

Avf`k

thtnZi Securities and Exchange Ordinance, 1969 (Ordinance No. XVII of 1969) Gi section 2(g) tgvZvteK wPuvMvs tfwRtUej I tqj BÉvóR wj wgtUW ‘issuer’ wnmvte AwfwnZ (AZtci ÓBmjvqi Ó etj Dwj wEz);

thtnZi Securities and Exchange Rules, 1987 Gi rule 12 Gi Aaxb Avtj vP” Bm”qvvi tKvuvbx KZK Dnvi 2002-2003 Bs I 2003-2004 Bs wnmve ermfi i `wLj KZ wbi xwqZ wnmve weei YxtZ Dwj wEz KwZcq wcl tq wmwKDwi wJR I G. tPA Kwgkb (AZtci ÓKwgbÓ etj Dwj wEz) Gi cÎ mÊ bs-SEC/CFD/2:17/99/2270, Zwi Lt A±vei 11, 2005 Bs, Ges bs-SEC/CFD/2:17/99/2294, Zwi Lt btfaf 20, 2005 Bs Gi gva”tg Bm”qvfi i wBKU D³ Ordinance Gi section 11 (2) Gi Avl Zvq wbtæv³ e”vL”v/Z_” Pvl qv nq hv Bmjvqi Kwgkfb `wLj Kti wbt

- “I. Information on action initiated by you to recover outstanding trade debtors. Information on balance of outstanding trade debtors as on October 15, 2005;
- II. Information on year of giving advances against purchases to each of the parties, reason (s) for writing off the same and whether any legal action has been initiated against them (With supporting);
- III. Explanation regarding the differences of Tk.34,339.00 and Tk.193,675.00 for electricity bill and gas bill respectively; and
- IV. Item-wise utilization of cash in hand upto October 15, 2005 (With supporting evidences).”;

thtnZi AZtci, Kwgkb KZK cÎ mÊ bs-SEC/Enforcement/330/2005/446, Zwi Lt Gwçj 19, 2006 Bs Gi gva”tg tKvuvbx i e”vL”v `wLj mn Dnvi cwj Pvj KgEj xi m`m”MY Ges tKvuvbx mwPeK tg 10, 2006 Bs Zwi tL i bvbxtZ Dcw”Z nI qvi Rb” Securities and Exchange Ordinance, 1969 Gi section 22 Gi Aaxb tbwJK Rvix Kiv nq;

thtnZi Bm”qvvi tKvuvbx i KZK i bvbxtZ Dcw”Z bv nq Ges hwPZ e”vL”v/Z_” `wLj bv Kti Zvt` i cÎ bs-CVO/16-81, Zwi Lt tg 4, 2006 Bs Gi gva”tg th e³e” tck Kti Zv Kwgkfb i wBKU MhYthvM” wetePZ nqwb;

thtnZi cieZKZ Rb 26, 2006 Bs Zwi tL cpivq RvixKZ tbwJK bs-SEC/Enforcement/330/2005/683 Gi gva”tg Bm”qvfi i e”vL”v mn Rj vB 4, 2006 Bs Zwi tL i bvbxtZ Dcw”Z nI qvi Rb” tKvuvbx mwPemn Bm”qvfi i cwj Pvj KgEj xi m`m”MYtK Abtjiva Kiv nq; wKs” tmB tgvZvteK Zvt` i wBKU t_tK tKvb mvov cvl qv hvqwb Z_v cptwaww Z i bvbxi Zwi tL Dcw”Z ntZ Zviv cpivq e”_”tqtQ;

thtnZi, Kugktbi Dwi w-Z tbnwtk, Abvtbi gta, GK_vl Dti E-Kiv nqtq0 th, i bvbztZ Dcw-Z nZ Z_v evLv `vLtj e`ntj Kugkb GKZidv mmxvS-MhtY eva nZ cvti;

thtnZi, AvtjvP` Bm`qvī GKwU cvevj K wj wgtUW tKvuvbx Ges Dnvi cwi Pvj KgEj xi m`mMY tKvuvbxi c0ZwbaZKvix hvnvi vmmKDwi wJR msµvš-AvBbKvbb cwi cvj tbi Rb` `vqx; Ges

thtnZi, Kugktbi wetePbvq, vmmKDwi wJR AvBb I Dnvi weva-weavb cwi cvj tbi Dwi w-Z e`_Zvi Rb`, cµRevRvti i ksljv, `^QZv Ges Rb`t`_D³ Bmjqvti i c0Z`K cwi Pvj K I e`e`vcbv cwi Pvj tK Rwi gvbv Kiv c0qvRb I mgxPxb;

AZGe, thtnZi, Kugkb, Dwi w-Z hveZxq wēlq wetePbvceR, Securities and Exchange Ordinance, 1969 Gi section 22 [hv The Securities and Exchange (Amendment) Act, 2000 Øviv mstkwaZ] tZ c0 E ¶lgZvetj :-

- (1) wPUvMvs tFwRtUej I tqj BEvóR wj wgtUW Gi cwi Pvj K Rbve kvgmj Avj g kvxg Gi Dci 1 (GK) j ¶ UvKv Rwi gvbv avh°Kij hv A† Avt` tki 15 (ctbi) w` tbi gta` UmKDwi wJR I G. tPA Kugkb0 Gi Abktj BmjkZ e`vsk WtdU/tc-AW¶i i gva`tg Kugktb Rgv Kitz nte ; Ges
- (2) G Avt` k Rwi i Zwi L nZ Dcti Dwi w-Z vmmKDwi wJR AvBb mµvKZ weva-weavb (A_¶, Dwi w-Z evLv `vLtj e`_ntj) cwi cvj tbi e`_Zv Ae`vnZ _vKvKvxb D³ Bmjqvti i cwi Pvj K Rbve kvgmj Avj g kvxg Gi Dci c0Zw` tbi Rb` 10,000/- (k nvRvi) UvKv nvti AwZwi³ Rwi gvbvI avh°Kij hv Dcti (1) G Dwi w-Z cxwZtZ Kugktb Rgv Kitz nte|

vmmKDwi wJR I G. tPA Kugktbi ct¶-

dvi "K Avng` vmi Kx tPqvī gv`v

wZib t

Rbve kvgmj Avj g kvxg, cwi Pvj K wPUvMvs tFwRtUej I tqj BEvóR wj wgtUW