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**GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH
MINISTRY OF AGRICULTURE
Section II
NOTIFICATION**

Dhaka, the 16th November 1985

No. S.R.O. 479-L/85.-In exercise of the powers conferred to it under section 29 of the Pesticides Ordinance, 1971 (II of 1971), the Government is, in consultation with the Pesticide Technical Advisory Committee, pleased to make the following rules, the same having been previously published as required by sub-section (1) of the said section 29, namely:-

**THE PESTICIDE RULES, 1985
CHAPTER I
PRELIMINARY**

1. Short title.-These rules may be called The Pesticide Rules, 1985.

2. Definition.-In these rules, unless there is anything repugnant in the subject or context,-

- (a) "Advisory Committee" means the Pesticide Technical Advisory Committee constituted under section 12;
- (b) "antidote" means a substance intended to counteract the poisonous effects of pesticides;
- (c) "Director" means the administrative head of the pesticide laboratory by whatever name called and includes any other officer as the Director may authorise in writing for the purposes of these rules;
- (d) "Form" means a form appended to these rules;
- (e) "Laboratory" means the pesticide laboratory set up under section 13

(8141)

- (f) "Licensing authority" means the Director, Plant Protection Wing of the Department of Agricultural Extension and includes any person authorized by him in writing;
- (g) "Ordinance" means the Pesticides Ordinance, 1971 (II of 1971);
- (h) "pest control operation" means operation to control pest in crops, hotels, ware-houses, godowns and in such other places;
- (i) "Registration authority" means the Director of Plant Protection Wing of the Department of Agricultural Extension and includes any person authorized by him in writing;
- (j) "repacking" means repacking of pesticides from a bulk container into small container;
- (k) "Schedule" means a Schedule appended to these rules; and
- (l) "section" means a section of the Ordinance.

CHAPTER II REGISTRATION OF PESTICIDES

3. Application for registration of pesticides.- An application in triplicate for registration of a brand of pesticide under sub-section (1) of section 5 shall be made to the Registration Authority in Form 1.

4. Registration of pesticide.-(1) On receipt of an application for registration of a brand of pesticide, the Registration Authority shall send the application together with a sample of pesticide to the laboratory for test or analysis and to ascertain whether the sample is in accordance with the information provided along with the application.

(2) On receipt of the result of the test or analysis under sub-rule (1), the Registration Authority shall forward the same to the Advisory Committee to conduct, in direct association with the applicant for the registration of pesticide, such biological test and trial under field condition as may be required.

(3) On receipt of a report from the Advisory Committee under sub-rule (2), the Registration Authority, if he is of the opinion that the brand of pesticide conforms to the requirements of the Ordinance and these rules, give registration to the brand of pesticide in Form 2 on such conditions as may be specified in the certificate and assign to the certificate a registration number.

(4) A certificate of registration granted under sub-rule (3) shall apply only to the pesticide described in the application to which the certificate relates.

(5) Pesticides registered, as aforesaid, shall be published by the Registration Authority in the official Gazette within thirty days from the date of granting registration certificate.

5. Rejection of application for registration.- (1) If it appears to the Registration Authority that the result of the test or analysis under provisions of these rules do not corroborate with the information supplied by the applicant or the labels and containers intended to be used do not conform to the requirements

in this behalf, he may reject the application for registration and shall inform the applicant of the reasons for the rejection and supply him full particulars of the tests.

(2) The rejection of an application for registration of an application for registration of a pesticide shall, however, not debar the applicant from making a fresh application for registration.

(6) Renewal of registration certificate.-(1) An application in duplicate for renewal of registration shall be made in Form 3 to the Registration Authority before expiry of the date of its effectiveness.

(2) A certificate of renewal of registration shall be issued in Form 4.

7. Fees.-(1) A fee of two thousand taka shall be paid with each application for a certificate or renewal of a certificate of registration which shall, in no case, be refunded to the applicant.

(2) A fee of taka one hundred shall be paid for a duplicate copy of the registration certificate if the original one is defaced, destroyed or lost.

8. Cancellation of the certificate of registration.- Cancellation of the certificate of registration of a brand of pesticide shall be published in any leading daily newspaper and in the journal of the Agriculture Information Service.

9. Discontinuation of manufacture or formulation etc.- If the manufacture, formulation or repacking of a pesticide is discontinued, the manufacturer, formulator, repacker or his agent shall within three months from the date of such discontinuation, give notice of such discontinuation to the Registration Authority.

CHAPTER III

10. Conditions to be fulfilled after registration of pesticide for manufacture and formulation, etc.-A person who intends to manufacture and formulate pesticides registered under these rules shall-

- (a) provide and maintain adequately qualified staff and suitable premises and plant for the proper manufacture, formulation, repacking or storage of pesticide in respect of which the certificate of registration has been granted;
- (b) maintain a laboratory for carrying out quality control tests of the pesticide;
- (c) Keep records of the details of manufacture and formulation of each batch of the pesticide which is issued for sale or distribution;
- (d) allow any person authorized by the Government in this behalf to enter into any premises where the manufacture, formulation or packing of pesticide is being carried on;
- (e) allow to inspect the premises and the means employed for testing of pesticides;

(2) Licences for the purposes mentioned in sub-rule (1) shall be made by the licensing authority in Form 12, Form 13, Form 14, Form 15, Form 16, Form 17, Form 18 respectively.

(3) An application for grant of licence and renewal thereof under this rule shall be accompanied by a fee specified below :

	Licence fee Taka	Renewal fee Taka
(a) import	One hundred	One hundred
(b) manufacture or formulation ..	Three thousand	five hundred
(c) holding in stock for wholesale ..	Three hundred	One hundred
(d) retail sale	Seventy-five	Twenty-five
(e) repacking	Two hundred	Two hundred
(f) pest control operation on commer- basis.	Five hundred	Two hundred cial
(g) advertisement	Two hundred	One hundred

(4) Licences issued under this rule shall be subject to the conditions specified on the face of the licence.

(5) If any pesticide is proposed to be manufactured, stocked, sold, formulated, repacked or operated on commercial basis at more than one place, separate application shall be made for each such place and separate licence shall be issued in respect of every such place.

13. Refusal to grant licence.- The licensing authority may, after giving reasonable opportunity of being heard to the applicant for a licence, refuse to grant or renew any licence under this chapter and on such refusal the fee paid shall be refunded to the applicant.

14. Duplicate licence.- A fee of Tk. 25 (twenty-five) shall be paid for duplicate copy of a licence issued under this chapter if the original one is defaced, damaged or lost.

15. Duration of licences.- (1) Any licence issued or renewed under this chapter shall, unless sooner suspended or cancelled, be in force for a period of two years from the date of issue or from the date of renewal, as the case may be.

(2) An application for the renewal of a licence shall be made before its expiry and if such application is made within 30 days of such expiry, a penalty of taka fifty shall accompany the application along with usual renewal fee.

