EXTRAORDINARY
भा. II — खंड 3 — उत्त-खण्ड (i)
PART II—Section III—Sub-section (i)
PUBLISHED BY AUTHORITY

र. 272]
NEW DELHI, WEDNESDAY, MAY 16, 2010/RAIESHAH, 29, 1932

मं. 272]
G.S.R. 427(E).—In exercise of the power conferred
by Section 6 of the Immigration (Carriers’ Liability) Act,
2000, the Central Government hereby makes the following
rules to amend the Immigration (Carriers’ Liability) Rules,
2007, namely:—

1. (i) These rules may be called the Immigration

(ii) They shall come into force on the date of publication
in the Official Gazette.

2. In the Immigration (Carriers’ Liability) Rules, 2007,
after rule 3, the following shall be inserted, namely—

"Deposit of Penalty amount:—The penalty imposed under
Section 3 of the Act shall be deposited through a Bank
Draft drawn in favour of the Foreigners Regional
Registration Officer or the Foreigners Registration Officer
as the case may be and the Foreigners Regional Registration
Officer or the Foreigners Registration Officer shall keep an
account thereof which shall be credited to the Budgetary
Head of the Ministry of External Affairs under the Head
‘0070-Other Administrative Services-60-Other Services—
117-Visa fee.’

Address for filing appeals:—The appeal as prescribed in
sub-section (1) of Section 4 of the Act shall lie to the Joint
Secretary to the Government of India in the Ministry of
Home Affairs, Jawahar Bhavan, 26 Man Singh Road,
New-Delhi-110011.

[F. No. 25022/171/1993-F-1]
G. V. S. SARMA, Joint Secy.

Note:—The principal rules were published in the Gazette
of India, Extraordinary, vide number G.S.R. 72 (E),
dated the 8th February, 2007.