings assigned to them in the Fundamental and Supplementary Rules.

3. Salary.—(1) There shall be paid per mensem to a Minister a salary of Taka 29,000, a Minister of State Taka 26,100 and a Deputy Minister Taka 24,650.

(2) The salary of a Minister, Minister of State or Deputy Minister, shall not be liable to any tax.

4. Allowance on taking up and laying down office.—(1) A Minister, Minister of State or Deputy Minister shall be entitled to receive travelling expenses to the extent mentioned below for the journey from his ordinary place of residence to the seat of the Government on taking up office and from the seat of the Government to his ordinary place of residence on laying down office.—

- (a) the actual travelling expenses for himself and his family;
- (b) the cost of transporting house hold effects, not exceeding one hundred and twenty maunds, by goods train, steamer or other craft, excluding aircraft, and his personal car, if any.

(2) A Minister or a Minister of State shall, in addition to the travelling expenses mentioned in sub-section (1), be entitled to the cost of transporting personal servant not exceeding two, by the lowest class of accommodation.

(3) No travelling expense shall be admissible under sub-section (1) or sub-section (2) if the journey or transportation is not performed or effected within six months of the date of taking up or laying down the office, as the case may be.

5. Sumptuary allowance—There shall be paid per mensem a sumptuary allowance of Taka 6,000 to a Minister, Taka 4,000 to a Minister of State and Taka 3,000 to a Deputy Minister.

6. Transport—A Minister, Minister of State or Deputy Minister shall be entitled to use of—

- (a) an official car maintained at Government expense; and
- (b) an additional Jeep for essential official business, particularly for travelling on official tour outside Dhaka to be provided by the attached Department/Corporation/Directorate of the Ministries/Divisions concerned. In case the directorates or agencies cannot provide the transport, Finance Ministry will allocate necessary fund for procurement of the transport. The expenditure thereupon shall be subject to such conditions as may be prescribed by the Government.

7. Official Residence.—(1) A Minister, Minister of State or Deputy Minister shall be entitled, without payment of rent, to the use of an official residence and no charge shall fall on him in respect of its maintenance.

(2) An official residence shall be furnished by the Government at a cost—

- (a) not exceeding Taka 1,50,000 in the case of a Minister; and
- (b) not exceeding Taka 1,00,000 in the case of a Minister of State or Deputy Minister,

and the items of furniture and other materials with which such residence may be furnished shall be determined by the Government.

(3) If at the time of entering upon office an official residence is not available, a Minister, Minister of State or Deputy Minister shall, until such residence is provided by the Government, be paid the actual expenditure incurred by him on furnished accommodation for himself and his family, subject to the maximum of—

- (a) Taka 25,000 per mensem, in the case of a Minister; and
- (b) Taka 20,000 per mensem, in the case of a Minister of State or Deputy Minister.

(4) Where a Minister, Minister of State or Deputy Minister chooses to reside in his own house or in any house other than official residence, at such house all costs for supply of electricity, gas, water, telephone and the like shall be borne by the Government and he shall be entitled to receive—

- (a) as house rent an amount of—
 - (i) Taka 25,000 per mensem, in the case of a Minister; and
 - (ii) Taka 20,000 per mensem, in the case of a Minister of State or a Deputy Minister; and
- (b) every year for maintenance of such house an amount equivalent to three months house rent admissible to him under this section.

(4A) Where a Minister, Minister of State or Deputy Minister chooses to reside in his own house, and such house has no guard shed for accommodating house guard, the Government may construct a temporary guard shed in that house at an expenditure not exceeding Taka 40,000; and the guard shed so constructed shall be dismantled and removed when the Minister, Minister of State or Deputy Minister ceases to hold office.

(5) A Minister, Minister of State or Deputy Minister shall be entitled to reside in his official residence or in the residence hired by him for a period of one month immediately after laying down his office and no charge in respect thereof shall fall on him during that period.

8. Journeys within Banglaesh.—(1) Subject to the provisions made thereafter, a Minister, Minister of State or Deputy Minister travelling on official duty shall be treated as a very important person.

(2) When travelling by rail—

- (a) a Minister shall be entitled—
 - (i) to requisition at the cost of the Government a reserved railway saloon, if available, or a two-berthed or four-berthed first class compartment including an air-conditioned compartment, if available on the train;

- (ii) to take with him up to two personal attendants by the lowest class of accommodation when travelling by a two-berthed or four-berthed railway compartment;
 - (iii) to the carriage of personal luggage up to three maunds when travelling by a railway compartment or up to six maunds when travelling by a requisitioned railway saloon; and
 - (iv) to take with him without payment of any fare, the members of his family, not exceeding four, when travelling in a requisitioned railway compartment or a saloon; and
- (aa) a Minister of State shall be entitled—
- (i) to requisition at the cost of the Government a reserved railway saloon, if available, or a two-berthed or four-berthed first class compartment including an air-conditioned compartment, if available on the train;
 - (ii) to take with him one personal attendant by the lowest class of accommodation on the train; and
 - (iii) to the carriage of personal luggage up to three maunds; and
- (b) a Deputy Minister shall be entitled—
- (i) to the highest class of accommodation on the train;
 - (ii) to take with him one personal attendant by the lowest class of accommodation on the train; and
 - (iii) to the carriage of personal luggage up to three maunds.
- (3) When travelling by steamer—
- (a) a Minister shall be entitled—
- (i) to the actual fare paid for himself and one incidental fare (without diet) of the highest class of accommodation in addition to the actual fare paid for himself;
 - (ii) to take with him four members of his family;
 - (iii) to take with him up to two personal attendants by the lowest class of accommodation; and
 - (iv) to the carriage of personal luggage up to three maunds; and

(aa) a Minister of State shall be entitled—

- (i) to draw the actual fare paid for himself;
- (ii) to take with him four members of his family;
- (iii) to take with him one personal attendant by the lowest class of accommodation;
- (iv) to the carriage of personal luggage up to three maunds; and]

(b) a Deputy Minister shall be entitled—

- (i) to draw the actual fare paid for himself;
- (ii) to take with him one personal attendant by the lowest class of accommodation;
- (iii) to the carriage of personal luggage up to three maunds.

(4) A Minister, Minister of State or Deputy Minister may if the public interest so demands, travel by air, and when so travelling—

(a) a Minister shall be entitled—

- (i) to the actual air fare paid for himself;
- (ii) to the cost of transporting personal luggage up to one hundred pounds inclusive of the free allowance given by the air company;
- (iii) to requisition at the cost of the Government, if he considers it necessary in the public interest, an aeroplane, or a helicopter, belonging to the Government, subject to availability, in accordance with the rules made by the Government or, if such aeroplane or a helicopter is not available, to hire at the cost of the Government an aeroplane or a helicopter belonging to any other body or authority, the manner of use of which shall be determined by the Government;
- (iv) to take with him one member of his family when travelling by a commercial aeroplane or such number of members of his family as may be accommodated in the aeroplane when travelling by a requisitioned aeroplane;
- (v) either or take with him at Government cost by air one personal attendant or peon or to the cost of transporting up to two personal attendants by the lowest class of accommodation and of transporting personal luggage up to three maunds by rail or steamer; and

(aa) a Minister of State shall be entitled—

- (i) to the actual air fare paid for himself;
- (ii) to the cost of transporting personal luggage up to seventy-five pounds inclusive of the free allowance given by the air company;
- (iii) to send indent for, if he considers it necessary in the public interest, an aeroplane or a helicopter, belonging to the Government subject to availability, in accordance with the rules made by the Government or, if such aeroplane or helicopter is not available, to hire at the cost of the Government an aeroplane or a helicopter belonging to any other body or authority or organisation, the manner of use of which shall be determined by the Government;
- (iv) to take with him at Government cost by air one personal attendant or peon; and

(b) a Deputy Minister shall be entitled—

- (i) to the actual air fare paid for himself;
- (ii) to the cost of transporting personal luggage up to seventy-five pounds inclusive of the free allowance given by the air company;
- (iii) to send indent for, if he considers it necessary in the public interest, an aeroplane or a helicopter, belonging to the Government subject to availability, in accordance with the rules made by the Government or, if such aeroplane or helicopter is not available, to hire at the cost of the Government an aeroplane or a helicopter belonging to any other body or authority, or the manner of use of which shall be determined by the Government.

(5) In respect of a journey performed by road beyond a radius of five miles from his Headquarters, a Minister, Minister of State or Deputy Minister shall be entitled to the actual cost of transporting—

- (a) not more than two personal attendants, in the case of a Minister, and one personal attendant, in the case of a Minister of State or Deputy Minister, provided the attendant travelled by a conveyance other than that by which the Minister or the Minister of State or the Deputy Minister travelled; and
- (b) up to a maximum of three maunds of personal luggage, provided the journey is performed to a place of halt in respect of which daily allowance is admissible.