(3) The licence shall continue to be in force until it is renewed accordance with these rules, suspended or revoked or, where an appeal preferred until the appeal is disposed of.

16. Appeal.-(1) An appeal against the decision for refusal to grant renew a licence or against/suspension or cancellation of a licence shall preferred to the Secretary, Ministry of Agriculture within sixty days from the decision or order.

(2) The appeal shall be in writing and shall set out concisely and under distinct heads of the grounds on which appeal is preferred.

(3) A fee of taka twenty shall be deposited under the Head of Account “45-কমিউনিটি-সেবার জন্য সরকারি ভাড়া” and treasury chalan showing the deposit shall accompany the application for appeal.

17. Conditions of Licence.-(1) Subject to such conditions as are contained in the licence, a licence shall not be granted to any person under this chapter unless the licensing authority is satisfied that the premises in respect of which a licence is to be granted are adequate and equipped with proper storage accommodation for avoiding any hazard and for preserving the property pesticides in respect of which licence is granted.

(2) In granting a licence, the licensing authority shall have regard, among other things, to-

(a) the number of licences granted in the locality during any year; and

(b) the occupation, trade or business carried on by the applicant.

18. Amending a licence.-The licensing authority may, either on an application made by the licensee or if he is satisfied that the conditions under which a licensee has been granted under this chapter have been changed that it is so necessary to do, amend a licence after giving an opportunity of being heard to the person holding the licence.

19. Transfer of licence.-(1) The holder of a licence may, at any time before expiry of the licence apply for permission to transfer the licence to any other person.

(2) The application under sub-rule (1) shall be accompanied by a fee which shall be the half of the original licence fee.

(3) The licensing authority may, after such inquiry as he thinks fit, accord permission to transfer the licence and on such permission being given, an endorsement to that effect shall be made in the licence.

20. Procedure on disability of licensee.- (1) If any person in whose name a licence has been issued under this chapter dies or is incapable of carrying on the business for which licence is given, his legal representative interested in carrying on the business may apply in accordance with the provisions of these rules to the licensing authority for transfer of the licence in his name.

(2) If an application is made under sub-rule (1) for the transfer of licence, it shall be lawful for the applicant to carry on the business of the licence until it is refused by the licensing authority.

CHAPTER VI
ADVISORY COMMITTEE AND PESTICIDE LABORATORY

21. Functions of the Advisory Committee.- In addition to the functions assigned to it by the Ordinance, the Advisory Committee shall advise the Government on-

- (a) general policy relating to pesticides and pest management;
- (b) the indigenous manufacture and formulation of pesticides;
- (c) the large scale use of pesticides;
- (d) the classification of pesticides on the basis of their toxicity as well as their being suitable for aerial application;
- (e) such other matters as the Government may refer to it from time to time.

22. Functions of the Laboratory.- The functions of the laboratory shall be as follows-

- (a) to analyse such samples of pesticides as sent to it by any officer or authority authorized by the Government and submit certificate of analysis to the concerned authority;
- (b) to carry out such investigations as may be necessary for the purpose of ensuring the conditions of registration of pesticides;
- (c) to analyse samples of materials for residue analysis;
- (d) to determine the efficacy and toxicity of pesticides;
- (e) to carry out such other functions as may be entrusted to it by the Government after consultation with the Committee.

23. Despatch of samples for test or analysis to the Laboratory.-(1) Samples of pesticides shall be sent to the Laboratory by registered post or by special messenger in sealed packet together with a memorandum in Form 19 in an outer cover addressed to the Director.

(2) The sealed packet as well as the outer cover referred to in sub-rule (1), shall have distinguished mark or number.

(3) A copy of the memorandum and a specimen impression of the seal used to seal the packet shall be sent separately by registered post or by special messenger to the Director.

(4) On receipt of the packet, it shall be opened by the Director.

24. Report of result of test or analysis.- (1) After test or analysis, the report of the result of test or analysis together with full particulars of the test applied, shall be supplied to the sender in Form 20 within four weeks from the date of receipt of the samples.

(2) The report of the test or analysis shall be signed by the Director.

25. Access to information.- No person, other than officer of the laboratory authorized in writing by the Director, shall have access to the information deposited in the laboratory.

26. Destruction of information.- The formula deposited in the laboratory shall be destroyed by the Director if the application for registration is rejected or if the certificate of registration is cancelled.

27. Disclosure of information.- No person on the staff of the laboratory shall disclose to any person any information in relation to the composition the particular pesticide acquired in the course of his duties in the laboratory.

Provided that the Director may with the previous approval of the Government, disclose any information so acquired to the extent necessary for the purpose of prosecution under the Ordinance.

28. Method to be followed by Laboratory.- The pesticide laboratory shall follow the following methods, in the order as they are given, for the formulation and residue analysis of pesticides, namely:-

- (a) methods of Association of Official Agricultural Chemists (AOAC) of United States of America;
- (b) methods of Collaborative International Pesticides Analytical Council (CIPAC);
- (c) methods of formulation panel of the Pesticide Analytical Committee (PAC) of the Ministry of Agriculture, Fisheries and Food, Government of the United Kingdom;
- (d) methods of WHO specification of pesticides;
- (e) methods published in the periodicals from time to time;
- (f) methods of Federal Drugs Administration (FDA) of the U.S.A.; and
- (g) methods given by the firm.

29. Limit of variability to be allowed.- The pesticide laboratory shall follow the limit of variability to be allowed in the analytical results, that is tolerance in the contents of active ingredients in pesticide consignments in the light of Appendix V to the "Manual on the use of FAO Specifications for Plant Protection Product."

CHAPTER VII PACKAGING AND LABELLING

30. Prohibition of sale or distribution unless packed and labelled.- No person shall stock or exhibit for sale or distribute any pesticide unless it is packed and labelled in accordance with the provisions of this Chapter.

31. Packing of pesticides.- Every package containing pesticides shall be of a type approved by the Director and a sample container in which the pesticide is proposed to be packed shall be supplied to the Director separately.

- 32. Leaflet to be contained in a package.**- The manufacturer, formulator or distributor shall provide wholesale and retail dealers with leaflet of every pesticide which shall be affixed or attached to the package or repacking containing the following details, namely:-
- (a) the plant pests for which the pesticide is to be applied, the adequate direction including the manner in which the pesticide is to be used at the time of application;
 - (b) particulars regarding chemicals harmful to human beings, animals and wild life;
 - (c) warning and cautionary statements including the symptoms of poisoning, suitable and adequate safety measure and emergency first aid treatment, where necessary;
 - (d) caution regarding storage;
 - (e) instructions concerning the decontamination or safe disposal of used containers;
 - (f) statement showing the antidote for the poison shall be included in the leaflet and the label;
 - (g) if the pesticide is irritating to the skin, nose, throat or eyes, a statement shall be included to that effect.

