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Act No.1 of 1995

An Act made to protect the environment, to improve the quality of the environment and to control and abate the pollution of the environment

Whereas it is expedient to provide for the protection of the environment, the improvement of the environmental standard and the controland abatementof the pollution of the environment;

Now, therefore, it is enacted as follows: -

#### 1. Short title and commencement. -

(1) This Act may be called the Bangladesh Environment Protection Act, 1995.
(2) This Act shall come into force on such date as the Government may, by notification in the official Gazette, appoint and it maycome into force in different areas on different dates.

## 2. Definitions. -

In this Act, unless there is anything repugnantin the subject or context, -

a) "Department" means the Department of Environment constitutedunder section 3.

b) "pollution" means such contamination, or alteration of the physical, chemical or biological properties of any air, water or soil, includingchange in temperature, taste, odour, consistency or any other characteristicsof air, water or soil or such discharge of any liquid, gaseous, solid, radioactive or other substance into air, water, soil or any other constituentsof the environment aswill render such air, water or soil harmful, injuriousor detrimental to public health or to domestic, commercial,

industrial, agricultural, recreational or other uses, or to air, water, soil, wildstock, wild animals, bird, fish, plants or other forms of life;

c) "occupier", in relation to any factory or compound, means a personwho has control over the affairs of the factory or the premises and includes, in relation to any substance, the person in possession of the substance;

d) "environment" means air, water, soil and physical properties and the inter-relationship which exists among and between them and human beings, other living beings, plants and micro organisms;

e) "environmental pollutant" means any solid, liquid or gaseous

substancelikely to be, or tending to be, injurious to environmentand shall also include heat, noise and radiation;

f) "protection of environment" means the qualitative and quantitative improvement of the different components of the environment and prevention of the deterioration of qualitative and quantitative standards;

g) "eco-system" means the interdependency and balanced complex conjugation of all components of the environment which furthers and influences thepreservation and unfolding of plants and animals;
h) "person" means any person or group of persons, and includes alsoany company, association or corporation, be it statutory or not;
i) "handling", in relation to any substance, means the manufacture, processing, treatment, package, storage, transportation, collection, destruction, conversion, offering for sale, transfer or the like of such substance;

j) "hazardous substance" means any substance the manufacture, storage, release and uncontrolled transportation of which is, by reasonof its chemicaland bio-chemical properties, liable to cause harm to the environment;

k) "rule" means any rule made under this Act;

1) "waste" means any liquid, gaseous, solid, radioactive substancewhich, if set free, dumped or piled up, produces alterations liabletocause harm to the environment;

m) "Director General" means the Director General of the Department.

### 3. Department of Environment. -

(1) The Government shall, for carryingout the purposes of this Act, establish a Department to be called the Department of Environment, the head of which shall be the Director General.

(2) The Director General shall be appointed by the Government and theterms and conditions of his service shall be determined by theGovernment.

(3) There shall be appointed such number of officers and employeesas may be required for the functions of the Head Office to be properlyperformed in such manner and under such conditions as may be prescibedby rules.

## 4. Powers and duties of the Director General. -

(1) Subject to the provisions of this Act, the Director General shall have the power to take all such measures as he deems necessaryor expedient for the purpose of protecting the environment, improving the environmental standard and controlling and abating environmental pollution and may, for the purpose of discharging his duties under this Act, issue necessary directions inwriting to any person.

(2) In particular, and without prejudice to the generality of the foregoingpower, such measures may include measures with respect to all or any of the following matters, namely: -

a) co-ordination with the activities of any authority or institutionin relation with the purposes of this Act;

b) prevention of accidents which may cause environmental deteriorationor pollution, taking security measures and laying down, andgiving directionsrelating to, remedial measures for such accidents;

c) giving advice or, as the case may be, directions to the personsconcerned regarding the eco-friendly use, preservation, transport, importor export of hazardous substances or constituents thereof;

d) investigating and examining information etc. relating to the protection, improvement and pollution of the environment and renderingassistance insuch work to any other authority or institution;

e) inspection of any places, premises, plants, machinery, manufactoringor other processes, materials or substances for the purposeof improving the environment and controlling and abating environmental pollution and giving of orders or directions to authorities or persons competent for the prevention, control and abatement of environmental pollution;

f) collection, publication and dissemination of information relating to environmental pollution;

g) giving advice to the Government for the avoidance of such manufactoringprocesses, matters and articles as may pollute the environment;

h) carrying out programmes for the surveillance of the quality of drinkingwater and making reports and giving advice or, as the casemay be, directionsto all persons concerned to maintain the standard of drinking water.

(3) Directions issued under this section may also include any matter relatingto the closure, prohibition or regulation of any industry, operation orprocess and the person receiving such direction shall be bound to complywith such direction:

Provided that the General Manager shall, before the closure or prohibition of any industry, operation or process, give, by notice in writing,

reasonableopportunity to the owner of such industry, operation or process to makeits functioning environmentally compatible:

Provided further that where any apprehension arises that public lifeis being disturbed by reason of environmental pollution, theGeneral Managermay, if he thinks necessary so to do, immediately give such directionsas may be required. (4) The General Manager may determine the period within which the

worksspecified in the directions issued under this section shallbe carriedout.