9. **Insurance cover for air journey.**—For journeys by air a Minister, Minister of State or Deputy Minister shall be provided with insurance cover for taka 5,00,000/- on annual basis at Government expense.

10. **Daily allowance during halt.**—(1) A Minister or Minister of State, while on tour, shall be entitled to a daily allowance at the rate of Taka 750 for each day of halt or a part of a day of absence from his Headquarters, and each allowance shall be admissible at full rate for the first ten days of each continuous halt, at three-fourths of the full rate for the next twenty days and at half of the full rate thereafter.

(2) A Deputy Minister, while on tour, shall be entitled to a daily allowance at the rate of Taka 600 for each day of halt or a part of a day of absence from the Headquarters, and such allowance shall be admissible full rate for the first ten days of each continuous halt, at three-fourths of the full rate for the next twenty days and at the half of the full rate thereafter.

(3) A halt on tour shall be treated as continuous halt unless terminated by an absence at a distance from the halting place exceeding five miles for a period of not less than seven nights.

(4) While on tour, a Minister, Minister of State or Deputy Minister shall not pay any rent, rate, electricity charge, water charge or conservancy charge for the Circuit House or any other government accommodation.

11. **Controlling Officer.**—A Minister, Minister of State or Deputy Minister shall be his own Controlling Officer.

12. **Travelling Allowance for journeys abroad.**—A Minister, Minister of State or Deputy Minister travelling on Official business outside Bangladesh shall be entitled to such allowances as may be prescribed by the Government.

13. **Medical Facilities.**—A Minister, Minister of State or Deputy Minister and his family shall be entitled to medical facilities admissible under the Special Medical Attendance Rules, 1950:

Provided that they shall be entitled to receive medical treatment at their residence.

Explanation—For the purpose of this section "family", in relation to a Minister, Minister of state or deputy Minister shall include his parents, sisters and minor brothers residing with and wholly dependant on him.

14. **Personal staff.**—(1) A Minister or a Minister of state shall be entitled to—

- (a) One Private Secretary, preferably of the rank of Deputy Secretary to the government to be appointed at the choice of the Minister or the Minister of State, as the case may be, from amongst Class I government servants:

Provided that the status of a Private Secretary shall be determined by the establishment division;

- (b) One assistant private secretary, preferably of the rank of Section Officer to be appointed at the choice of the Minister or the Minister of state as the case may be, from amongst the Section Officers or from outside:

Provided that the status of the Assistant Private Secretary shall, when appointed from outside, be determined by the Establishment Division:

Provided further that a person appointed as Assistant Private Secretary from outside shall hold his post during the pleasure of the Minister or the Minister of State as the case may be and so long as the Minister or the Minister of State holds his office :

- (c) two personal assistants;
- (d) one Jamadar;
- (e) one orderly;
- (f) two peons to be appointed at the choice of the Minister or the Minister of state, as the case may be, from outside at a consolidated pay to be fixed by the government from time to time;
- (g) one cook to be appointed at the choice of the Minister or Minister of State, as the case may be, from outside at a consolidated pay to be fixed by the Government from time to time:

Provided that a person appointed as peon or cook shall hold his post during the pleasure of the Minister or the Minister of state, as the case may be, and so long as the Minister or Minister of State holds his office.

(2) a Deputy Minister shall be entitled to—

- (a) one Private Secretary of the rank not above that of a Section Officer, to be appointed at the choice of the Deputy Minister from amongst the Section Officers or from outside:

Provided that the rank of the Private Secretary appointed from outside shall be determined by the Establishment Division:

Provided further that a person appointed as Private Secretary from outside shall hold his post during the pleasure of the Deputy Minister and so long as the Deputy Minister holds his office:—

- (b) one personal Assistant;
- (c) one Jamadar;

(d) one orderly; and

(e) one peon to be appointed at the choice of the Deputy Minister from outside at a consolidated pay to be fixed by the Government from time to time:

Provided that a person appointed as peon shall hold his post during the pleasure of the Deputy Minister and so long as the Deputy Minister holds his office.

15. **Telephone at home residence.**—A Minister shall be entitled to have one telephone installed at his home residence at Government expense where facilities for such installation are available and no charge shall fall on him in respect thereof.

16. **Discretionary Grant.**—(1) There shall be placed at the disposal of a Minister, Minister of State or Deputy Minister as discretionary grant an amount—

(a) not exceeding Taka 3,00,000 per annum, in the case of a Minister;

(b) not exceeding Taka 2,00,000 per annum, in the case of a Minister of State; and

(c) not exceeding Taka 1,50,000 per annum, in the case of a Deputy Minister.

(2) The expenditure from the discretionary grant shall be subject to such conditions as may be prescribed by the Government.

16A. **Power to issue order**—The government may, from time to time, by the notification in the official Gazette, issue orders for carrying out the purposes of this Act.

16B. **Power to make rules**—The government may, by notification in the official Gazette, make rules for carrying out the purposes of this Act.

17. **Repeals.**—The Ministers' (Remuneration and Privileges) Rules, 1972, the Ministers of State (Remuneration and Privileges) Rules, 1972, the Ministers' (Remuneration and Privileges) Ordinance, 1973 (III of 1973), the Ministers of State (Remuneration and Privileges) Ordinance, 1973 (V of 1973), and the Deputy Ministers' (Remuneration and Privileges) Ordinance, 1973 (IV of 1973), are hereby repealed.

THE SPECIAL MEDICAL ATTENDANCE RULES, 1950

In exercise of the powers conferred by paragraph (a) of sub-section (2) of section 241 of the Government of India Act, 1935, the Governor-General is pleased to make the following rules in supersession of the Secretary of State's Services (Medical Attendance) Rules, 1933, published with the late Government of India Department of Education, Health and Lands Notification No. F. 16-23/38/H, Dated the 2nd February, 1939:—

1. (1) These Rules may be called the Special Medical Attendance Rules, 1950.
- (2) They shall apply to any person, other than a person recruited for service on the Railways, when on duty or on leave or under suspension in Bangladesh—
 - (i) appointed to any of the civil services, appointments to which were made before 15th August, 1947, by the Secretary of State-in-Council or the Secretary of State; or
 - (ii) who not being a person appointed as aforesaid holds civil post in Bangladesh to which he was appointed before the 15th August, 1947, and was when he was first appointed to such post—
 - (a) an officer holding a permanent commission in His Majesty's Land Forces other than a Departmental Officer of the Indian Unattached Land of the Indian Medical Department; or
 - (b) an officer holding a permanent commission in His Majesty's Indian Land Forces, other than a Viceroy's Commissioned Officer; or
 - (c) an officer of the Royal India Navy other than an officer of the Royal Indian Navy Reserve, the Royal Indian Navy Volunteer Reserve or a Commissioned Warrant Officer; or
- (3) to whom these Rules are made applicable either by general or specific orders.
2. In these Rules there is anything repugnant in the subject or context—
 - (a) "authorised medical attendant" means the principal medical officer appointed by the Government to attend its officers in the district in which the Government servant falls ill and includes a military medical officer or other physician or surgeon with whom arrangements have been made by the Government to attend its officers in the area in which the Government servant falls ill;
 - (b) "Family" means the wife, legitimate children and step-children of a Government servant, residing with and wholly dependent upon him;
 - (c) "the Government" means the Governor-General in the case of Government servants employed in connection with the affairs of the Government of the People's Republic of Bangladesh;

- (d) “Government hospital” includes a Military Hospital, a hospital maintained by a local authority and any other hospitality with which arrangements have been made by the Government for the treatment of its officers but does not include a railway hospital;
- (e) “medical attendance” means attendance in hospital or at the residence of a Government servant, and includes—
- (i) such pathological, bacteriological, radiological or other methods of examination for the purposes of diagnosis as are available in any Government hospital or laboratory in Bangladesh and are considered necessary by the authorised medical attendant; and
 - (ii) such consultation with a specialist or other medical officer in the service of the Government as the authorised medical attendant certifies to be necessary, to such extent and in such manner as the specialist or medical officer may in consultation with the authorised medical attendant determine;
- (f) “nurse” means a qualified nurse holding a certificate or diploma recognized by the Chief Administrative Medical Officer of the Bangladesh or a registered nurse in Bangladesh in which there is statutory provision for the registration of nurses;
- (g) “patient” means a Government servant, to whom these Rules apply or a member of his family, who has fallen ill;
- (h) “treatment” means the use of all medical and surgical facilities available at the Government hospital in which a Government servant is treated, and includes—
- (i) the employment of such pathological, bacteriological, radiological or other methods as are considered necessary by the authorised medical attendant;
 - (ii) the supply of such medicines, vaccines, sera or other therapeutic substances as are ordinarily available in Government hospitals in the Bangladesh;
 - (iii) the supply of such medicines, vaccines, sera or other therapeutic substances not ordinarily so available as the authorised medical attendant may certify in writing to be essential for the recovery, or for the prevention of serious deterioration in the condition, of the Government servant;
 - (iv) such accommodation as is ordinarily provided in the hospital to which the Government servant is admitted and is suited to his status;
 - (v) the services of such nurses as are ordinarily employed by the hospital to which the Government servant is admitted;
 - (vi) such special nursing as the authorised medical attendant may certify in writing to be essential for the recovery, or for the prevention of serious deterioration in the condition, of the Government servant; and
 - (vii) the medical attendance described in sub-clause (ii) of clause (e); but does not include diet, or provision at the request of the Government servant of accommodation superior to that described in sub-clause (iv).