- 33. Manner of labeling.**- (1) The following particulars shall be either printed or written in indelible ink on the label of the innermost container of any pesticide and on the outermost covering in which the container is packed or repacked-
- (a) name of the manufacturer, formulator or repacker (if the manufacturer, formulator or repacker is not the person in whose name the pesticide is registered, the relationship between the person in whose name the pesticide has been registered and the person who manufactures, formulates or packs or repacks, distributes or sells shall be stated);
 - (b) name of the pesticide (brand name or trade mark under which the pesticide is sold);
 - (c) registration number of the pesticide;
 - (d) net content of volume (the net content shall exclusive of wrapper or other materials);
 - (e) batch number or lot number;
 - (f) expiry date, i.e. up to the date the pesticide will retain its efficacy and safety;
 - (g) Antidote statement.
- (2) The label shall so affixed to the container that it cannot be ordinarily removed.
- (3) The label shall contain in a prominent place and occupying not less than the one-sixteenth of the total area of the face of the label, and square set at an angle of 45° (diamond shape). The dimension of the said square shall depend on the size of the package on which the label is to be fixed.

The said square shall be divided by horizontal lines into two equal parts. The upper part shall contain the symbol and signal word specified in sub-rule (4) and the lower part shall contain the colour specified in the sub-rule (5).

- (4) The upper part of the square referred to in sub-rule (3) shall contain the following symbol and warning statement, namely :-
- (i) pesticide belonging to category 1 (highly toxic) contain a symbol of a skull and cross bones and the word "POISON" printed in red;
 - (ii) the words "KEEP OUT OF THE REACH OF CHILDREN" shall appear on the label at suitable place outside the square;
 - (iii) pesticides in category II (moderately toxic) shall bear the word "Poison" "DANGER" and the statement "KEEP OUT OF THE REACH OF CHILDREN" shall appear on the label at suitable place outside the square;
 - (iv) pesticides in category III (slightly toxic) shall bear the word "Poison" "CAUTION" and the statement "KEEP OUT OF THE REACH OF CHILDREN" shall appear on the label at suitable place outside the square.
- (5) The lower part of the square referred to in sub-rule (3) shall contain the colour specified in column 5. of the Table below depending on the classification of the pesticide specified in the corresponding entry in column (1):

TABLE

Classification of the pesticide	Median Lethal dose by the oral rout (acute toxicity) LD 50 mg/kg of body weight of the test animal.	Median Lethal dose dermal rout (dermal toxicity) LD 50 mg/kg of body weight of the test animal.	Median Lethal dose by inhalation (inhalation toxicity) LD 50 mg/kg litre of air.	Colour of identification band on the label.
1	2	3	4	5
1. Highly toxic	51-500	201-2000	0.2-2	Bright red
2. Moderately toxic	501-5000	2001-20000	2-20	Bright yellow
3. Slightly toxic	More than 5000	More than 20000	More than 20	Bright green

- (6) The label, leaflets affixed or attached to the package or repacking containing pesticides shall be printed in Bengali.
- (7) Labelling of pesticides must not bear any unwarranted claims for the safety, efficacy of the pesticide or its ingredients like "safe", "non-injurious", "non-poisonous", etc.

34. Prohibition against alteration in label.- No person shall alter, obliterate or deface any inscription or mark made or wrapper of any pesticide:

Provided that nothing in this rule shall apply to any alterations or mark made on the containers, label or wrapper of any pesticide at the instance direction or permission of the Director.

**CHAPTER VIII
GOVERNMENT ANALYST AND INSPECTOR**

35. Qualification of Government Analyst.- A person shall be eligible for appointment as a Government Analyst under the Ordinance only if he possesses the following qualifications, namely :-

- (a) Master degree in Agricultural Chemistry or Chemistry from a recognized University; and
- (b) At least five years' experience in pesticide formulation analysis in a reputed laboratory.

36. Powers of Government Analyst.-The Government Analyst shall have the power to call for such information or particulars or do anything as may be necessary for the proper examination of the samples sent to him.

37. Duties of Government Analyst.- (1) The Government Analyst shall analyse or cause to be analysed or test or cause to be tested such samples of pesticides as may be sent to him by the Inspector under the provisions of Ordinance and shall furnish reports or results of such tests or analysis.

(2) The Government Analyst shall, from time to time, forward to the Government reports giving the result of analytical work and investigation with a view to their publication at the discretion of the Government.

38. Procedure on receipt of sample.- (1) On receipt of a package from a Inspector containing a sample for test or analysis, the Government Analyst shall compare the seal on the packet with the specimen impression received separately and shall note the condition of the seals on the packet.

(2) In making the test or analysis of pesticide, the Government Analyst shall follow the method of examination of sample adopted or approved by the Standard Institution of the country. The sample should be analysed in such a way as to determine the pesticide-properties and whether the ingredients as stated on the label are present and whether the pesticides contain any adulterations. If necessary, laboratory or field tests shall be made to determine the effectiveness, laboratory or field tests shall be made to determine the effectiveness of the pesticides as contained in the label.

(3) After the test or analysis has been carried out under sub-rule (2), the Government Analyst shall forthwith supply to the Inspector a report in triplicate in Form 21 of the result of test or analysis.

39. Report of results of test or analysis.- An application from a purchaser for test or analysis of pesticide under section 20 shall be made in triplicate in Form 22 and the report of the test or analysis of the pesticide made shall be supplied to the applicant in Form 23.

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40. Fees payable for testing or analysis.-(1) The fees payable for testing or analysing pesticides shall be those as specified in the Schedule 1.

(2) No fee shall be charged for routine test or rechecking of samples carried out at the instance of Inspector.

(3) Fee realized under this rule shall be deposited with the Director of Plant Protection under the Head of Account. ০৪৫-কমি চাষ-আবওকবি খঁচকি-গুকো, তিবিম-বিজবি এ'এ'বিবি লিখে লিখিত আবিও

41. Duties of Inspector.-Subject to the provisions of section 16, an Inspector may, within the local limits of the area for which he is appointed,-

(a) inspect any premises wherein any pesticides is being manufactured or formulated, repacked, the means employed for quality control and testing of pesticides and all record and registers relation thereto;

(b) inspect any premises wherein any pesticide is being sold or stocked or exhibited for sale or wherefrom any pesticide is being distributed;

(c) take samples of any pesticide which is being manufactured or formulated or being sold or stocked or exhibited for sale or is being distributed and forward them for test or analysis in accordance with these rules provided that a sample shall not exceed two pounds (one kilogram) in quantity;

(d) enter and search, at all reasonable times, with such assistance, if any, as he considers necessary, any building, vessel or place in which he has reason to believe from personal knowledge or from information given by any person and taken down in writing that an offence under the ordinance or these rules has been or is being committed;

(e) seize such pesticide and all materials used in the manufacture thereof and all other articles including registers, cash memos, invoices, bills which he has reason to believe may furnish evidence of the commission of an offence punishable under the Ordinance or these rules.

42. Prohibition of disclosure of information.-Except for the purpose of official business or when required by a court of law, an Inspector shall not disclose to any person any information acquired by him in the performance of his official duties.