# 5. Declaration of ecologically critical areas. -

(1) The Governmentmay, if it is satisfied that the eco-system of any area has reached, or is likely to reach, a critical state, declare, by notification in the officialGazette, such area to be an ecologically critical area.
(2) The Covernment shall, in the potification issued under sub-section (1) or

(2) The Government shall, in the notification issued under sub-section(1) or by separate notification, determine the operations orprocesses which shall not be continued or commenced in the ecologically critical area.

# 6. Restriction on the driving of vehicles producing smoke harmfulto the environment. -

(1) There shall not be driven any vehicle producing smoke which is injurious to health or harmful to the environment.

(2) If the General Manager or any officer authorised by him in thisbehalf is satisfied that any moving vehicle emits smoke which is injurious to health or harmful to the environment, he may immediately stop and examine the vehicle and may give such directions in respect of anything relating to the examination of the vehicle as he thinks necessary.

## 7. Direct or indirect damage to the eco-system. -

If it appears to the Director General that any particular activity is causing damageto the eco-system, whether directly or indirectly, he may, on appraisalof the damage, direct the person responsible for such activity to takeremedial measures and such person shallbe bound to comply with such direction;

# 8. Information of the Director General regarding environmental pollutionor deterioration. -

(1) Any person damaged or apprehending to be damagedon account of environmental pollution or deterioration of the environmentmay, in such manner as may be prescribed by rules, apply to the DirectorGeneral for remedying against the damage or apprehended damage.

(2) The Director General may adopt any measure including public hearingfor settling an application made under this section.

## 9. Discharge of excess environmental pollutants etc. .-

(1) Wherethe discharge of an environmental pollutant in excess of the limit prescribedby rule occurs or is likely to occur as aresult of any accident or anyother unforeseen act or event, the person responsible for such dischargeor in charge of the placewhere such discharge occurs shall be bound toprevent or abate the environmental pollution occurred.

(2) The person mentioned in sub-section (1) shall without any delayinform the Director General about the occurrence of an event underthesaid sub-section or the apprehension of the occurrence of such event.

(3) On receipt of information about any event or accident under thissection, the Director General shall, as fast as possible, takesuch remedialmeasures as

are necessary for the control and abatement of the environmental pollution and the said person shall bebound to render to the DirectorGeneral such assistance and co-operation as the Director General demands.

(4) The expenses incurred in respect of remedial measures for the controland abatement of environmental pollution under this Actshall be recoverableby the Director General from the said person as public demand.

#### 10. Power of entry etc. .-

(1) Subject to the provisions of thissection, any person generally or specifically authorized in this behalfby the Director Generalshall be entitled to enter, at all reasonable times, with such assistance as he considers necessary, any building or place forthefollowing purposes, namely: -

a) to perform duties conferred on him under this Act or rules;

b) to inspect any activity in such building or place in accordancewith this Act, the rules or any notice, order or direction issuedthereunder;

c) to examine or test any equipment, industrial plant, record, registeror any other important matter relating thereto;
d) to conduct a search of any building or place which the said personhas reason to believe to have been the place of occurrence of any offence in contravention of any notice, order or direction issued under this Actor the rules;

e) to seize any equipment, industrial plant, record, register, documentor other matter which may serve as evidence of the commission of any offencepunishable under this Act or the rules.

(2) Every person running any industry, operation or process or using anyhazardous substance shall be bound to render all assistanceand co-operation to the person empowered to discharge functions under this Act.
(3) The provisions of the Code of Criminal Procedure, 1988 (Act V of 1988) shall be applicable in respect of any search or seizureunder thisAct.

### 11. Power to collect samples etc..-

(1) Every person authorized in this behalf by the Director General may, in such manner as may be prescribed by rules, collect from any factory, premises or place samples of air, water, soil or or of any other substance for the purpose of analysis.

(2) The results of the analysis of samples collected under sub-section(1) shall not be admissible in evidence in any legal proceedingunlessthe provisions of the sub-sections (3) and (4) have been complied with.
(3) Subject to the provisions of sub-section (4), the officer collectinga sample under sub-section (1) shall-

a) serve notice on the occupier or agent of the said place, in such

manner as may be prescribed by rules, of his intention to collectsuch sample;

b) collect the sample in the presence of the said occupier or agent;

c) put the sample into a container and affix on it a seal bearing

thesignatures of himself and of the occupier or agent;

d) prepare a report of the sample collected and sign it himself andtake the signature of the occupier or agent;

e) send without any delay, the said container to the laboratory specifiedby the Director General.

(4) Where a sample is collected under sub-section (1) and a notice is servedby the collecting officer under clause a) of sub-section(3), the collectingofficer shall, if the occupier or agent wilfully absents himself at thetime of the collection of the sampleor, though being present, refusesto sign the sample or report, in the presence of two witnesses, give hissignature and attest andseal it and shall send it without any delay tothe laboratory specified by the Director General, mentioning that the occupieroragent had not been present or, as the case may be, refused to give hissignature.