3. A Government servant shall be entitled, free of charge, to medical attendance by the authorised medical attendant.

4. (I) When the place at which a patient falls ill is not the headquarters of the authorised medical attendant—

(a) the patient shall be entitled to travelling allowance for the journey to and from such headquarters; or

(b) if the patient is too ill to travel, the authorised medical attendant shall be entitled to travelling allowance for the journey to and from the place where the patient is.

(2) Application for travelling allowance under sub-rule (I) shall be accompanied by a certificate in writing by the authorised medical attendant stating that medical attendance was necessary and, if the application is under clause (b) or that sub-rule (I) that the patient was too ill to travel.

5. (I) If the authorised medical attendant is of opinion that the case of a patient is of such a serious or special nature as to require medical attendance by some person other than himself, or that the patient requires anti-rabic treatment, he may, with the approval of the Chief Administrative Medical Officer of Bangladesh (which shall be obtained beforehand) unless the delay involve entails danger to the health of the patient—

(a) send the patient to the nearest specialist or other medical officer in the Province by whom, in his opinion, medical attendance is required for the patient, or in the case of anti-rabic treatment, to the nearest station in the Province where such treatment is available; or

(b) if the patient is too ill to travel summon such specialist or other medical officer to attend upon the patient.

(2) A patient sent under clause (a) of sub-rule (I) shall, on production of a certificate in writing by the authorised medical attendant in this behalf, be entitled to travelling allowance for the journey to and from the headquarters of the specialist or the medical officer, or as the case may be, the place of anti-rabic treatment.

(3) A specialist or other medical officer summoned under clause (d) of sub-rule (I) shall, on production of a certificate in writing by the authorised medical attendant in this behalf, be entitled to travelling allowance for the journey to and from the place where the patient is.

6. (I) A Government servant shall be entitled, free of charge, to treatment—

(a) in such Government hospital in the district in which he falls ill, as can in the opinion of the authorised medical attendant, provide the necessary and suitable treatment; or

(b) if there no such hospital as is referred to in clause (a) in such hospital other than a Government hospital in that district as can, in the opinion of the authorised medical attendant, provide the necessary and suitable treatment; or

- (c) if there is no such hospital as is referred to in clauses (a) and (b), in such hospital in Bangladesh as can in the opinion of the authorised medical attendant, provide the necessary and suitable treatment.

(2) Where a Government servant is entitled under sub-rule (1), free of charge to treatment in a hospital, any amount paid by him on account of such treatment shall, on production of a certificate on writing by the authorised medical attendant in this behalf, be reimbursed to him.

6A. The family of a Government servant shall be entitled, free of charge to medical attendance and treatment, on the scale and under the conditions allowed to the Government servant himself at a hospital at which the Government servant is entitled to receive treatment free charge, or at hospitals specially recognised for the treatment of Government servants. This shall include confinement of a Government servant's wife in a hospital but not pre-natal or post natal treatment at a Government servant's residence.

7. (1) If the authorised medical attendant is of opinion that owing to the absence or remoteness of a suitable hospital or to the severity of the illness, a Government servant cannot be given treatment as provided in sub-rule (1) of Rule 6, the Government servant may receive treatment at his residence.

(2) A Government servant receiving treatment at his residence under sub-rule (1) shall be entitled to receive towards the cost of such treatment incurred by him a sum equivalent to the cost of such treatment as he would have been entitled, free of charge, to receive under these Rules if he had not been treated at his residence.

(3) Claims for sums admissible under sub-rule (2) shall be accompanied by certificate in writing by the authorised medical attendant, stating—

- (a) his reasons for the opinion referred to in sub-rule (1);
- (b) the amount of the cost of similar treatment referred to in sub-rule (2).

8. (1) Charges for service rendered in connection with, but not included in, medical attendance on, or treatment of, a patient entitled free of charge, to medical attendance or treatment under these Rules shall be determined by the authorised medical attendant and paid by the patient.

(2) If any question arises as to whether any service is included in medical attendance or treatment it shall be referred to the Government and that decision of the Government shall be final.

9. Nothing in these Rules shall be deemed to entitle a patient—

- (a) to travelling allowance for a journey—
 - (i) for attendance by a dentist or oculist; or
 - (ii) outside Bangladesh; or
- (b) to reimbursement of costs incurred in respect of medical services obtained by him, or to travelling allowance for any journey performed by him, otherwise than as expressly provided in these Rules.

10. The Government may, by general or special order, direct that any certificate required by these Rules to be given by the authorised medical attendant, and the controlling officer, for travelling allowance purposes, of a patient may, by special order, direct that any certificate so required for such purposes shall be countersigned by the Chief Administrative Medical Officer of the Bangladesh.

11. No Government servant shall be transferred to foreign service unless the foreign employer undertakes to afford to him, so far as may be, privileges act inferior to those which he would have enjoyed under these rules if he had been employed in the service of Bangladesh.

12. Nothing in these rules be construed as preventing the Government from granting to any person to whom they apply any concession relating to medical treatment or attendance which is not authorised by these rules.

Note:—Since this Rule was passed in supersession of the Medical Attendance Rules of the then Government of India in 1933 there are frequent references of the Secretary of State in-Council and officers of His Majesty's Government and so on.

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রী পরিষদ মন্ত্রণালয়
মন্ত্রী পরিষদ বিভাগ

নং ৮(২৬)/৭৩-সিডি (প্রো),

তাং ২০-৬-১৯৭৩ ইং

বিজ্ঞপ্তি

বিষয়ঃ মন্ত্রী মহোদয়ের অতিথি আপ্যায়ন ভাতা সম্পর্কে ব্যাখ্যা

সরকার সিদ্ধান্ত নিয়েছেন যে মন্ত্রী, প্রতি-মন্ত্রী ও উপ-মন্ত্রীদের দফতরে যাবতীয় অতিথি আপ্যায়নের ব্যয় এবং তাঁদের পদমর্যাদাবলে আয়োজিত ভোজ বা চা-চক্র ইত্যাদি যাবতীয় খরচ তাঁদের আপ্যায়ন ভাতা হতে বহন করা হবে না। এসব ব্যয়ভার সংশ্লিষ্ট মন্ত্রণালয় বহন করবেন।

সকল মন্ত্রণালয় ও বিভাগ।

কাজী হাবিবুল হক
যুগ্ম-সচিব,
মন্ত্রিপরিষদ বিভাগ

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
MINISTRY OF CABINET AFFAIRS
(Cabinet division)

No. 9(1)-73-CD(CS),

Dated, Dacca, the 22nd June, 1973

FROM

MR. M. NAZIMUDDIN,
Section office

To

THE ACCOUNTANT-GENERAL

Government of the People's Republic of Bangladesh, Dhaka

SUB.—*Remuneration and Privileges of the Ministers, Ministers of State and
Deputy Ministers*

SIR,

I am directed to refer to section I (2) and 17 of the Ministers, Ministers of State and Deputy Ministers (Remuneration and Privileges) Act, 1973 (Act. No. IV of 1973) and to say that the Ministers, Ministers of State and Deputy Ministers were entitled to remuneration and privileges in accordance with the provisions of Ordinance Nos. III, IV and V of 1973, as the case may be, up to the 14th June, 1973, and thereafter their remuneration and privileges are governed by the provisions of the said Act on and from the 15th June, 1973, on which date the said Act became effective by virtue of the provisions of sections 5(1) of the General Clauses Act, 1897 (Act, X of 1897), as amended by the General Clauses (Amendment) Order, 1972 (P. O. No. 147 of 1972).

Your obedient servant,

M. NAZIMUDDIN
Section Officer,
Phone: 257706

**GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
CHIEF MARTIAL LAW ADMINISTRATOR'S SECRETARIAT**

Cabinet Division

No. 3/14/82-Rules,

Dated, 23-4-1982

OFFICE MEMORANDUM

It has been decided by the Government that the Members of the Council of Advisors to the Chief Martial Law Administrator will not be entitled to hire full suites in hotels at Government expense while travelling abroad on official duty.

By order of the
Chief Martial Law Administrator

ATAUL HAQ
Joint Secretary.

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
PRESIDENT'S SECRETARIAT
Cabinet Division

No. 3/1/85-Rules/219

Dated, October 13, 1985

OFFICE MEMORANDUM

SUBJECT: Hiring of Private accommodation for the Minister, Minister of State and Deputy Minister.

