<u>গোপনীয়</u> বিশেষ বাহক মারফত

গণপ্রজাতন্ত্রী বাংলাদেশ সরকার শ্রম ও কর্মসংস্থান মন্ত্রণালয় শাখা-৫ www.mole.gov.bd

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তারিখঃ <u>১৬ ভাদ্র, ১৪২৪</u> ৩১ আগস্ট, ২০১৭

বিষয়ঃ অসৎ শ্রম আচরণ ও এন্টি-ট্রেড ইউনিয়ন ডিসক্রিমিনেশন বিষয়ক মানসম্মত পরিচালনা পদ্ধতি (SOPs) প্রেরণ।

উপর্যুক্ত বিষয়ের পরিপ্রেক্ষিতে জানানো যাচ্ছে যে, অসং শ্রম আচরণ ও এন্টি-ট্রেড ইউনিয়ন ডিসক্রিমিনেশন বিষয়ক মানসম্মত পরিচালনা পদ্ধতি (SOPs) নির্দেশক্রমে এসাথে প্রেরণ করা হলো। উল্লেখ্য যে, গত ৩০ আগস্ট, ২০১৭ খ্রি. তারিখে আলোচ্য মানসম্মত পরিচালনা পদ্ধতি (SOPs)টি ই-মেইলের মাধ্যমে (dhaka@ilo.org) আপনার দপ্তরে প্রেরণ করা হয়েছে।

সংযুক্তিঃ বর্ণনামতে।

প্রতিষ্ঠিত হৈ ১৭ (মোহাম্মদ কামরুল ইসলাম) সিনিয়র সহকারী সচিব (শ্রম) ফোন ৯৫৭৫৫৯৬।

ডাইরে,
ছুর্র
আইএলও কান্ত্রি অফিস ফর বাংলাদেশ
বাড়ী # এস.ই(জি) ২, রোড # ১৪০ গুলশান-১, ঢাকা।

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STANDARD OPERATING PROCEDURES (SOPs) FOR THE UNFAIR LABOUR PRACTICE AND ANTI-TRADE UNION DISCRIMINATION

AUGUST 2017





Ministry of Labour & Employment Government of the People's Republic of Bangladesh

Preamble

Just after the glorious liberation war, in 1972 Bangladesh became the member state of International Labour Organization (ILO). Along with many important ILO Conventions, Bangladesh ratified the Convention no. 87 & 98. As per our Constitution, Right to Organize, and Right to Speak are the fundamental rights for the citizens of the country.

In details provisions of unfair labour practice and Anti-Trade Union Discrimination is described in the Bangladesh Labour Act, 2006. In order to visible the transparency & accountability of the Unfair Labour Practice and Anti-Trade Union Discrimination, Ministry of Labour & Employment incorporated this Standard Operating Procedures (SOPs).

The designated Officials of the Department of Labour are required to comply with these procedures in considering applications for Unfair Labour Practice and Anti-Trade Union Discrimination.

This Standard Operating Procedures (SOPs) is intended to ensure the following in the process of considering Unfair Labour Practice and Anti-Trade Union Discrimination.

- i) To accelerate dispute resolution;
- ii) To develop harmonious relationship between employers & workers;
- iii) To ensure neutrality, transparency, and fairness.



Standard Operating Procedures (SOPs) of Unfair Labour Practice and Anti-Trade Union Discrimination

Step	Time Frame		
01. Written	i) Complaint submitted by worke	r Complaint	
complaint	on an unfair labour practice and	should be	
	anti-trade union discrimination	submitted by	
	to DOL under section 315 &	worker within	
	317 of the BLA.	30 days from	
		occurrence of	
		the date.	
02. Verification	i) Upon receipt of the writter complaint, the DOL will verify whether the complaint relates to an issue of unfair labour practice and anti-trade union discrimination or interference.	days	
	ii) If issues not related to unfai labour practice and anti-trade union discrimination o interference, the complaint will be referred to the appropriate authority.	days	
03, Communication	i) After verification, if necessary the DOL will forward the complaint to the employer requiring him/her to provide a written response.	days	
	ii) The letter to the employer shal be sent by registered post with confirmation of receipt (including mailing time)	days	
	iii) Written response from employer (including mailing time)	days	
	iv) Decision for next step by DOL.	02 working days	