43. Order of Inspector not to dispose of stock.-An order by the Inspector requiring a person not to dispose of any stock in his possession shall be in Form 24.

44. Seized pesticide.-A report by an Inspector for the stock of any pesticide seized shall be in Form 25.

45. Intimation for purpose of taking samples.-Where an Inspector takes a sample of a pesticide for the purpose of test or analysis; he shall issue a receipt thereof in Form 26.

46. Procedure for despatch of sample of pesticide to Government Analyst.-(1) The portion of the sample of the container to be sent by Inspector to the Government Analyst for test or analysis under the Ordinance

shall be sent by registered post or by hand in a sealed packed with a memorandum in Form 27 in an outer cover.

- (2) A copy of the memorandum and specimen impression of the seal used to seal the packet shall be sent to the Government Analyst separately by registered post or by hand.

**CHAPTER IX
TRANSPORT AND STORAGE OF PESTICIDE BY RAIL ROAD OR WATER**

- 47. Manner or packing and storage while in transit by rail.**-(1) Packages containing pesticides, offered for transport by rail, shall be packed in accordance with the conditions specified by the Railway Authority in Red Tariff.
- (2) No pesticide shall be transported or stored in such a way as to come in direct contact with foodstuff or animal feeds.
- (3) No foodstuff or animal feeds which got mixed up with pesticides as a result of damages to the package containing pesticides during transport or storage shall be released to the consignee unless it has been examined for possible contamination by competent authority as may be notified by the Government.
- (4) If any pesticide is found to have leaked out in transport or storage, it shall be the responsibility of the transport agency or the storage owner to take such measures urgently to prevent Poisoning and pollution of soil or water, if any.
- 48. Conditions for storage of pesticides.**-(1) The packages containing pesticides shall be stored in separate rooms or premises away from the rooms or premises used for storing other articles or shall be kept in separate room under lock and key depending upon the quantity and nature of the pesticides.
- (2) The rooms or premises meant for storing pesticides shall be well built, dry, well lit and ventilated and of sufficient dimension.

**CHAPTER X
PROVISIONS REGARDING FACILITIES DURING MANUFACTURE, ETC. OF
PESTICIDES**

- 49. Medical Examination.**(1) The persons who will be engaged in the work of handling pesticides during its manufacture, formulation, repacking, transport, distribution or application, shall be medically examined before their employment and shall also be examined periodically while in service by a competent physician who is aware of the risks to which such persons will be exposed.
- (2) Any person showing symptoms of poisoning shall be immediately examined and given proper treatment.
- 50. First aid measures.**- In all cases of poisoning, first aid treatment shall be given before the physician is called. The guide for handling cases of pesticide poisoning shall be consulted for such first aid treatment in addition to any other books on the subject.

51. Protective clothing.-(1) Persons handling pesticide during its manufacture, formulation, repacking, transport, distribution or application shall be adequately protected with appropriate clothing and appliances.

(2) The protective clothing shall be used, whenever necessary, in conjunction with respiratory devices as laid down in these rules.

(3) The protective clothing's shall be made of materials which prevent or resist the penetration of any form of pesticide formulations. The materials shall also be washable so that the toxic elements may be removed after each use.

(4) A complete suit of protective clothing shall consist of the following dresses, namely:

- (a) protective outer garments, overalls, hood and hat;
- (b) rubber gloves or such other protective gloves extending half way up to the fore-arm, made of materials impermeable to liquids;
- (c) dust-proof goggles; and
- (d) boots.

52. Respiratory Devices.-For preventing of toxic dusts, vapours or gases the workers shall use any of the following types of respirators or gas-mask suitable for the purpose, namely :-

- (a) chemical-cartridge respirator;
- (b) supplied-air respirator;
- (c) demand flow type respirator; or
- (d) full face or half face gas mask with canister.

In no case shall the concentrates of pesticides in the air where the pesticides are mixed exceed the maximum permissible values.

53. The manufacturer, etc., to keep sufficient quantities of antidotes and first aid medicines.-The manufacturers and distributors of pesticides and persons who undertake to spray pesticides on commercial basis (hereafter in these rules referred to as pest control operation") shall keep sufficient stocks of such first aid tools, equipments, antidotes, injections and medicines, as may be required to prevent poisoning cases arising from inhalation, skin contamination, eye contamination and swallowing.

54. Training of workers.-The manufacturers, formulators, repackers and distributors of pesticides and operators shall arrange for suitable training of the workers in observing safety precautions and handling safety equipment provided to them.

55. Age of workers.-The manufacturers, formulators, repackers or distributors of pesticide shall not employ a worker of below 18 and over 60 years of age for working with pesticides.

56. Disposal of used packages, condemned and surplus materials, etc.- (1) It shall be the duty of manufacturers, formulators, repackers of pesticides and operators to dispose of packages, condemned or surplus materials and

washing in a safe manner so as to prevent air, soil, water or other environmental pollution.

- (2) The used package shall not be left outside to prevent their re-use.
- (3) The packages shall be broken, burnt, incinerated and buried away from habitation and water ways.

CHAPTER XI SAFETY PRECAUTIONS

57. Standard precautions.-The following precautions shall be observed while working with any kind of pesticide, namely:-

- (a) read the "label" carefully, especially the safety precautions before handling any pesticides;
- (b) do not eat, drink or smoke;
- (c) when opening the container or while transferring, overalls, respirators goggles as the case may be;
- (d) wash hands and exposed skin before drinking or smoking;
- (e) avoid breathing pesticides;
- (f) avoid contaminating clothing;
- (g) avoid spilling and splashing;
- (h) wash and flush off pesticides from skins and eyes immediately;
- (i) remove heavily contaminated clothing and footwear immediately;
- (j) wash thoroughly protective clothing, gloves, etc.

58. Safety precautions for the health of worker.-Every employer shall observe the following precautions against poisoning by pesticides, namely-

- (a) ensure that workers are thoroughly trained in the precautions to be observed and are being adequately supervised by qualified supervisors;
- (b) not to permit a worker on job unless he is using standard protective clothing or devices;
- (c) ensure that a worker does not eat, drink or smoke unless he has removed all his protective clothing and has washed his hands and face and has left the area of work;
- (d) ensure that the overall and boots are washed at least once in a week.

CHAPTER XII

59. Nomenclature of Plant and Animal life.-The plant and animal life, the nomenclature of which are specified in schedule II, shall be deemed to be insects, fungi and other plant or pests etc.

60. Pesticides to be labelled poison.-The pesticides specified in schedule III shall be labeled "Poison".

61. Symptoms of poisoning, first aid and antidotes of pesticides.-The symptom of poisoning from various pesticides, first aid that should be given and the antidotes of each such pesticides are set out in Schedule IV.