In partial modification of this Division O. M. No. 3/1/79-Rules, dated 25-6-1979, the undersigned is directed to say that it has been decided by the Government that till Government accommodation is provided, the Ministry of Works may, as a temporary measure, hire private houses for Minister at a rent not exceeding Tk. 7,500 per mensem and for State Minister and Deputy Minister at a rent not exceeding Tk. 6,000 per mensem.

Secretary,
Ministry of Works

MUHAMMAD KHADEMUL ISLAM
Deputy Secretary

**GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
PRESIDENT'S SECRETARIAT**

Cabinet Division

No. 3/1/85-Rules/221

Dated, October 13, 1985

OFFICE MEMORANDUM

SUBJECT: Construction of temporary Guard Shed at Government cost in the own house of the Minister, Minister of State and Deputy Minister.

In pursuance of section 7(4A) of the Ministers, Ministers of State and Deputy Ministers (Remuneration and Privileges) Act, 1973 the undersigned is directed to say that it has been decided by the Government that while a Minister, Minister of State and Deputy Minister chooses to reside in his own house, and such house has no guard shed for accommodating house guard, the Government may construct a temporary guard shed in that house at Government cost in accordance with the conditions laid down below :—

- (a) The cost of construction of a temporary guard shed in such house shall not exceed an amount of Tk. 40,000.00.
- (b) Re-usable construction materials, to be supplied from Government store, shall be used for such construction.
- (c) Reasonable cost of such re-usable construction materials may be determined which will be deducted from the amount specified at para 1(a) above.
- (d) Cost of re-usable construction materials to be supplied from Government store may categorically be shown in the estimate for construction of such guard shed.

MD. NURUL AMIN
Section Officer

Secretary,
Ministry of Works

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
PRESIDENT'S SECRETARIAT

Cabinet Division

No. 3/1/85-Rules/220

Dated, October 13, 1985

OFFICE MEMORANDUM

SUBJECT: Expenditure from discretionary grant by the Ministers, Ministers of State and Deputy Ministers.

In pursuance of section 16(2) of the Ministers, Ministers of State and Deputy Ministers (Remuneration and Privileges) Act, 1973 the Government have been pleased to decide that the expenditure from the discretionary grant by the Ministers, Ministers of State and Deputy Ministers shall be made in accordance with the following conditions and procedures :

- (1) No sum shall be spent from discretionary grant in purely personal or charitable payments to individuals as distinct from grants to charitable societies or institutions.
- (2) Payments from discretionary grants shall be limited to a maximum of Taka 5,000 (Taka five thousand) only in case of Ministers, and Taka 3,000 (Taka three thousand) only in case of Ministers of State and Deputy Ministers in any one case.
- (3) The expenditure incurred from such grants shall invariably be of a non-recurring nature and shall not involve future commitments.
- (4) No portion of such grant shall be spent to supplement the appointment for contract contingencies or for the employment of temporary staff.
- (5) All expenditures from discretionary grants shall be subject to audit.
- (6) Each Ministry/Division shall maintain an account of payments made by the Minister, Minister of State and Deputy Minister in order to see the availability of funds. A monthly statement of disbursement showing up-to-date expenditure and balance for the financial year should be sent to Cabinet Division in addition to the copies of individual sanction.
- (7) When any of the Ministers/Ministers of State/Deputy Ministers decides to make a payment, the respective Ministry/Division shall convey sanction to the expenditure as in Annexure 'A'.
- (8) The payees' bill for payment should be countersigned by the Deputy Commissioner/Upazila Nirbahi Officer concerned. If any payment is made subject to any condition the Deputy Commissioner/Upazila Nirbahi Officer concerned countersigning the bill shall see that the condition is fulfilled and he shall be responsible for furnishing requisite certificate to the Accountant-General, People's Republic of Bangladesh.
- (9) The expenditure in respect of the grant under this section shall be debitable under head "101—Organs of Government, 3(1)—Ministers, Discretionary Grants by the Ministers".

BRIG. MOSLEHUDDIN AHMED (RETD)

Joint Secretary

ANNEXURE 'A'

to O.M. No. 3/1/85-Rules/220
dated, October 13, 1985.

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH

MINISTRY OF.....

FROM:

Section Officer,
Government of the People's Republic of Bangladesh

To

The Accountant-General
Government of the People's Republic of Bangladesh

SIR,

I am directed to state that the Minister/Minister of State/Deputy Minister....., Government of the People's Republic of Bangladesh has been pleased to make a grant of Take (Taka.....) only to the.....

2. I am, therefore, to convey the sanction of expenditure of the said amount for the above purpose and to state that the amount shall be drawn from the.....District/Upazila Accounts Office and disbursed to the payee by the Deputy Commissioner/Upazila Nirbahi Office.....

3. The payment of above amount is subject to the following condition/conditions.
.....

4. The charge will be met out of the allotment under head "101—Organs of Government, 3(1) — Ministers, Discretionary Grants by the Ministers".

Your obedient servant,

Assistant Secretary

No....., dated.....19.....

Copy forwarded to the Chairman/President/Secretary of the.....for information.

2. Deputy Commissioner/Upazila Nirbahi Officer..... District/Upazila..... for information and necessary action.

Assistant Secretary

No....., dated.....19.....

Copy forwarded to the Deputy Commissioner/Upazila Nirbahi Officer.....for information. He is requested to draw and disburse the amount hereby sanctioned to the payee, subject to the condition mentioned above. Monthly Statements of such expenditure should be furnished by the drawing and disbursing officers to the Cabinet Division which is the controlling authority for expenditure under the aforesaid head.

Assistant Secretary

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
PRESIDENT'S SECRETARIAT
Cabinet Division

No. 3/1/85-Rules/223

Dated, October 15, 1985

OFFICE MEMORANDUM

SUBJECT: Scale of furniture, other office equipments and stationeries for the residence of the Ministers.

In partial modification of this Division's O. M. No. 3/1/72-Rules, dated November 7, 1973 the undersigned is directed to refer to section 7(2) (a) (b) of the Ministers, Ministers of State and Deputy Ministers (Remuneration and privileges) Act, 1973 and to state that the entitlement of Scale of furniture other office equipments and stationeries as specified in the O.M. under reference will remain unchanged as in Annexure 'A' and the same will be supplied to the residence of the Ministers, Ministers of State and Deputy Ministers from the Government store. Only those items of furniture/which will not be available in Government store for furnishing such residence a maximum amount of Tk. 50,000 may be spent for purchasing the same in case of a Minister and Tk. 35,000 in case of a Minister of state and Deputy Minister.

Secretary,
Ministry of Works

MUHAMMAD KHADEMUL ISLAM
Deputy Secretary

ANNEXURE 'A'
to O.M. No. 3/1/85-Rules/223,
dated October 15, 1985.

Scale of furniture for the residence of the Ministers.

BED ROOM NO. 1

1.	Double Bed	1
2.	Double Mattress	1
3.	Double Tosak	1
4.	Alna	1
5.	Dressing Table	1
6.	Dressing Stool	1
7.	Bedside Table	1
8.	Small Carpet (Jute)	1
9.	Chest of Drawer	1
10.	Combination Almirah	1
11.	Towel rack	1

BED ROOM NO. 2

1.	Single bed	2
2.	Single Mattress	2
3.	Single Tosak	2
4.	Alna	1
5.	Dressing Table	1
6.	Dressing Stool	1
7.	Bedside Table	1
8.	Small Carpet (Jute)	1
9.	Combination Almirah	1

BED ROOM NO. 3

1.	Single Bed	2
2.	Single Mattress	2
3.	Single Tosak	2
4.	Alna	1
5.	Dressing Table	1
6.	Dressing Stool	1
7.	Combination Almira	1

GUEST ROOM

1.	Double Bed with Spring Mattress and Bedside Table				1
2.	Dressing Table	1
3.	Cushion Chair	1
4.	Centre Table	1
5.	Alna	1

DRAWING ROOM

1.	Carpet (Jute)	1
2.	Sofa Set	1 (6-seaters).
3.	Centre Table	1
4.	Peg Table	4
5.	Ash Tray	6

DINING ROOM

1.	Dining Table				1
2.	Dining Chair	12
3.	Side Board	1
4.	Meat Safe	1
5.	Pantry Table	1
6.	Refrigerator	1 (6 cft.)

VARANDAH

1.	Tea Table	2
2.	Armless Chair	8

OFFICE AT RESIDENCE

1.	Sectt. Table	1
2.	Revolving Chair	1
3.	Side Rack	1
4.	Cane-Seated Chair	8
5.	Steel Almirah	1
6.	Foot Rest	1
7.	Carpet (Jute)	1
8.	Arm Bench	1
9.	Screen and Miscellaneous.

