bs- GmBwm/Gb‡dvm\gvU/510/2006/505 tg 20, 2007 Bs $\frac{\text{$\pm i w} + \text{$\pm w} \cdot \text{$= c}}{\text{$d'v}}$

Rbue gy dvkun& kyj xub i quR, cui Pyj K tj•#Kvyj ug 1UW 146, muRui xeUM XKV+1209

welq: <u>Aut`k</u>

g‡nv q,

Kugk tbi tg 20, 2007 Bs Zwitli Aut k bs GmBum/Gbtdvm@pU/510/2006/499 Gi mZ`wqZ Abyjus Avcbui AeMiz I cüqRbxq e'e'v Mütbi Rb'' GZ` AstMmshiy Kivntju

unKDuitur I G. ‡PÄ Kugk‡bi c‡¶

(tgvt gbný ingvb) Dc-cuiPyjK

Avt`k

thinZ₇ Securities and Exchange Ordinance, 1969 (Ordinance No. XVII of 1969) Gi section 2(g) tgz tek tj • tkv yj wytuW 'issuer' wmte AvfwZ (AZtci @niqui@etj Duj w Z);

thinZ; sub-rule (2) of rule 12 of the Securities and Exchange Rules, 1987, states "The financial statements of an issuer of a listed security shall be prepared in accordance with the requirements laid down in the Schedule and the International Accounting Standards as adopted by the Institute of Chartered Accountants of Bangladesh.";

ThinZ7 rule 12 of the Securities and Exchange Rules, 1987, Abjuqx Bmigui Witm# 31, 2005 Bs Zwifl mg/B erntii Rb" cözkz. Avur weiYxBmiyktitQ hvtgmmfl.b I me kulki ingb Gû tk/s (wwe wbix[k) KZ/F ubix[bz ntqtQ;

thtnZ; Autj P' ubix[|K ubix[|v msuvš-Kuhūv msuvš b cer GZ` aské-ubix[|v citte` b R j 15, 2006 Bs Zwitl Bmyktitū huntz , Ab utb i gta", ubtas AufgZ e" Kivi dtj † Lvhuq th, Bmywi withmst 31, 2005 Bs Zwitl mguß erntii Augr weiyxIAS Abhupxcöz Kitz e" ontqtū wanq D a Augr weiyxiz Bmyytii ev e-Ae v cittaj z nqub Z_v D i k Kgruū i gua tg Bmywi Autj P' Rules Gi mské-wanb j sub Ktitū Z_v D i k Kgruū Autj P' Ordinance Gi section 18 j subil mugj:-

- "1. Three fourth of Bank Interest amounting to Tk. 1,98,55,492.00 has been deferred and shown as "Intangible Assets" and one fourth of interest amounting to Tk. 66,18,497.00 has been charged to Profit & Loss Account as per decision of Board in its 143rd meeting held on 5th June 2004. This decision does not conform to accounting principles and as per Bangladesh Accounting Standard (BAS 23);
- 2. Depreciation on factory assets, such as, Factory Building, Plant & Machinery and other factory assets have not been charged for the year under audit;
- 3. Lease rental for IDLC machines for Tk. 432,420.00 only has been recognized as expenses whereas lease agreement discloses yearly installments with rental amount of Tk. 20, 29,690.00 which was not accounted as per BAS-17 Leases;
- 4. Year wise tax provision as well as assessment position could not be made available to us. As such actual tax liability could not be worked out";

thinz, Bright i Dctiv³ e'_Qui Rb' Kuykb KZR cî mî bs SEC/Enforcement/533/2006/1191 Zuil Wint 6, 2006 Bs Gi gua'tg Bright I Drui cuip j Kt it K Securities and Exchange Ordinance, 1969 Gi section 22 Gi Aab Kuiy kabu I ibubi thulk Rui Kivng Ges Ruhuix25, 2007 Bs Zuitl ibubi Zuil ubay Kivng;

thṭnz; D³ Tibubatz AskNäbKuixBmyntii ciugki? Rhue KurxAujiDj Bmjug (ṭKu-túubi cuipujiKNb Kzļ? Abjguivz) Ges ṭKu-túub mille Rhue muy` y ingub Kzļ? `ukjiKz.cî mil bs Lex/SEC-108/06 Zuril Rubynix24, 2007 Bs Gi guaʿṭg ubṭau³ eʿll'vcöub Kivnq hvKuykṭbi ubKU NäbṭhuNi eṭj ueṭeupz ngub:-