## 12. Environmental clearance. -

No industrial enterprise shallbe established nor any industrial project undertaken anywhere without obtaining, in such manner asmay be prescribed by rules, a clearance from the DirectorGeneral:

Provided that nothing contained in this section shall be applicable in the case of an industrial enterprise or project of a classthe Governmentmay, from time to time, specify in this behalf.

## 13. Framing of environmental guide-lines. -

The Government may, from time to time, by notification in the official Gazette, frame and issueenvironmental guide-lines for the control and abatement of environmental pollution and the protection and improvement of the environment.

## 14. Appea1. -

(1) Any person aggrieved by any notice, order ordirection passed in accordance with this Act or the rules may, within thirtydaysafter such notice, order or direction has been passed, prefer an appealagainst such notice, order or direction to the appellateauthority constitutedby the Government and the decision taken by the said authority on the appealshall be final and no suit shallbe filed at any court against such decision:

Provided that the appellate authority may, if satisfied that, for unavoidablereasons, the aggrieved person could not file the appealwithin the saidperiod, extend the period for filing an appeal for a further period ofno more than thirty days.

(2) The appellate authority constituted under sub-section (1) shallconsist of

one or more members:

Provided that, if an appellate authority consists of more than onemember, the Government shall appoint one of its members as Chairman.

(3) Appeals filed under this Act shall be decided within three months from the date on which they had been filed.

## 15. Punishments. -

(1) Whoever contravenes (any of the) provisions of this Act or the rules or fails to perform his duties in accordance with the notices issued under this Act or the rules or fails to comply with any order or direction issued under this Act or the rules shall, in respectof such contravention or failure, be punishable with imprisonment for a term which may extend to five years or with a fine which may extend to one lakh Takas, or with both.

(2) Every person carrying on any industry, activity or process or usingany hazardous substance who, without reasonable cause or excuse, failsto render assistance to, or wilfully delays or prevents the discharge of the duties of, any person authorized by the DirectorGeneral to performfunctions under this Act shall be punishable with the punishments mentionedin sub-section (1).

#### 16. Offenses by companies. -

(1) Where the person contraveningany provision under this Act or failing to perform his duties in accordancewith the notices issuedunder this Act or the rules, or failing to complywith the orders or directions issued under this Act or the rules, is acompany, the owner, director, manager, secretary or any other officer oragent of such company shall be deemed to have contravened the provisionor to have failed to perform his duties in accordance with the noticesor to have failed to comply with the orders or directions, unless he canprove that such contravention or, as the case may be, failure occurredwithout his knowledge or that he exercised alldue diligence to preventsuch contravention or failure.

Explanation: In this section-

a) "company" shall (also) include any statutory governmentauthority, commercial establishment and association or organisation;b) "Director", in relation to commercial establishments, shall alsoinclude a partner or a member of the Board of Directors.

### 17. Cognizance of offence.-

No court shall take cognizance of anyoffence under this Act except on a complaint in writing made by any personauthorised in thisbehalf by the Director General.

### 18. Actions taken in good faith. -

No civil or criminal suit orother legal proceeding shall lie against the Government, the Director General, any officer or employeeof the Department or any other person for anythingwhich injures or is likely to injure any person as a result of any actiondonein good faith under this Act or the rules.

## 19. Delegation of power. -

(1) The Government may delegate anyof its powers under this Act or the rules to the Director General or anyother officer.

(2) The Director General may delegate any of his powers under thisAct or the rules to any officer of the Department.

#### 20. Power to make rules. -

(1) The Government may, by notification in the official Gazette, make rules for carrying out the purposes of thisAct.

(2) In particular, and without prejudice to the generality of the foregoingpower, such rules may provide for all or any of the followingmatters, namely: -

a) determination of the standards of quality of air, water, noice and other constituents of the environment including soil for variousareas and purposes:

Provided that the Government may, by notification in the official Gazette, suspend, individually or collectively, the said standardsfor a fixed periodin respect of industries or projects existing at the time of the commencement of this Act.

b) regulation of the establishment of industrial plants and of otherdevelopment activities in the interest of protecting the environment;

c) ascertainment of safe procedures for the use, storage and transportof hazardous substances;

d) laying down safeguards for the prevention of accidents which maycause environmental pollution and remedial measures for such accidents:

e) determination of the standards for the discharge and emission ofwaste;

f) the manner in which to ascertain, examine and approve the environmentalimpact of various projects and activities;

ations g) the manner in which to protect the environment and the ecosystem;

h) settlement of fees for clearance and other services.

### 21. Repeal and savings.-

(1) The Environment Pollution Control Ordinance, 1977 (Act XIII of 1977) stands hereby repealed.

(2) Notwithstanding such repeal, any action done or measure taken under the repealed Ordinance shall, notwithstanding anything contained in thisAct, be deemed to have been done or taken in accordance with the provisionsof this Act.

(3) The Department of Environment existing immediately before the commencementof this Act shall be deemed to have been constitutedunder section 3 andthe Director General and other officers and employees engaged in the saidDepartment shall be deemed to be DirectorGeneral, officers and employeesappointed under this Act.