**Office equipment and stationeries as per List below will be provided by the
Ministry concerned at the residence of the Ministers**

1.	Portraits of—				
	(i) Sher-e-Bangla; and				
	(ii) H. S. Suhrawardy.				
2.	Ash Tray	2
3.	Fountain pen Stand	1
4.	Paper Weight	6
5.	Pin Cushion	
6.	Pen Holder	
7.	Table Lamp	
8.	Paper Cutter	
9.	Tray for Pencil and Paper Cutter		
10.	Pencil Sharpener and pencils		
11.	Electric Calling Bell (Excecutive Engineer, Electrical Division to fix up).			..	
12.	Fountain pen Ink	
13.	Table Top Glass	
14.	Soap	
15.	Soap Case	
16.	Towels	2
17.	Wall Clock	1
18.	Tea Set for 12 persons	
19.	Tea Spoon	12
20.	Pastry Forks	6
21.	Half Plate	12
22.	Glass	6

The P. S and the P.A may be provided with furniture and other articles as may be essentially required by them.

Scale of furniture for the residence of the Ministers of States and Deputy Ministers.

BED ROOM NO. 1

1.	Double Bed	1
2.	Double Mattress	1
3.	Double Tosak	1
4.	Alna	1
5.	Dressing Table	1
6.	Dressing Stool	1
7.	Bedside Table	1
8.	Chest of Drawer	1
9.	Combination Almirah	1
10.	Towel Rack	1

BED ROOM NO. 2

1.	Single bed	2
2.	Single Mattress	2
3.	Single Tosak	2
4.	Alna	1
5.	Bedside Table	1
6.	Combination Almirah	1

GUEST ROOM

1.	Single Bed with Mattress and Bedside Table	..			1
2.	Dressing Table	1
3.	Cushion Chair	1
4.	Centre Table	1
5.	Alna	1

DRAWING ROOM

1.	Carpet (Jute)	1
2.	Sofa Set	1 (5-seaters).
3.	Centre Table	1
4.	Peg Table	4
5.	Ash Tray	6

DINING ROOM

1.	Dining Table				1
2.	Dining Chair	8
3.	Side Board	1
4.	Meat Safe	1
5.	Pantry Table	1

VARANDA

1.	Tea Table	2
2.	Armless Chair	8

OFFICE AT RESIDENCE

1.	Sectt. Table	1
2.	Revolving Chair	1
3.	Side Rack	1
4.	Cane-Seated Chair	8
5.	Steel Almira	1
6.	Foot Rest	1
7.	Carpet (Jute)	1
8.	Arm Bench	1
9.	Screen and Miscellaneous.

Office equipment and stationery as per list below will be provided by the Ministry concerned at the residence of the Ministers of State and Deputy Ministers

1.	Portraits of—					
	(i) Sher-e-Bangla					
	(ii) H. S. Suhrawardy					
2.	Ash Tray	2
3.	Fountain Pen Stand	1
4.	Paper Weights	6
5.	Pen Cushion	
6.	Pen Holder	
7.	Table Lamp	
8.	Paper Cutter	
9.	Tray for Pencil and Paper Cutter
10.	Pencil Sharpener and Pencils
11.	Electric Calling Bell (Executive Engineer, Electrical Division to fix up).					
12.	Fountain Pen Ink..	
13.	Table Top Glass	
14.	Soap	
15.	Soap Case	
16.	Towels	2
17.	Wall Clock	1
18.	Tea Set for 12 persons	12
19.	Tea Spoon for 12 persons	12
20.	Pastry Forks	6
21.	Half Plate	12
22.	Glass	6

The P. S. and P. A. may be provided with furniture and other articles as may be essentially required by them.

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
PRESIDENT'S SECRETARIAT
Cabinet division

No. 3/1/85-Rules/112

Dated, April 7, 1986.

OFFICE MEMORANDUM

In supersession of this Division's Office Memorandum No 8(22)-73 CD, (Admn.) dated 8-10-73, the undersigned is directed to refer to the Ministers, Ministers of State and Deputy Ministers (Remuneration and privileges Act, 1973) (Amended up to September, 1985) and to draw the attention of all Ministries to their responsibilities *vis-a-vis* those of the Cabinet Division in providing the following facilities to the Ministers, Ministers of State and Deputy Ministers:—

(1) **Office accommodation and furniture at the Secretariat:**

Ministry of Works (Directorate of Accommodation) will arrange office accommodation for the Ministers, Ministers of State and Deputy Ministers. Various items of office furniture and other office equipments will be supplied by the Ministry in accordance with the list prepared by the Ministry of Establishment.

(2) **Residential accommodation:**

The Ministry of Works will provide residential accommodation for the Ministers, Ministers of State and Deputy Ministers and arrange its maintenance. They will also arrange to supply National Flag for the use in the residence of the Ministers, Ministers of State and Deputy Ministers. Payment for gas, electricity and water consumed in such residence will be made by the Ministry of Works.

(3) **Furniture for residence:**

Various items of furniture as prescribed by the Cabinet Division office memorandum No. 3/1/85-Rules/223, dated 15-10-85 will be supplied from Government Store by the Ministry of Works to the residence of the Ministers, Ministers of State and Deputy Ministers. For only those items of furniture which will not be available in Government store for such residence an amount may be spent for purchasing the same as specified in the Ministers, Ministers of State and Deputy Ministers (Remuneration and Privileges) (Amendment) Ordinance No. XLIV of 1985 and Cabinet Division will arrange fund for the said amount.

(4) **Office furniture at the official residence:**

Various items of office furniture for official residence has been prescribed by the Government, *vide* Cabinet Division's Office Memorandum No. 3/1/85-Rules/223, dated 15-10-1985. These items are to be supplied by the Ministry of Works.

(5) Personal staff:

Private Secretaries and Assistant Private Secretaries will be posted by the Ministry of Establishment in accordance with Article 14 of the Act. Other personal staff will be provided by the Ministry concerned.

(6) Transport:

Transport will be made available by the Transport Pool of the Ministry of Establishment.

(7) Telephone:

Telephones at office and in the residence will be arranged by the Ministries who will bear necessary expenses in this connection.

(8) Miscellaneous expenditure:

Miscellaneous expenditure for providing stationery and minor office equipment (*i.e.*, Clock, Office pen, Pen stands, Table lamp, Emergency lamps, Tea set, etc.) exclusively for use of the Ministers will be supplied by the Ministry concerned.

(9) Salary and T. A. Bills:

Salary including Sumptuary Allowance Bills for the Ministers, Ministers of State and Deputy Ministers will be prepared by the Ministry concerned.

T. A. Bills for them will also be prepared by the concerned Ministries. Approbation for these bills will be made by Cabinet Division.

(10) Budget Provision:

Cabinet Division will ensure that budget provisions are made for the Ministers, Ministers of State and Deputy Ministers under the following heads:

- A. Pay.
- B. Sumptuary Allowance.
- C. Travelling Allowance.
- D. Rent, Rates and Taxes.
- E. Cost of furniture.
- F. Discretionary grants.

M. M. ZAMAN
Cabinet Secretary

Distribution:

All Ministries/Division

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
PRESIDENT'S SECRETARIAT

Cabinet Division

* * *

No, CD-3/1/85-Rules (Vol-II)/155,

Dated, June 23, 1986

OFFICE MEMORANDUM

SUBJECT: Expenditure from discretionary grant by the Ministers, Ministers of State and Deputy Ministers.

With reference to this Division's O.M. No. 3/1/85-Rules/220 dated 13-10-85, on the subject noted above, it may further be stated here that in every financial year a budget allocation for a fixed amount as per section 16(1)(a)(b)(c) of the Ministers, Ministers of State and Deputy Ministers (Remuneration and Privileges) Act, 1973 is made and placed at the disposal of the Minister, Minister of State and Deputy Minister as discretionary grant. Allocation of the amount is entirely on individual basis and it has no link with the change of portfolio of a Minister, a Minister of State or a Deputy Minister. If a Minister/Minister of State/Deputy Minister is assigned with the charge of more than one Ministry/Division the payments made by him, within the same financial year, from his discretionary grant shall remain within the amount placed at his disposal.

2. In order to maintain continuity of accounts, when a Minister, a Minister of State or a Deputy Minister is assigned with the charge of another Ministry/Division, the concerned previous Ministry/Division maintaining the account of payments from such grants, shall transfer all connected papers in respect of the same to the new Ministry/Division, he is assigned with the charge.