"1. Since the company was not in production for about nine month and approached to the bank for waiving of interest and reschedule its loan liabilities nine months interest was not charged in the account. On receipt of bank's final decision on the subject, necessary adjustment will be made in the account in the following year;

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- 2. The rate of depreciation of all assets was mentioned in note 1.03(c) the of the audit report. But in the Schedule of Fixed Assets no rate was mentioned as the depreciation on the assets related to production was not charged because the machinery was not utilized in full swing during the period under review;
- 3. IDLC hold the ownership of the leased machinery and this is not yet the property of the Company. As such leasehold machinery is not taken into account as assets and no liabilities are created. in the next year lease rent outstanding will be recognized and be amortized for several years based on board decision;
- 4. Provision for Tax has not been adjusted, as company's claim of Tk. 1,31,13,469.00 only for adjustment of taxes against AIT has not yet been settled";

thtnZz unkDuiulik msuvš-ABb I Dmi Aab RuiukZ usus-usab cuicų to D³ Bmigqi Gi e'e'(cbv cuipų km mkj cuipų kmtyi D³ e'_2v Securities and Exchange Ordinance, 1969 Gi section 22 Gi Aab kui thui Acius;

thtnz; Avtju" Brigni GKW cveyjK vjugtUW tKurúnbx Ges Drui cuiPyjKgêjxi m`riW tKurúnbxi c**ä**zubunzKvix huiv umKDuiWR mspuš— AvBbKvbb cuicvjtbi Rb"`vox Ges

thtnz; Kugktbi vetePbuq, wnKDwiwUR AvBb I Dmui wewe-wearb cwicyjth DyjwLz e`_22vi Rb`', cyRevRutii kşLju, `'02vGesRb`'(t_@D'3 Bmÿqytiic(TZ'K cwiPyjK Ie'e''(cbvcwiPyjtK RwigybvKivcÖqRb IngwPyb;

AZGe, tntnZ; Kykb, Dyi4Z heZy wiq wtePbceR, Securities and Exchange Ordinance, 1969 Gi section 22 [hv The Securities and Exchange (Amendment) Act, 2000 & vnstkwz] tz cöë ¶gzetj:-

- (1) tj•‡Kvyjug‡UWGi cuiPyjK Rbue gỹdvkun&AyjxublquR Gi Dci 1 (GK) j¶ UKvRuigubvanh®Kij hvAÎ A\‡`‡ki 15 (c‡bi) w`‡bi q‡a` ČunkDuiuUR I G•‡PÄ KunkbÕGi AbK‡j BnïKZ.e`vsK VibUU†c-AVM‡ii qua`‡q Kunk‡b RqvKi‡Z n‡e; Ges
- (2) G ANF k Rvixi Zwil n‡Z Doți Dyjul-Z whik Dwin Ar AnBb m#wik 22 www-wearb cuicyjb h Zwib jshb Pjte Zvi cez wițbi Rb D3 Bnÿnții cwiPyjk Rbue gÿul-v kwa Anjxub I qur Gi Doi cez wițbi Rb `k m Rvi (10,000/-) UK v mți Anzwi3 Rwighbul anh® Kij hv Doți (1) G Dyjul-Z o×wit Z Kwyk to Rgv Kit Z nțe |

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Rbue gỹ div kun 81 vị xub liquR, cui Pyj K tj. • ‡K vự un ‡UW

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