SCHEDULE I

(see rule 40)

Fees for Test or Analysis of Pesticides

	Taka
1. Test or analysis of physical and chemical properties	1,000.00 (One thousand)
2. Test or analysis of active ingredient	500.00 (five hundred)
3. Suspensibility /emulsion	50.00 (fifty)
4. Acidity or alkalinity	50.00 (fifty)
5. Sieve test	50.00 (fifty)
6. Storage stability test	600.00 (six hundred)
7. Flash point test	50.00 (fifty)
8. Cold storage test	50.00 (fifty)
9. Residue test or analysis of pesticides	2,000.00 (two thousand for each sample)

FORM- 1
(SEE RULE-3)

APPLICATION FOR REGISTRATION OF PESTICIDES

1.	Name and address of the applicant	:	
2.	Name of the pesticide (Brand Name / Trade name)	:	
3.	Name and address of the manufacturer/ formulator	:	
4.	Common Name / Descriptive name	:	
5.	Chemical Name (IUPAC nomenclature)	:	
6.	Structural formula	:	
7.	Empirical formula and molecular weight	:	
8.	Manufacturer's development code number(s)	:	
9.	Active ingredient (certified percentage of active material)	:	
	(a) Physical state	:	
	(b) Colour / Appearance	:	
	(c) Odour	:	
	(d) Refractive index	:	
	(e) Melting point	:	
	(f) Decomposition point	:	
	(g) Viscosity	:	
	(h) Boiling Point	:	
	(i) Vapour pressure : Figures should be given at a stated temperature preferably in the range of (20-25°C)	:	
	(j) Flash point	:	
	(k) Specific gravity / Density (for liquids only)	:	
	(l) Hydrolysis rates under stated relevant conditions	:	
	(m) Surface tension	:	
	(n) Stability	:	
	(o) Solubility	:	
	(p) Compatibility	:	
	(q) Photolysis	:	
	(r) Absorptions spectra, e.g., ultraviolet, visible and infrared, etc.	:	
	(s) Any other relevant properties	:	
	(t) Acidity, Alkalinity/pH value	:	
10	Technical grade material	:	
	(a) Source: Name and address of manufacturer and address where manufactured	:	

	(b) Physical state	:	
	(c) Colour	:	
	(d) Odour	:	
	(e) Acidity/Alkalinity or pH value	:	
	(f) Specific gravity	:	
	(g) Viscosity	:	
	(h) Flash point	:	
	(I) Minimum (and Maximum) active ingredient content in% w/w	:	
	(j) Identity and amount of isomers, impurities and other by-products together with information on their possible range expressed as% w/w	:	
	(k) Storage stability (Low and high temp. storage stability)	:	
11	Formulated Product		
	(1) Identity / Appearance (color)	:	
	(2) Odour	:	
	(3) Type of formulation	:	
	(4) Content of active ingredient(s)	:	
	(5) Content and nature (Identity if possible of other components included in the formulation, e.g., technical grade, adjuvants and inert ingredient)	:	
	(6) Water content/Moisture	:	
	(7) Specific Gravity	:	
	(8) Viscosity	:	
	(9) Low and high temp .storage stability (In respect to composition and physical properties related to use)	:	
	(10) Impurities	:	
	(11) Flammability a. Liquid: Flash Point b. Solids: A statement must be made as to whether the product is flammable	:	
	(12) Acidity (as H ₂ SO ₄)	:	
	(13) Alkalinity (as NaOH)	:	
	(14) pH value	:	
	(15) Other properties may in certain cases need evaluation	:	
	(16) Carrier materials	:	

	(17) Wet ability (for dispersible powders)	:	
	(18) Persistent foam (for formulation applied in water)	:	
	(19) Suspensibility (For dispersible powders and suspension concentrates)	:	
	(20) Particle size	:	
	(21) Wet sieve test (For dispersible powder & suspension concentration)	:	
	(22) Dry sieve test (For Granules, Dust)	:	
	(23) Emulsion stability (For emulsifiable Concentration)	:	
	(24) Bulk density	:	
	(25) Corrosiveness (when necessary)	:	
	(26) Flowability	:	
	(27) In case of Tablet/Pellets a. Weight b. Thickness/Height c. Diameter d. Colour Appearance e. Percentage of active ingredients and other related standard specification	:	
	(28) Known incompatibilities with other products	:	
	(29) Application with dosage rate	:	
12	Rate of release of active ingredient	:	
13	Efficacy : Primary evaluation data using, harmonized method and reported in a systematically presented complete dossier :	:	
14	Toxicology data :		
	(a) Acute Oral toxicity and Dermal toxicity	:	
	(b) Acute Parenteral toxicity	:	
	(c) Acute Inhalation	:	
	(d) Acute Other routes, e.g., intraperitoneal	:	
	(e) Skin irritation	:	
	(f) Eye irritation	:	
	(g) Short term Oral administration	:	
	(h) Short term Sensitizing effects	:	
	(i) Toxic effects of metabolites, breakdown products or impurities	:	
	(j) Metabolic-studies	:	

	(k) Long-term toxicity, including carcinogenicity	:	
	(l) Neurotoxicity	:	
	(m) Reproduction studies	:	
	(n) Embryotoxicity, including teratogenicity	:	
	(o) Mutagenicity	:	
	(p) Potentiality	:	
	(q) Direct observations, e.g., clinical cases	:	
	(r) Health records, both from industry and agriculture	:	
	(s) Treatment of poisoning	:	
	(t) First aid measure	:	
	(u) Supplementary treatment	:	
	(v) Waiting period (Last application to harvesting)	:	
15	Residue studies :		
	(a) Primary physical, chemical and biological data	:	
	(b) Identification of residue-design of analytical method	:	
	(c) Reliable residue data from supervised trials.	:	
	(d) Estimation of maximum residue level at harvest	:	
	(e) Data on further disappearance on storage, transport etc.	:	
	(f) Estimation of residue level in commodity on sale	:	
	(g) Data on disappearance on food preparation, cooking or processing.	:	
	(h) Prediction of potential consumer intake, actual intake studies.	:	
	(i) Assessment of actual consumer intake	:	
	(j) Persistence of the product	:	

16	Prediction of Environment effect :		
	(a) Fate and mobility studies of toxicant	:	
	(b) Method of application of pesticide	:	
	(c) Time of application	:	
	(d) Rate of application	:	
	(e) Scale of use (number of application etc.)	:	