BRIG. MOSLEHUDDIN AHMED (RETD)
Joint Secretary

Private Secretaries to the
Ministers, Ministers of State
and Deputy Ministers

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
রাষ্ট্রপতির সচিবালয়
মন্ত্রিপরিষদ বিভাগ

নং মপবি-৩/১/৮৭-বিধি/১১৯

৩০শে বৈশাখ, ১৩৯৪ বাং
তারিখঃ -----
১৪ই মে, ১৯৮৭ ইং

স্মারক লিপি

বিষয়ঃ মন্ত্রীগণের বাসভবনের জন্য আসবাবপত্র ও অন্যান্য সাজ-সরঞ্জাম সরবরাহ

উপরোক্ত বিষয়ে নির্দেশ মোতাবেক জানানো যাইতেছে যে, এই বিভাগের ১৫-১০-৮৫ ইং তারিখের নং ৩/১/৮৫-বিধি/২২৩ স্মারক লিপির শেষ বাক্যে টাকার অংক ৫০,০০০/- এবং ৩৫,০০০/- যথাক্রমে টাকা ১,৫০,০০০/- এবং ১,০০,০০০ দ্বারা প্রতিস্থাপিত হইবে।

২। উল্লেখিত স্মারক লিপির ক্রোড়পত্র 'ক' এ মন্ত্রী, প্রতিমন্ত্রী ও উপ-মন্ত্রীগণের বাসভবনের জন্য আসবাসপত্রের স্থিতিকৃত দ্রব্যাদির প্রাপ্যতার অতিরিক্ত একটি এয়ারকুলার ও দরজা জানালাসমূহের পর্দাও সরবরাহ করা হইবে।

মুহাম্মদ খাদেমুল ইসলাম
উপ-সচিব

সচিব
পূর্ত মন্ত্রণালয়

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
রাষ্ট্রপতির সচিবালয়
মন্ত্রিপরিষদ বিভাগ

নং মপবি-৩/১/৮৮-বিধি/১৫০

৭ই জ্যৈষ্ঠ, ১৩৯৫ বাং
তারিখঃ-----

২১শে মে, ১৯৮৮ ইং

অফিস স্মারক

বিষয়ঃ মন্ত্রী, প্রতিমন্ত্রী ও উপ-মন্ত্রীগণ কর্তৃক তাহাদের ঐচ্ছিক মঞ্জুরীদান তহবিল হইতে খরচ সম্পর্কিত

সূত্রঃ মন্ত্রিপরিষদ বিভাগের অফিস স্মারক নং ৩/১/৮৫-বিধি/২২০, তারিখ ১৩-১০-১৯৮৫ ইং

এই বিভাগের সূত্র উদ্ধৃত অফিস স্মারকের ২ অনুচ্ছেদটি নিম্নলিখিতরূপে প্রতিস্থাপিত হইবে।

“(২) payment from discretionary grants shall be limited to a maximum of Taka 10,000 (Taka ten thousand) only in case of Ministers and Taka 6,000 (Taka six thousand) only in case of Ministers of State and Deputy Ministers in any one case.”

মোঃ নূরুল আমিন
সহকারী সচিব

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
রাষ্ট্রপতির সচিবালয়
মন্ত্রিপরিষদ বিভাগ

নং মপবি-৩/১৬/৮৯-বিধি/৯১

তারিখ: ২৬শে জ্যৈষ্ঠ, ১৩৯৮ বাং
১০ই জুন, ১৯৯১ ইং

বিষয়: উপ-রাষ্ট্রপতি/স্পীকার/প্রধান মন্ত্রী/মন্ত্রী/প্রতিমন্ত্রী ও সমপর্যায়ের ব্যক্তিবর্গের গাড়ীর জ্বালানী সরবরাহ সংক্রান্ত

সরকার এই মর্মে সিদ্ধান্ত গ্রহণ করিয়াছে যে, এখন হইতে উপ-রাষ্ট্রপতি/স্পীকার/ প্রধানমন্ত্রী/মন্ত্রী/ প্রতিমন্ত্রী ও সমপর্যায়ের ব্যক্তিবর্গের জন্য সরকার কর্তৃক বরাদ্দকৃত গাড়ীর ‘পিওএল’ ভাতা বাবদ ৪,৫০০/ (চার হাজার পাঁচশত) টাকা এর পরিবর্তে দৈনিক ২০ (বিশ) লিটার জ্বালানীর মূল্যের সমপরিমাণ টাকা, জ্বালানী ভাতা প্রদান করা হইবে।

২। এই আদেশ অবিলম্বে কার্যকর হইবে।

এ, এম, আবদুল মান্নান ভইয়া
যুগ্ম-সচিব

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ

নং মপবি-৩/১/৯৮-বিধি/১৫২

তারিখঃ ১৫ই অগ্রহায়ণ, ১৪০৭ বাং
২৯শে নভেম্বর, ২০০০ ইং

অফিস স্মারক

বিষয়ঃ মাননীয় মন্ত্রী, প্রতিমন্ত্রী ও উপ-মন্ত্রীগণ কর্তৃক স্বেচ্ছাধীন মঞ্জুরী হতে ব্যয়

Ministers, Ministers of State and Deputy Ministers (Remuneration and Privileges) Act, ১৯৭৩ এর ১৬(২) ধারায় প্রদত্ত ক্ষমতাবলে ১৩ অক্টোবর, ১৯৮৫ তারিখে জারীকৃত মন্ত্রিপরিষদ বিভাগের অফিস স্মারক নং ৩/১/৮৫-বিধি/২২০ এর ১নং ক্রমিকে বর্ণিত শর্তের পরিবর্তে নিম্নরূপ শর্ত প্রতিস্থাপিত হবে মর্মে সরকার সিদ্ধান্ত গ্রহণ করেছেঃ—

- (১) “মাননীয় মন্ত্রী, প্রতিমন্ত্রী ও উপ-মন্ত্রীগণের স্বেচ্ছাধীন তহবিল হতে শুধু সেবামূলক সমিতি/প্রতিষ্ঠান বা দাতব্য প্রতিষ্ঠানকে অর্থ প্রদান করা যাবে তবে একান্ত প্রয়োজনে নিঃস্ব বিকলাঙ্গ ব্যক্তিকে আর্থিক সহায়তা প্রদানের উদ্দেশ্যে এই তহবিল হতে অনুদান প্রদান করা যাবে এই শর্তে যে, এরূপ অনুদানের পরিমাণ স্বেচ্ছাধীন তহবিলের বার্ষিক বরাদ্দের ৪০% এর বেশী হবে না”

এম, ইউ, এ, কাদের
যুগ্ম-সচিব

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ
বিধি শাখা

নং মপবি-৩/১/৮৮-বিধি/৫৭

তারিখঃ ৩০শে বৈশাখ, ১৪০৮ বাং

১৩ই মে, ২০০১ ইং

বিষয়ঃ হেলিকপ্টার ব্যবহার প্রসংগে

নিম্নস্বাক্ষরকারী নির্দেশিত হয়ে জানাচ্ছে যে, Ministers, Ministers of state and Deputy Ministers (Remuneration and Privileges) Act, 1973 8(4)(a)(iii) ধারা মোতাবেক মাননীয় মন্ত্রীগণ জনস্বার্থে হেলিকপ্টার ব্যবহারের প্রাধিকার প্রাপ্ত। তবে সমগ্র দেশে সড়ক যোগাযোগ ব্যবস্থার প্রভূত উন্নতির প্রেক্ষাপটে বর্তমানে অনেক কম খরচে সড়ক পথে দ্রুত যাতায়াত সম্ভবা অন্যদিকে হেলিকপ্টারে ভ্রমণ অত্যন্ত ব্যয়বহুল।

২। এমতাবস্থায় সরকার এ মর্মে সিদ্ধান্ত গ্রহণ করেছে যে, কেবলমাত্র অত্যন্ত জরুরী সরকারী কাজের প্রয়োজনে মাননীয় প্রধানমন্ত্রীর অনুমোদনক্রমে মাননীয় মন্ত্রীগণ হেলিকপ্টারে ভ্রমণ করতে পাববেন।

লুৎফুন নাহার বেগম
সিনিয়র সহকারী সচিব
ফোন ঃ ৮৬১৮৭৩২

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ

নং মপবি-১৭/১/২০০১-বিধি/৮৪

তারিখঃ ২২শে আষাঢ়, ১৪০৯ বাং
৬ই জুলাই, ২০০২ ইং

অফিস স্মারক

সরকার এই মর্মে সিদ্ধান্ত গ্রহণ করেছে যে, মাননীয় মন্ত্রী, প্রতিমন্ত্রী ও উপ-মন্ত্রীগণ আবশ্যিকীয় কাজে ব্যবহারের জন্য, বিশেষ করে মফস্বল সফরের জন্য বর্তমানে বরাদ্দকৃত সার্বক্ষণিক গাড়ীর অতিরিক্ত একটি জীপ গাড়ী, সংশ্লিষ্ট মন্ত্রণালয়/বিভাগের অধীনস্থ সংস্থা, দপ্তর, পরিদপ্তর হতে সংগ্রহ করতে পারবেনা সংশ্লিষ্ট সংস্থা ব্যবহৃত গাড়ীটির জন্যে দৈনিক সর্বোচ্চ ১০ (দশ) লিটার জ্বালানী সরবরাহ করবো।

