

नेपालले Doha Congress लगायत अन्य Congress मा गरेका Reservations हरू Final Protocol of the Letter Post Regulations:

(A) Article RL 126 of the Letter Post Regulation:

Special Provisions applicable to each category of items

126.5.2: Designated Operators of origin shall be allowed to admit as ITEMS for the BLIND items admissible as such in their internal service.

Nepal's Reservation:

Article RL III (6): Special Provisions applicable to each category of items

(6) Notwithstanding article RL 126.5.2, Azerbaijan, India, Indonesia, Lebanon, **Nepal**, Tajikistan, Turkmenistan, Ukraine, Uzbekistan and Zimbabwe shall admit sound recordings as items for the blind only if these are sent by, or addressed to, an officially recognized institute for the blind.

(B) Article RL 144

International Business Reply Service (IBRS)

Article 144.4.4

Unless the designated operators concerned decide otherwise, IBRS charges shall not be paid when the annual number of IBRS items returned by each designated operator is equal to or lower than 1,000. When the annual number or IBRS items returned exceeds 1,000 for one designated operator, the amount paid shall take into account the number of IBRS items returned by both designated operators.

Nepal's Reservation:

Article XII

IBRS accounting charges

Azerbaijan, Cape Verde, Egypt, Kazakhstan, Kyrgyzstan, Morocco, Oman, **Nepal**, Qatar and Uzbekistan reserve the right to claim compensation of the costs of the IBRS service even when the annual number of items returned is less than or equal to the threshold laid down in article RL 144.4.4

(C) Article 149

Treatment of Items wrongly admitted:

Article 149.4

When an item or part of its contents wrongly admitted to the post is neither returned to sender nor delivered to the addressee, the designated operator or origin shall be notified without delay how it has been dealt with. This notification shall clearly indicate the prohibition under which the item falls and article which gave rise to seizure. A wrongly admitted item which is returned to origin shall be accompanied by a similar notice.

Nepal's Reservation:

Article RL XIII

Treatment of items wrongly admitted

2. Afghanistan, Angola, Argentina, Azerbaijan, Canada, Dem. People's Rep. of Korea, Djibouti, Estonia, Kazakhstan, Kyrgyzstan, **Nepal**, Sudan, Tajikistan, Turkmenistan, Ukraine, Uzbekistan and Viet Nam reserve the right to provide the information provided by the customs authorities and in accordance with internal legislation.

Final Protocol of the Parcel Post Regulations:

नेपालले पार्सल पोष्ट रेगुलेसनमा त्यस्तो केहीमा पनि Reservation मा बसेको छैन !!!

Final Protocol of the Universal Postal Convention:

1. Article VII

Prohibitions (Letter Post)

2. Exceptionally, Bolivia, China (People's Rep.), excluding Hong Kong Special Administrative Region, Iraq, **Nepal**, Pakistan, Saudi Arabia, Sudan and Viet Nam shall not accept registered items containing coins, bank notes, currency notes or securities of any kind payable to bearer, traveler's cheques, platinum, gold or silver whether manufactured or not, precious stones, jewels or other valuable articles.

4. Nepal doesn't accept registered items or insured items containing currency notes or coins, except by special agreement to that effect.

Article X

Article 15 (Prohibited Articles)

Articles subject to Customs duty

2. With reference to article 15, Afghanistan, Albania, Azerbaijan, Belarus, Cambodia, Chile, Colombia, Cuba, Dem. People's Rep. of Korea, El Salvador, Estonia, Italy, Kazakhstan, Latvia, Moldova, **Nepal**, Peru, Russian Federation, San Marino, Turkmenistan, Ukraine, Uzbekistan and Venezuela do not accept ordinary and registered letters containing articles subject to customs duty.

Article XIII

Posting Abroad of Letter-post items

Article 26. Posting abroad of letter-post items.

26.4 (A designated Operator shall not be bound to forward or deliver to the addressees letter-post-items which sender posts or cause to be posted in large quantities in a country other than the country where they reside if the amount of the terminal dues to be received is lower than the sum that would have been received if the mail had been posted in the country where the senders reside. The designated operator of destination may claim from the designated operator of posting payment commensurate with the costs incurred and which may not exceed the higher of the following two amounts: either 80% of the domestic tariff for equivalent items, or the rates applicable pursuant to articles 28.3 to 28.7 or 29.7 as appropriate. If the designated operator of posting does not agree to pay the amount claimed within a time limit set by the designated operator of destination, the designated operator of destination may either return the items to the designated operator of posting and shall be entitled to claim reimbursement of the redirector costs, or handle them in accordance with its national legislation.

4. Article 26.4 allows the designated operator of destination to claim, from the designated operator of posting, appropriate remuneration for delivering letter-post items posted abroad in large quantities. The following member countries reserve the right to limit such payment to the limits authorized in the Regulations for Bulk-Mail: Bahamas, Barbados, Brunei Darussalam, China (People's Rep.), United Kingdom, of Great Britain and Northern Ireland, Overseas Dependent Territories of the United Kingdom, Grenada, Guyana, India, Malaysia, **NEPAL**, Netherlands, Netherlands Antilles and Aruba, New Zealand, Saint Lucia, Saint Vincent and the Grenadines, Singapore, Sri Lanka, Surinam, Thailand and the United States of America.