	(f) Climate and geographical locality	:	
	(g) Volatility of product	:	
	(h) Water solubility	:	
	(i) Octanol / water partition coefficient	:	
	(j) Absorption	:	
	(k) Desorption	:	
	(l) Degradation	:	
	(m) Persistence	:	
	(n) Effects on birds	:	
	(o) Effects on fish	:	
	(p) Effects on fish food species	:	
	(q) Effects on honey bees	:	
	(r) Degradation product in soil	:	
	(s) Possibilities of accumulation, with stable lipophilic compounds.	:	
	(t) Effects on local aquatic species	:	
	(u) Effects on soil organism	:	
	(v) Disposal of used, condemned and surplus pesticides and pesticides containers.	:	
	(w) Proposal for labeling and directions for use	:	
17	Packaging	:	
	(a) State weight (or for liquids, volumes) and the sizes of package in which the products is to be marked and for each size, the type of package, for instance i.e. 1 kg in cans with screw plug and 50 kg in iron drums. (Please note that the product must be sold in package size and type notified to the plant Protection Wing Dept. of Agric. Extension and for which the label is approved.)	:	
	(b) Classification during transport	:	
18	Method of analyses	:	
	(a) Methods to determine the active ingredients of the product (the accuracy of the method of determination should be stand)	:	
	(b) Methods to determine the amount of isomers, impurities and other by-product.	:	
19	Labeled samples for analyses :	:	
	(a) Analytical reference standard 2-5g.	:	
	(b) Technical grade material 0.5 -1.0 kg	:	
	(c) Formulated product 5 kg/lit. for each formulation.	:	

20. Registration fee: Taka 2000 (taka two thousand) to be deposited in Treasury Challan payable under Head of Account ০৭৪৫-কমি সিসি- আর্থিক বিষয়ক্রম, টিএম-এজিবি এ'এ'বিবি। নীচের লিখিত আবেদন

I do hereby apply for registration of the pesticides particulars of which are given above and hereby certify that these particulars are to the best of my knowledge true and correct.

Date.....
.....

Signature of applicant

NOTES

Direction of completion and submission of application. (In triplicate)

1. The application must be accompanied by:
 - (a) General literature of the product including toxicological and efficacy data.
 - (b) Standard specification of technical product and formulation of the product.
 - (c) Standard of ingredients (active and inert materials to be enclosed separately in a sealed and confidential cover).
2. Certified true copy of the contract / agreement made between the manufacturer / Principal and the local agent authenticated by the competent agency of the country for import and marketing the product in Bangladesh.
3.
 - (a) In case of renewal of an existing registration, the previous certificate of registration; and
 - (b) A suitable sample of the pesticide sufficient for test and analysis (Physical and Chemical properties).
4. Treasury challan of Taka two thousand evidencing payment shall be deposited under the receipt head: "৪৫-কমি সিসি- আর্থিক বিষয়ক্রম, টিএম-এজিবি এ'এ'বিবি। নীচের লিখিত আবেদন
5. Submission of application in a sealed covers and marked, "Confidential".

FORM-2

[see rule 4(3)]

Certificate of Registration of Pesticide

Certified that the Pesticide has been registered in the name of undertaking whose Particulars are specified below:

- 1. Name of the undertaking :
- 2. Address :
- 3. Registration No. :
- 4. Name of the Pesticide :
(Common name, brand name or trade name, descriptive name of the pesticide, details thereof regarding its composition, etc.)
- 5. Name and address of the manufacturer :

DHAKA:

The.....198.....

Signature of the Registration
Authority.
Seal

Conditions:

FORM 3

[see rule 6(1)]

(To be rendered in duplicate)

Application for renewal of a certificate of Registration of Pesticides.

1. Full name of the applicant :
2. Address :
3. Common, descriptive, chemical, brand or trade name :
4. Previous Registration No. :
5. Change, if any made since the original registration. :

I do hereby apply for the renewal of a certificate of registration in terms of section 8 of the Pesticide Ordinance, 1971 (II of 1971) and for which the particulars are given above and I do hereby inform that no change has been made since the original registration except as indicated above.

Date:

FORM 4

[see rule 6(2)]

(In duplicate)

Certificate of Renewal of Registration of Pesticide

Name of the undertaking

.....

I do hereby:

(a) certify that the brand of Pesticide (name of Pesticide) referred to in application Nodated.....has been renewed for registration Noand

(b) certify that the following change (s) from the original registration have been accepted.

No

DHAKA;

The.....198.....
Registration

Signature of the

Authority.
(Seal)

FORM 5

[see rule 12(1)]

(In duplicate)

Application for licence or renewal of licence to import Pesticides.

To
The Licensing Authority

- 1. Full name and address of the applicant/undertaking :
- 2. Name of the brand of Pesticide (s) and ingredients of pesticides :
- 3. Descriptive name of the pesticide (s) :
- 4. Name and address of the manufacturer :
- 5. Purpose of import :
- 6. Use of pesticide in agriculture /storage/ public health/veterinary of any other field :
- 7. Quantities of pesticide (s) to be imported :
- 8. Previous licence to be enclosed in the case of renewal :
- 9. Profession of the applicant :
- 10. Licence fee of Takacredited to

the Government under head of account 045-KwI c0NB-Amb0Kvi x tcvKv-gvKo, tiv-evj vB e"e"vcbv I wevea LvtZ Avq0 (Challan Nodated.....)

I/We.....of.....hereby apply for the grant of a licence to import pesticide mentioned above and to be stored on the premises situated at.....

Date:

Signature of the Applicant

Note: For experimental or research purposes, import licence shall not be required.

FORM 6
[see rule 12(1)]

(In duplicate)

Application for the grant or renewal of licence for manufacturer or formulation of Pesticide.

To
The Licensing Authority

1. I/We.....of.....hereby apply for the grant of a licence to manufacture/formulate on the premises situated atthe undermentioned pesticide(s) Name of the pesticide(s) (each pesticide to be separately specified).

2. The names, qualifications and experience of the expert staff actually connected with the manufacture/formulation and testing of the specified products in the manufacturing/ formulation premises

3. I/We enclose-

(a) a certified true copy of a letter from the manufacturing concern whose manufacturing capacity is intended to be utilized by me/us.

(b) a certified true copy of a letter from the manufacturing concern that they agree to lend the services of their expert staff, equipment and premises for the manufacture/ mformulation of each pesticide required by me/us and that they will analyse every batch of finished product and maintain the registers of the materials, finished products and reports of the analysis separately in this behalf or inspection by the authorised agency.

(c) specimens of labels, cartons of the products proposed to be manufactured/ formulated.

4. Previous licence to be enclosed in the case of renewal of licence.

5. A fee of TK.....has been credited to the Government under the head of account 045-Kwł cŃŃŃ-AmbóKvíx tčvKv-gvKo, tív-eyj vB e'e vcbv l wevea LvZ Avq0| (Challan No dated.....)

Date:

Signature.

Date:

(1) In the case of application for manufacture's licence, the word formulation shall be deleted and vice versa.

(2) If there is any change in the details of manufacturer/formulation including of condition of licence subject to which the licence is required to be renewed, the same be indicated here.

FORM 7
[see rule 12(1)]

(In duplicate)

Application for the grant or renewal of licence to hold in stock for wholesale.