(আ, ন, ম, আবদুল হাফিজ)
যুগ্ম-সচিব

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ
বিধি শাখা

নং মপবি-৩/১৬/৮৯-বিধি(অংশ-১)/১০১

তারিখঃ ২৫শে কার্তিক, ১৪১২ বাং
০৯ নভেম্বর, ২০০৫ ইং

অফিস স্মারক

বিষয়ঃ মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রিগণের সার্বক্ষণিক গাড়ীর জ্বালানী সংক্রান্ত

অর্থ বিভাগের ৮-৯-২০০৫ তারিখের অম/অবি/বা-১/বাজেট(৩১)/২০০৪/১৮৮০ নং পরিপত্রের প্রেক্ষিতে এবং মন্ত্রিপরিষদ বিভাগের ১০ জুন, ১৯৯১ তারিখের মপবি-৩/১৬/৮৯-বিধি/৯১নং স্মারকের অনুবৃত্তিক্রমে সরকার এই মর্মে সিদ্ধান্ত গ্রহণ করেছে যে, মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রিগণের জন্য সরকার কর্তৃক বরাদ্দকৃত গাড়ীর বিপরীতে দৈনিক ২০ (বিশ) লিটার জ্বালানী মূল্যের সমপরিমান টাকা জ্বালানী ভাতার পরিবর্তে ২০০৫-২০০৬ অর্থ বছরের অবশিষ্ট সময়ের জন্য ১০% হ্রাসকৃত হারে দৈনিক ১৮ (আঠার) লিটার জ্বালানী মূল্যের সমপরিমান টাকা জ্বালানী ভাতা প্রদান করা হবো।

(মোস্তফা কামাল হায়দার)
যুগ্ম-সচিব

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ
বিধি শাখা

নং মপবি-৩/১৬/৮৯-বিধি(অংশ-১)/১০২

তারিখঃ ২৫শে কার্তিক, ১৪১২ বাং
০৯ নভেম্বর, ২০০৫ ইং

অফিস স্মারক

বিষয়ঃ মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রিগণের সার্বক্ষণিক গাড়ীর অতিরিক্ত জীপ গাড়ীতে
সরবরাহ জ্বালানী সংক্রান্ত

অর্থ বিভাগের ৮-৯-২০০৫ তারিখের অম/অবি/বা-১/বাজেট(৩১)/২০০৪/১৮৮০ নং পরিপত্রের প্রেক্ষিতে এবং মন্ত্রিপরিষদ বিভাগের ৬জুলাই, ২০০২ তারিখের মপবি-১৭/১/২০০১-বিধি/৮৪নং অফিস স্মারকের অনুবৃত্তিক্রমে সরকার এই মর্মে সিদ্ধান্ত গ্রহণ করেছে যে, মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রিগণের আবশ্যকীয় কাজে ব্যবহারের নিমিত্তে, বিশেষ করে মফস্বল সফরের ক্ষেত্রে বরাদ্দকৃত সার্বক্ষণিক গাড়ীর অতিরিক্ত জীপ গাড়ীর জন্য সংশ্লিষ্ট সংস্থা দৈনিক সর্বোচ্চ ১০ (দশ) লিটার জ্বালানীর পরিবর্তে ২০০৫-২০০৬ অর্থ বছরের অবশিষ্ট সময়ের জন্য ১০% হ্রাসকৃত হারে দৈনিক সর্বোচ্চ ৯ (নয়) লিটার জ্বালানী সরবরাহ করবো।

২। এ আদেশ জারীর তারিখ হতে কার্যকর হবে।

(মোস্তফা কামাল হায়দার)
যুগ্ম-সচিব

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ
বিধি শাখা

নং-মপবি-৩/১৬/৮৯-বিধি (অংশ-১)/৬৫

তারিখঃ-----২০ আশ্বিন, ১৪১৩ বাং
০৫ অক্টোবর, ২০০৬ ইং

বিষয়ঃ মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রীগণের সার্বক্ষনিক গাড়ির অতিরিক্ত জীপ গাড়ীতে
১০% হ্রাসকৃত হারে জ্বালানী সরবরাহ সংক্রান্ত

অর্থ বিভাগের ১৫-০৮-২০০৬ তারিখের অম/অবি/বা-১/বাজেট(৩১)/২০০৪/৫৮৮ নং পত্র এবং ৮-৯-২০০৫ তারিখের অম/অবি/বা-১/বাজেট(৩১)/২০০৪/১৮৮০ নং পরিপত্রের প্রেক্ষিতে সরকার কর্তৃক মন্ত্রিপরিষদ বিভাগের ০৯ নভেম্বর, ২০০৫ তারিখের মপবি-৩/১৬/৮৯-বিধি(অংশ-১)/১০২নং অফিস স্মারকের মেয়াদ পরবর্তী নির্দেশ না দেয়া পর্যন্ত বৃদ্ধি করা হয়েছে উক্ত সিদ্ধান্ত অনুযায়ী মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রীগণের আবশ্যকীয় কাজে ব্যবহারের নিমিত্তে, বিশেষ করে মফস্বল সফরের ক্ষেত্রে বরাদ্দকৃত সার্বক্ষনিক গাড়ীর অতিরিক্ত জীপ গাড়ীর জন্য সংশ্লিষ্ট সংস্থা দৈনিক সর্বোচ্চ ১০(দশ) লিটার জ্বালানীর পরিবর্তে, পরবর্তী নির্দেশ না দেয়া পর্যন্ত ১০% হ্রাসকৃত হারে দৈনিক সর্বোচ্চ ৯(নয়) লিটার জ্বালানী সরবরাহ করবে।

২। এই মেয়াদ বৃদ্ধির আদেশটি জারীর দিন থেকে কার্যকর হবে।

(মোস্তুফা কামাল হায়দার)
যুগ্ম সচিব

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ
বিধি শাখা

নং-মপবি-৩/১৬/৮৯-বিধি (অংশ-১)/৬৬

২০ আশ্বিন, ১৪১৩ বাং
তারিখঃ-----
০৫ অক্টোবর, ২০০৬ ইং

বিষয়ঃ মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রীগণের সার্বক্ষনিক গাড়ীর জ্বালানী মূল্যের বিপরীতে
১০% হ্রাসকৃত হারে জ্বালানী ভাতা প্রদান সংক্রান্ত

অর্থ বিভাগের ১৫-০৮-২০০৬ তারিখের অম/অবি/বা-১/বাজেট(৩১)/২০০৪/৫৮৮ নং পত্র এবং ৮-৯-২০০৫ তারিখের অম/অবি/বা-১/বাজেট(৩১)/২০০৪/১৮৮০ নং পরিপত্রের প্রেক্ষিতে সরকার কর্তৃক মন্ত্রিপরিষদ বিভাগের ০৯ নভেম্বর, ২০০৫ তারিখের মপবি-৩/১৬/৮৯-বিধি(অংশ-১)/১০১নং অফিস স্মারকের মেয়াদ পরবর্তী নির্দেশ না দেয়া পর্যন্ত বৃদ্ধি করা হয়েছে উক্ত সিদ্ধান্ত অনুযায়ী মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রীগণের জন্য সরকার কর্তৃক বরাদ্দকৃত গাড়ীর বিপরীতে দৈনিক ২০ (বিশ) লিটার জ্বালানী মূল্যের সমপরিমাণ টাকা জ্বালানী ভাতার পরিবর্তে, পরবর্তী নির্দেশ না দেয়া পর্যন্ত ১০% হ্রাসকৃত হারে দৈনিক ১৮ (আঠার) লিটার জ্বালানী মূল্যের সমপরিমাণ টাকা জ্বালানী ভাতা প্রদান করা হবে।

২। এই মেয়াদ বৃদ্ধির আদেশটি জারীর দিন থেকে কার্যকর হবে।

(মোস্তফা কামাল হায়দার)
যুগ্ম সচিব

MYCŔVZŠt evsj v` k mi Kvi
gwišcwil` wefvM

bs-gcwe-17/1/2006-weva/66

Zwi Lt -----
14`R`o 1414
28 tg 2007

wel qt t`^Qvaxb Znwej nřZ t`q Ař_P cwi gvY ewx cřntř½|

The Ministers, Ministers of State and Deputy Ministers (Remuneration and Privileges) Act, 1973 Gi rule 16(2) G cŔĚ ŔlgZv etj mi Kvi gwišcwil` wefvM Mi 21 tg, 1988 Zwi řLi gcwe-3/1/88-weva/150 bs Awdm řřri řK ewYř gřři t`^Qvaxb Znwej nBřZ řKvb GKřW řKBřm t`q Ař_P cwi gvY 10,000/- UvKv nBřZ mřeřP 25,000/- UvKvq DbřZ Kwi j |

