

Rbver tmiy bv Avd i vR, cwi Pvj K
mRxe mbUI qvi GU MvtgQm&ij wgtUW
21, ivRDK GwfibD, cwi enb feb (9g Zj v),
gwiZiSj ev/G, XvKv- 1000

vel q: Avt` k

gtnv` q,

Kugkibi tg 20, 2007 Bs Zwi tLi Avt` k bs GmBm/Gbt dmPgU/510/2006/509 Gi mZwqZ Abij wc Avcbvi AeMwZ I cijqvRbxq
e'e`v Mbi Rb` GZ` mshy³ Kiv ntj v |

imKDwi iUR I G. tPA Kugkibi ct¶

(tgt gbmj i ngvb)
DC-cwi Pvj K

Avt k

thtnZl Securities and Exchange Ordinance, 1969 (Ordinance No. XVII of 1969) Gi section 2(g) tgvZteK mRxe
wbUI qvi GÜ MfgUm&wj wgtUW 'issuer' mmute AwfnZ (AZtci ÓBmjqvi ð ej Dwj Z);

thtnZl 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.";

thtnZl rule 12 of the Securities and Exchange Rules, 1987, Abjhvqx Bm'gvi Rb 30, 2006 Bs Zwi tL mgvß ermß i Rb
cñZKZ Aw_R weei Yx Bm'yKti tQ hv tgwmGg. G. gvtj K mmil Kx I qvj x GÜ tKvs (weae x wbixPK) KZK wbixPKZ ntqfQ;

thtnZl Avtj vP wbixPK wbixPK msjvS-Kvhñ msw` b ceK GZ` msuké-wbixPK cñZte` b Atvei 18, 2006 Bs Zwi tL Bm'y Kti tQ
hvntZ , Abvnb'i gta", wbæv³ AwfgZ e³ Kivi dtj t Lv hvq th, Bm'gvi Rb 30, 2006 Bs Zwi tL mgvß ermß i Aw_R weei Yx IAS
Abjhvqx cñZ Ki tZ e³ ntqfQ weaq D³ Aw_R weei YxZ Bm'gvi i ev'e Ae`i cñZdij Z nqib Z_v D³ i/c KgRvÜi gva'tg Bm'gvi
Avtj vP Rules Gi msuké-weavb j sNb Kti tQ Z_v D³ i/c KgRvÜ Avtj vP Ordinance Gi section 18 j sNtbi l mwgj :-

"(i) Internal control procedure of the company with regard to the local sales, purchase and issue of stores, raw materials, accessories including components and up keeping of records thereto is not adequate to the nature and size of the company resulting in a chance of error and omission;

(ii) Physical counting of current and non-current assets as on June 30, 2006 were done by the management. We are unable to comment on the existence, condition, location and provision if any required on them;

(iii) Since the company has not adopted appropriate & adequate accounting system of controlling of inventory, we are unable to comment on the accuracy of the material consumption and cost of goods sold";

thtnZl Bm'gvi i Dctiv³ e_Zvi Rb Kgkb KZK cñ mñ bs- SEC/Enforcement/556/2007/276 Zwi L gvp⁹4, 2007 Bs Gi
gva'tg Bm'gvi i Dnvi cwi Pvj Kt i tK Securities and Exchange Ordinance, 1969 Gi section 22 Gi Aaxb Kvi Y ` kñb i
t bvbx t bwjk Rwi Kiv nq Ges gvp⁹21, 2007 Bs Zwi tL t bvbx Zwi L wbaY Kiv nq;

thtnZl D³ t bvbxZ AskMñbKvi x Bm'gvi i e_e`vcv cwi Pvj K Rbve tgvt kvnRvnv Ges cñb mmve iPK Rbve AtkvK P`^vm KZK
`wLj KZ Zwi L wenxb cñ i gva'tg wbæv³ e`vL`v cñvb Kiv nq hv Kgkibi wKU MñbñhñM etj weewPZ nqib:-

"(i) In few cases there may be some lapses in maintaining the registers/records etc., but not in all cases;

(ii) It is unusual practice that the current assets as on the closing date (June 30, 2007) is physically counted by the management. However in future stores, assets etc. would be counted physically in presence of the auditors if they desire;

(iii) In future they would arrange to make available of evidence of trade debtors for auditors verification;

(iv) In few cases they admitted that proper books of accounts were not maintained. However, in future all proper books of accounts, documents would be properly maintained;

(v) Finally, they regretted for the above defaults and assured the Commission that in future they would be careful in maintaining all required books of accounts, documents, information etc.”;

þþnZi Aftj vP' Bm'þvi GKvJ cvevj K wj ugþUW tKvþúvbx Ges Dnvi cwi Pvj KgEj xi m`m'MY tKvþúvbxi cÖZublaZKvix hviv wmlKDwIUR
msþurš-AvBbKvbj cwi cvj tbi Rb` `vqx; Ges

thfnZl Kngktbi wetPbvq, mKdwUR AvBb | Dnvi weva-weavb cwi cvj tb Dnj tZ e^_Zvi Rb, cJReVRtii i ksLj v, ^QZv Ges Rb^-ft^D^3 Bm^gvti i c^Z^K cwi Pvj K | e^e^-tcbv cwi Pvj tK Rvi gvbv Kiv c^qvrRb | mgxPxb;

AZGe, tñññZñ Kñgkb, Dñj HñZ hñeZñq nñl q nñtñPbñceR, Securities and Exchange Ordinance, 1969 Gi section 22 [hñ The Securities and Exchange (Amendment) Act, 2000 ñviv mñtkñññZñ tñZ cñ E ñqñZñetj :-

(1) mRxe n̄bUI qvi GÛ M̄tgÙm&j wgtUW Gi cwi Pvj K Rb̄ev t̄mj b̄ Avd̄ti vR Gi Dci 1 (GK) j ¶ UIKv Rwi ḡbv avh® Kij hv Āt Avt̄ t̄ki 15 (ct̄bi) w̄ t̄bi ḡta Ùm̄KDw̄i lUR i G· t̄PÄ K̄gkb̄ Gi AbKt̄j BmjKZ ēvsK W̄du/tc-AWt̄i i gvāt̄g K̄gk t̄b Rgy KijZ n̄te; Ges

(2) G Avt` k Rvi xi Zwi L n‡Z Dcti Djy wZ mñK Dwi wJUR AvBb m‡úKZ weva-weavb cwi cwy b hZw` b j sNb Pj te Zvi cÖZ w` tbi Rb` D³ Bmjqv‡i i cwi Pvj K Rbvev †mwj bv Avd‡ivR Gi Dci cÖZ` tbi Rb` `k nvRvi (10,000/-) UvKv nv‡i AwZwi³ Rwi gybvI avh©Kij hv Dcti (1) G Djy wZ cxiZ‡Z Kugk‡b Rgv Ki‡Z n‡e |

www.KDwi.wUR | G- tPÄ Kwgktbi ctp-

dvi 'K Avng` vñññ Kx
tPqvi g"vb

meZibt

Rbver t̄m̄j bv Avd̄t̄i vR, c̄wi Pvj K

mRx e w b U I q v i G U M v t g R U m & w j w g t U W