To
The Licensing Authority,

1. Full name and address of the applicant :
2. Is the applicant a new comer? :
3. If yes, the name of the Principals, if any, whom he represents. :
4. If the applicant has been- :
(i) In the trade, give full particulars of the names of pesticides handled in the period and the places at which the trade was carried on (and the Principals whom he represented) and
(ii) Give the quantities handled during the past two calendar years:
(a)
(b)
5. Situation of the premises where the pesticides will be stored for sale, distribution, etc. :
6. Names of the pesticide for which the applicant desires to carry on business. :
7. Quantities of each brand of pesticide to be stocked for sale or distribution. :
8. Previous Licence to be enclosed in the case of renewal. :
9. I/We have deposited the licence fee of TK.....under the head of account 045-KwI c00B-Aw00Kvi x tcvKv-gvKO, ti v-eij vB e"e"vcbv I weiea LvZ Avq0| (Challan No dated.....)
10. declarations:
(a) I/We declare that the information given above is true to my/our knowledge and belief and no part thereof is false.
(b) I/We carefully have read the terms and conditions of the licence and agree to abide by them.

Signature of the applicant.

NOTE:

The application shall be accompanied by certificates issued by the Principal (s) whom the applicant represents.

FORM 8
[see rule 12(1)]

(In duplicate)

Application for grant or renewal of retail licence for pesticide.

To
The Licensing Authority.

1. Full name and address of the applicant :
2. Source or sources from which pesticide will be obtained. :
3. Quantities of pesticide (s) to be stocked for sale. :
4. Situations of the dealer's premises where the pesticide will be (a) stored and (b) sold. :
5. The name (s) of the pesticide (s) in which applicant desires to carry on the business. :
6. Previous licence to be enclosed in the case of renewal of licence. :
7. Licence fee of Taka is credited to the Government under head of account
045-Kul c003-Awb0Kvi x tcvKv-gvKo, ti v-eij vB e e vcbv I welea LvZ Avq0 | (Challan No
..... dated.....)

8. Declarations:

- (a) I declare that the information given above is true to my knowledge and belief and no part thereof is false.
- (b) I carefully have read the terms and conditions of the licence and agree to abide by them.

Place.....

Date.....

Signature of the Applicant.

FORM 9
[see rule 12(1)]

(In duplicate)

Application for a licence or renewal of licence for repacking of pesticides.

To
The Licensing Authority.

1. I/We..... hereby apply
for a licence or renewal of licence for re-packing pesticides situated at
.....

2. Name (s) of the brand of pesticides(s) to :
be re-packed with the name (s) of the
manufacturer/formulators, etc.

3. Quantities to be repacked in a year :

4. Name (s), qualification and Technical :
experience of the expert staff to be
employed for the direction and
supervision of repacking:

(1).....

(2).....

5. A fee of Takais credited to the Government under the
head of account 045-KwI c0MB-AmbóKvi x tcvKv-gvKo, ři v-eyj vB e"e"vcbv I weiea LvZ Avq0 |
(Challan No dated.....)

6. Full name of the applicant in block :
letters with address.

7. Previous licence to be enclosed in the :
case of renewal.

Signature of the
applicant.

NOTE:

The application to be accompanied by a sketch plan of the premises.

FORM 10
[see rule 12(1)]

(In duplicate)

Application for grant of Pest Control Operation Licence on Commercial basis or renewal thereof.

To
The Licensing Authority.

1. Full name and address of the applicant (in block letters) :
 2. Is the applicant a new comer? :
 3. If the applicant has been in the trade, give full particulars of pesticides handled and pest control operation undertaken. :
 4. Quantities of Pesticides handled during the last two calendar years for pest control operation to be specified. :
 5. Situation of the Premises where the implements will be housed and pesticides stored. :
 6. Name to the place (s), crops and infested places in which applicant desires to carry on business.
 7. Pesticide stockist licence, if any. :
 8. Previous licence to be enclosed in the case of renewal of licence. :
 9. Names, qualifications and experience of persons (trained in pest control operation) to be employed for direction and supervision. :
10. Licence fee of Taka 500 has been credited to the Government under the head of account ০-কমি চাঁচ-আবóKvix †cvKv-gvKo, †i vM-evj vB e'e'vcbv wevea Lv†Z AvqÓ in treasury challan No -1-4331-0000-2043, dated.....

11. Declaration:

(a) I/We declare that the information given above is true to my/our knowledge and belief and no part thereof is false.

(b) I/We carefully have read the terms and conditions of licences and agree to abide by them.

Date:

Signature of the applicant (s)

Note: Application to be accompanied by a sketch plan of premises.

FORM 11

[see rule 12(1)]

(In duplicate)

Application for grant of Pest of renewal of licence to make advertisement of pesticide (s).

To
The Licensing Authority.

I/We..... hereby apply for a licence or renewal of a licence for advertisement of the following pesticides by publication in the news paper, distribution of circular or by other means:-

Common name	Brand name/Trade name.	Name of the manufacturer/ repacker.	Registration No
-------------	------------------------	-------------------------------------	-----------------

2. Full name and address of the applicant (in block letters).

Date..... Signature of the applicant
(s).

NOTE:

1. Previous licence to be enclosed in the case of renewal of licence.

2. Licence fee of TK to be credited to the Government under the Head of Account 045-KwI c0B-AwbóKvi x tcvKv-gvKo, tiv-evj vB e'e vcbv I weiea LvZ Avq0 |
(Challan No dated.....)

FORM 12

[see rule 12(2)]

(In duplicate)

Licence to Import pesticide (s).

M/S is hereby granted licence to import the following brand of pesticide (s).

(a) Brand name of pesticide (s) with registration No. :

(b) Descriptive name of pesticides :

(c) Name of Ingredients of pesticide :

2. Name of the manufacturer :

3. Quantities to be imported :

4. The licence shall be in force for a period of two years from the date of issue.

Licence NO.....

Date.....

Licensing Authority.
(Seal.)

Conditions

1. The licence shall be displayed in a prominent place of the office premises.
2. The licensee shall comply with the provision of the Pesticide Ordinance, 1971 and the rules made thereunder for the time being in force, provided that the condition shall not apply to import any pesticide for experimental or research purposes
3. Renewal.

FORM 13

[see rule 12(2)]

Licence for manufacture/formulation of pesticides.

Licence No
date.....

M/sof.....is
hereby granted licence to manufacture/formulate the pesticides on the premises situated
at under the
direction of the following expert staff:

(a) Expert staff (names) : Qualification

(b) Names of pesticide(s) :

- 2. The licence shall be in force for a period of two years from the date of issue.
- 3. The licence is subject to the conditions stated below and to such conditions as are specified in the rules for the time being in force under the Pesticide Ordinance, 1971.

Date:

Signature

Licensing Authority
(Seal)

Conditions

- 1. This shall be kept on the approved premises and shall be produced for inspection at the request of an authorised officer under the Pesticide Ordinance, 1971 and rules thereunder.
- 2. Any change in the expert staff named in the licence shall forthwith be reported to the licensing authority.
- 3. If the licensee wants to undertake during the currency of the licence to manufacture/formulate for sale additional pesticide, he should apply to the licensing authority with the licence.
- 4. Renewal.

FORM 14

[see rule 12(2)]

Licence to hold in stock for wholesale of pesticides.

Licence No.....,
date.....