Step	Action	Time Frame
04. Investigation	i) Upon receipt of the writter response (or in the absence of a response within the required time period) the DOL will appoint ar investigation team consists or minimum two members.	days
	ii) Both employer and complainan will be notified in writing of the start and the process of the investigation.(including mailing time)	days
	iii) As part of the investigation, the investigation team will meet with the employer and complainan separately at the establishmen and the trade union office respectively. Both parties will be asked to have any relevan documents and othe information, including witnesses ready to be presented at the meetings.	days t t t t t t t t
	 iv) The investigation team will collect relevant documents and may take witness statements which he/she will ask witnesse to sign. He/she may also reques for more information. v) The investigation team may also arrange for a joint meeting, with both employer/representative or 	d , s t
	employer and complainant, for the purpose of clarifying facts reviewing available evidence of exploring possible solutions to address the complaint. The	r 07 working days

Step	Action	Time Frame
	convening of a joint meeting will be at the discretion of the investigating team, unless requested by both parties. In determining the need for a joint meeting, the investigating team will take into consideration the degree of harassment and intimidation. vi) The investigation team will finally write an investigation report which includes a conclusion as to the alleged unfair labour practice and antitrade union discrimination, and as relevant, a recommendation for resolution. In all cases, the investigation team will indicate whether he/she considers that there has been a violation of the workers' fundamental right to freedom of association.	Time Frame
05. Resolution	i) If the DOL finds that there has not been an unfair labour practice and anti-trade union discrimination, it will notify both parties with attachment of the investigation report and the case is terminated at that point. However, the complainant is free to further pursue his/her complaint, for example through a direct application to the Labour Court under section 213 of the BLA. (including mailing time)	06 working days

Step	Action	Time Frame
	ii) If the DOL finds that there has	
	been an unfair labour practice	
	and anti-trade union	
	discrimination, it will notify both	
	parties with attachment of the	
	investigation report and will set a	
	deadline for the employer to	
	comply with the recommended	
	resolution.	
	iii) If the employer complies, as	
	confirmed by the complainant in	
	writing, the case is resolved at	
	this stage and parties will be	
	informed accordingly. However,	
	if the complainant (or the	
	employer) is not satisfied with	
	the resolution recommended by	
	the DOL, he/she is free to further	
	pursue his/her complaint, for	
	example through a direct	
	application to the Labour Court	
	under section 213 of the BLA.	
	iv) It should be noted that the case	
	can also be considered resolved	
	at any earlier stage of the	A CANANA
	procedure. This is the case if and	
	as soon as the employer has	
	addressed the complaint to the	
	satisfaction of, and as confirmed	
	in writing by the complainant.	
06. Record	i) The DOL will ensure that it has	
	made a full record of the process.]

Step	Action	Time Frame
Step	ii) The record will include the complaint, the response, other letters sent and received, meeting minutes, witness statements, submitted documents and any other information received or obtained, the investigation report and a record of any resolution reached. iii) This information will be used to update a comprehensive database which will include data on: the time taken to resolve cases, the remedies imposed, including the number of cases of reinstatement with or without back pay, the number of remedies accepted by employers versus appealed to judicial proceedings, time taken for judicial proceedings, time taken for judicial proceedings and the percentage of cases where employers' appeals succeed, and sanctions ultimately imposed following full proceedings. iv) The online database will be updated with the relevant information.	Step by step, it will be preserved in the file & should be maintained a prescribed register. (Annexure-1)
07. Referral to Labour Court	i) If the DOL finds that there has been an unfair labour practice and anti-trade union discrimination but the employer does not comply in a timely manner with the resolution recommended by the DOL, then it shall lodge a complaint with the Labour Court under sections	04 Working Days

Step	Action	Time Frame
	313 (2-b) and 317 (4-b) of the	
	BLA.	
	ii) To this end, the DOL will submit	
	the full record of the	
	proceedings, including its	
	findings and recommendations,	
	to the court.	

30.08.17

MOHAMMED KAMRUL ISLAM Senior Assistant Secretary Ministry of Labour and Employment Govt. of the People's Republic of Bangladesh

Annexure-1

Register of Unfair Labour Practice and **Anti-Trade Union Discrimination**

SL. No	Date of receipt & diary No.	Subject	Name of establishment	Name of complainant and address	Complaint brief & Action taken	Name & Designation of Inquiry officer	Latest Position	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

30.08.17

MOHAMMED KAMRUL ISLAM Senior Assistant Secretary Ministry of Labour and Employment Govt. of the People's Republic of Bangladesh

Monthly Statement of Unfair Labour Practice and Anti-Trade Union Discrimination

Name of the Office:

Name of the Month:

SL. No	Name & address of the Complainant and establishment	Date of Submission of the Complaint	Complaint briefing	Action Taken	Latest Position	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)

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MOHAMMED KAMRUL ISLAM Senior Assistant Secretary Ministry of Labour and Employment Govt. of the People's Republic of Bangladesh