

# *THE SIND GOVERNMENT GAZETTE*

DATED Thursday, November 2, 1972

## NOTIFICATION

No. SO.III(R)8-18 / 72(A).—In exercise of the powers conferred by clause (2) of Article 221 of the Interim Constitution of the Islamic Republic of Pakistan, read with Section 3 of the Discontinuance of Re-inbursement of Medical charges Ordinance, 1972 (XIII of 1972), the Governor of Sind is pleased to make the following Rules.

1. (1) These Rules may be called the Sind Re-inbursement of Medical Charges Rules, 1972.

(2) They shall come into force at once.

2. All Government servants, entitled to medical treatment free of charge for themselves and their family members under any rules for the time being in force, shall continue to be entitled to all amenities to the admissible to them under such rules, but they shall not be entitled to the reimbursement of medical charges on account of purchase of medicines and drugs.

3. Where a Government Servant or any member of his family is entitled to medical treatment free of charge and any medicine or drug is prescribed by the Authorised Medical Attendants, the same shall be made available to him from the hospital or dispensary in which the Government Servant is entitled to or is receiving treatment and in case of non-availability of any such medicines in the Hospital or dispensary the Authorized Medical Attendants shall locally purchase the same for any to the Government Servant within the limits of the funds allocated in the Budget for the purpose.

4. The Authorized Medical Attendants shall keep separate accounts of medicines received for supply to Government Servants or those purchased and prescribed medicines in view of non-availability of the in the Hospital or dispensary.

## **HOME DEPARTMENT (SPECIAL II) NOTIFICATION**

Karachi, the 27<sup>th</sup> October 1972.

No. 6/110-H(Spl-II)/72.—In exercise of the powers conferred by section 11 of the West Pakistan Arms Ordinance, 1965 (West Pakistan Ordinance XX of 1965), the Government of Sind are pleased to direct that in the Arms Rules, 1924, the following further amendments shall be made namely:—

## AMENDMENTS

1. In Schedule VIII, in Licence Form XVI, in condition 14—
  - (a) after clause (4), the following new clause shall be added, namely:—

“4-A. The licence may be renewed after six months but before the lapse of twelve months of the date of expiry thereof, by the Government on the payment of eight times the normal renewal fee and such intimation shall be sent by Government to the Licensing Authority, who in turn shall send intimation to the Post Master where the licence was registered and the licensee shall pay the renewal fee at such Post Office.”; and
  - (b) in clause (5), for the word, brackets and figure “Clause (4)” the words, brackets and figures “clause (4) and (4-A)” shall be substituted