Mr/M/s..... is hereby granted licence to hold in stock for wholesale of pesticides on the premises situated at subject to the conditions specified below and to the provisions of the Pesticide Ordinance, 1971 and the rules made thereunder.

2. Licence shall be in force for a period of two years from the date of issue.
3. Categories of pesticides to be hold in stock.
4. Total quantity of pesticides to be stocked.

Date:

Licensing Authority
(Seal).

Conditions

1. The licence shall be displayed in a prominent place in the part of the premises open to the public.
2. The licence shall comply with the provisions of the Pesticide Ordinance, 1971 and the rules made thereunder for the time being in force.
3. No sale of pesticide shall be made to a person not holding a retail licence to sell pesticide, provided that this condition shall not apply to the sale of any pesticide to an officer or authority purchasing on behalf of Government.
4. The licence shall not be allowed to take wholesale commission for sale of pesticide exceeding the rate fixed by the Government.
5. Renewal.

FORM 15

[see rule 12(2)]

Licence for retail sale of pesticide

M/s..... is hereby granted licence to sell pesticide(s) by retail sale on the premises situated at subject to the conditions specified below and to the provision of the Pesticide Ordinance, 1971 (No. 11 of 1971) and the rules made thereunder.

2. Licence shall be in force for a period of two years from the date of issue.

3. Pesticides to be sold :

Licence No.....

Date.....

Licensing Authority
(Seal).

Conditions

1. The licence shall be displayed in a prominent place in any part of the premises open to the public.
2. The licensee shall comply with the provisions of the Pesticide Ordinance, 1971 and the rules made thereunder.
3. The licensee shall not be allowed to take commission for retail sale of pesticides exceeding the rate fixed by the Government.
4. Renewal.

FORM 16

[see rule 12(2)]

Licence to repack pesticides.

M/s is hereby granted licence for re-packing pesticide(s) at the premises situated at under the direction and supervision of the following expert staff:

(a) Name Qualification

.....

(b) Name Qualification

.....

2. The licence authorises the licensee for re-packing the brand of pesticide(s) mentioned in the application as stated below.

3. The licence shall be in force for a period of two years from the date of issue.

4. Type of re-packing(s).

5. Quantity to be re-packed in a year:

Licence No

Date

Licensing Authority
(Seal)

Conditions

1. The licence shall be displayed in a prominent place in teh part of the premises open to the public.

2. The licensee shall comply with the provisions of the Pesticide Ordinance, 1971 and the rules made thereunder.

3. Renewal.

FORM 23

(see rule 39)

Report of the test or analysis for purchaser.

1. Name of persons from whom sample received :
2. Date of receipt :
3. Name of pesticide or brand :
4. Percentage of active ingredient :
5. Opinion of the Government Analyst :
6. The sample referred to above is/is not of standard quality as specified :

Date:

Signature of the Government
Analyst
(Official seal).

FORM 24

(see rule 43)

Order not to dispose of any stock.

Where as I have reason to beleive that the stock of..... Pesticide(s) in your Possession, detailed below, is being distributed, sold, used or disposed of in contraventions of the provisions of section the Pesticide Ordinance, 1971 and the Pesticide Rules, 1985 thereunder.

I hereby require you under section 24(1) of the said Ordinance not to dispose of the said stock.

is of stock of pesticide:

- 1.
- 2.
- 3.
- 4.

Date:

Inspector
(Official seal).

FORM 25

(see rule 44)

Receipt for stock of pesticides seized.

The stock of pesticides detailed below has this day been seized by me under the provision of section 24(1) of the Pesticide Ordinance, 1971 from the premises of
..... situated at
.....

Details of pesticide(s) seized giving full inventory of the materials with quantities of each:

- 1.
- 2.
- 3.
- 4.
- 5.

Date:

Signature of
Inspector.
(Official seal).

FORM 22
(see rule 39)

(In triplicate)

Application for the testing of a pesticide by the purchaser

1. Name of the applicant :
2. Address of the applicant :
3. Name of pesticide or brand :
4. Name of the manufacturer/
formulator/ dealer/ vendor :
5. Registration No :
6. Requirement of test :
7. Purpose of purchase :

Specification Limit.

- (i)
- (ii)
- (iii)

I do hereby apply for the testing in terms of section 20 of the Pesticide Ordinance, 1971 of the pesticide, the particulars of which are given above. A fee of Taka is being submitted herewith as per Schedule I.

Date:

Signature of applicant.

FORM 21

(see rule 38 (3))

(In triplicate)

Report of results of analysis of test of sample of pesticide by Government Analyst

I (full name), a duly appointed Government Analyst in terms of section 14 of Pesticide Ordinance, 1971, do hereby make oath and state.....

1. that on received a sample offrom (full name of Inspector) for analysis and/or test,
2. that the sample was labelled, sealed and market,
3. that I have analysed and/or tested the sample and found that (specify the details of results of analysis and/or test with protocols of test applied).

Date:

Signature of Government Analyst
(Official seal).

FORM 20

(see rule 24 (1)]

Report of Test or Analysis by Pesticide Laboratory.

It is certified:

- (1) that on the sample of
..... was received from
..... in the
Pesticide Laboratory, Dhaka for test and/or analyses,
- (2) that the sample was labelled, sealed and marked
....., and
- (3) that the sample was tested and/or analysed and found that (Sepecify
details of the results of test/or analysis).

Date:

Signature of Director,
Pesticide Laboratory,
Dhaka

FORM 19

(see rule 23)

Memorandum to Director, Pesticide Laboratory.

To

The Director, Pesticide Laboratory, Dhaka

I (full name of Inspector)

..... do hereby certify
that accompanying is a sample of pesticide taken by me on
..... at
(specify full address) from stock in charge of
.....(state name and address of
Importers/stockist/manufacturer/formulator/repacker/seller)
..... in presence of
..... (state names
and address of witness).

The following further particulars are given in connection with the samples:

1. Name of the brand of pesticide.
2. Descriptive name of Pesticide.
3. Marks or number on samples.
4. Information given on container from which sample was taken.
5. Approximate quantity of pesticide represented by the sample.
6. Other particulars.

Signature of Witness

Place

Date

Signature of
Inspector
(Seal)

Note: A copy of the memorandum shall be handed over or forwarded to the owner of the pesticide or to his agent. A copy shall be retained by the Inspector.

FORM 26
(see rule 45)

To

I have this day (date and
time.....) taken from the premises of
..... situated at
..... samples of the pesticides as
specified below for the purpose of test or analysis.

Details of sample taken.

Date :

Signature of Inspector
(Seal)

FORM 27
(see rule 46)

Memorandum to Government Analyst.

To
The Government Analyst,

The portion of sample of the container described below is sent herewith for test or analysis under the rule 46 of the Pesticide Ordinance, 1971.

The portion of sample of the container has been marked by me with the following mark:

Details of portion of sample of the contain with the name of Pesticide which it imports to contain.

Signature of Inspector
(Official seal)