2| G DbřZKi Y 1j v Rvbyřvi x 2007 Zwi L nBřZ Kvhři nBře |

(tgtv gvndřj nK)
hřMř-mřPe

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ
বিধি শাখা

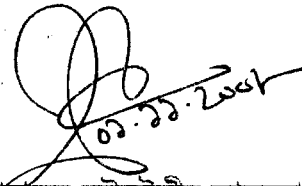
নং-মপবি-৩/১৬/৮৯-বিধি(২য় খন্ড)/১৫৫

তারিখঃ ১৭ কার্তিক, ১৪১৫
০১ নভেম্বর, ২০০৮

বিষয়ঃ মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রীগণের সার্বক্ষনিক গাড়ীর জ্বালানী মূল্যের বিপরীতে ১০% হ্রাসকৃত হারে জ্বালানী ভাতা প্রদান সংক্রান্ত।

অর্থ বিভাগের ২৮-৮-২০০৮ তারিখের অম/অবি/বা-১/বাজেট(০৭)/২০০৭/৭৩২ নং পরিপত্রের প্রেক্ষিতে সরকার সিদ্ধান্ত গ্রহণ করেছে যে, পরবর্তী নির্দেশ না দেয়া পর্যন্ত মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রীগণের জন্য সরকার কর্তৃক বরাদ্দকৃত গাড়ীর বিপরীতে দৈনিক ২০ (বিশ) লিটার জ্বালানী মূল্যের সমপরিমান টাকা জ্বালানী ভাতার পরিবর্তে, পরবর্তী নির্দেশ না দেয়া পর্যন্ত ১০% হ্রাসকৃত হারে দৈনিক ১৮ (আঠার) লিটার জ্বালানী মূল্যের সমপরিমান টাকা জ্বালানী ভাতা প্রদান করা হবে।

২। আদেশটি জারির দিন থেকে কার্যকর হবে।


মোহাম্মদ মঈনউদ্দীন আবদুল্লাহ
যুগ্ম সচিব।

বিতরণঃ

- ১। মুখ্য সচিব, প্রধান উপদেষ্টার কার্যালয়।
- ২। রাষ্ট্রপতির সচিব, রাষ্ট্রপতির কার্যালয়।
- ৩। সচিব/ভারপ্রাপ্ত সচিব (সকল)/প্রিন্সিপাল স্টাফ অফিসার, সশস্ত্র বাহিনী বিভাগ।
- ৪। অতিরিক্ত সচিব, মন্ত্রিপরিষদ বিভাগ।
- ৫। যুগ্ম সচিব (সকল), মন্ত্রিপরিষদ বিভাগ।
- ৬। মাননীয় প্রধান উপদেষ্টার একান্ত সচিব-১, প্রধান উপদেষ্টার কার্যালয়।
- ৭। মাননীয় উপদেষ্টা/স্পেশাল এ্যাসিস্ট্যান্টগণের একান্ত সচিব।
- ৮। প্রধান হিসাব রক্ষণ কর্মকর্তা, মন্ত্রিপরিষদ বিভাগ।
- ৯। মন্ত্রিপরিষদ সচিব মহোদয়ের একান্ত সচিব।

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ
বিধি শাখা

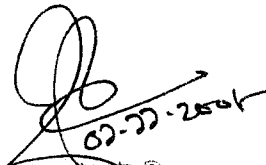
নং-মপবি-৩/১৬/৮৯-বিধি(২য় খন্ড)/১৫৬

তারিখঃ ১৭ কার্তিক, ১৪১৫
০১ নভেম্বর, ২০০৮

বিষয়ঃ মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রীগণের সার্বক্ষনিক গাড়ির অতিরিক্ত জ্বীপ গাড়ীতে ১০% হ্রাসকৃত হারে জ্বালানী সরবরাহ সংক্রান্ত।

অর্থ বিভাগের ২৮-৮-২০০৮ তারিখের অম/অবি/বা-১/বাজেট(০৭)/২০০৭/৭৩২ নং পরিপত্রের প্রেক্ষিতে সরকার সিদ্ধান্ত গ্রহণ করেছে যে, পরবর্তী নির্দেশ না দেয়া পর্যন্ত মাননীয় মন্ত্রী, প্রতিমন্ত্রী এবং উপমন্ত্রীগণের আবশ্যকীয় কাজে ব্যবহারের নিমিত্তে, বিশেষ করে মফস্বল সফরের ক্ষেত্রে বরাদ্দকৃত সার্বক্ষনিক গাড়ীর অতিরিক্ত জ্বীপ গাড়ীর জন্য সংশ্লিষ্ট সংস্থা দৈনিক সর্বোচ্চ ১০(দশ) লিটার জ্বালানীর পরিবর্তে, ১০% হ্রাসকৃত হারে দৈনিক সর্বোচ্চ ৯ (নয়) লিটার জ্বালানী সরবরাহ করবে।

২। আদেশটি জারির দিন থেকে কার্যকর হবে।


০১-১১-২০০৮
মোহাম্মদ মঈনুদ্দীন আবদুল্লাহ
যুগ্ম সচিব।

বিতরণঃ

- ১। মুখ্য সচিব, প্রধান উপদেষ্টার কার্যালয়।
- ২। রত্নপতির সচিব, রত্নপতির কার্যালয়।
- ৩। সচিব/ভারপ্রাপ্ত সচিব (সকল)/প্রিন্সিপাল স্টাফ অফিসার, সশস্ত্র বাহিনী বিভাগ।
- ৪। অতিরিক্ত সচিব, মন্ত্রিপরিষদ বিভাগ।
- ৫। যুগ্ম সচিব (সকল), মন্ত্রিপরিষদ বিভাগ।
- ৬। মাননীয় প্রধান উপদেষ্টার একান্ত সচিব-১, প্রধান উপদেষ্টার কার্যালয়।
- ৭। মাননীয় উপদেষ্টা/স্পেশাল এ্যাসিস্ট্যান্টগণের একান্ত সচিব।
- ৮। প্রধান হিসাব রক্ষণ কর্মকর্তা, মন্ত্রিপরিষদ বিভাগ।
- ৯। মন্ত্রিপরিষদ সচিব মহোদয়ের একান্ত সচিব।

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার
মন্ত্রিপরিষদ বিভাগ

নং-মপবি-৩/১৬/৮৯-বিধি(২য় খন্ড)/১৬

তারিখ : ০৩ বৈশাখ, ১৪১৬
১৬ এপ্রিল, ২০০৯

বিষয়ঃ মাননীয় মন্ত্রী, প্রতিমন্ত্রী ও উপমন্ত্রীগণের সার্বক্ষনিক গাড়ির অতিরিক্ত জীপ গাড়িতে সিএনজি সরবরাহ সংক্রান্ত।

মন্ত্রিপরিষদ বিভাগের ৬ জুলাই, ২০০২ তারিখের মপবি-১৭/১/২০০১-বিধি/৮৪ নং স্মারক এবং ০১-১১-২০০৮ তারিখের মপবি-৩/১৬/৮৯-বিধি(২য় খন্ড)/১৫৬ নং স্মারকের অনুবৃত্তিক্রমে নির্দেশিত হয়ে জানানো যাচ্ছে যে, “মাননীয় মন্ত্রী, প্রতিমন্ত্রী ও উপমন্ত্রীগণের আবশ্যকীয় কাজে ব্যবহারের নিমিত্ত বিশেষ করে মফস্বল সফরের ক্ষেত্রে বরাদ্দকৃত সার্বক্ষনিক গাড়ীর অতিরিক্ত জীপ গাড়ীর জন্য সিএনজি ব্যবহারের ক্ষেত্রে সংশ্লিষ্ট সংস্থা দৈনিক সর্বোচ্চ ১০(দশ) লিটার জ্বালানীর পরিবর্তে ১৫ (পনের) ঘনমিটার এবং হ্রাসকৃত হারে ঐ একই গাড়ীর জন্য দৈনিক সর্বোচ্চ ৯ (নয়) লিটার জ্বালানীর পরিবর্তে ১৩.৫ (সাড়ে তের) ঘনমিটার সিএনজি সরবরাহ করবে।

(মাহফুজা আখতার)
সিনিয়র সহকারী সচিব
ফোনঃ ৭১৬৮৭৩২

বিতরণঃ

- ১। মুখ্য সচিব, প্রধানমন্ত্রীর কার্যালয়, ঢাকা।
- ২। সচিব/ভারপ্রাপ্ত সচিব (সকল)/প্রিন্সিপাল স্টাফ অফিসার, সশস্ত্র বাহিনী বিভাগ।
- ৩। অতিরিক্ত সচিব, মন্ত্রিপরিষদ বিভাগ।
- ৪। বিভাগীয় কমিশনার (সকল)।
- ৫। যুগ্ম সচিব(সকল), মন্ত্রিপরিষদ বিভাগ।
- ৬। মাননীয় প্রধানমন্ত্রীর একান্ত সচিব-১, প্রধানমন্ত্রীর কার্যালয়, ঢাকা।
- ৭। মন্ত্রী/প্রতিমন্ত্রী/উপমন্ত্রীগণের একান্ত সচিব (সকল)।
- ৮। মন্ত্রিপরিষদ সচিবের একান্ত সচিব।