

Avt`k

thtnZl Securities and Exchange Ordinance, 1969 (Ordinance No. XVII of 1969) Gi section 2(g) tgvZteK mPUmvs tflRtUej I tqj BEvotR wj wgtUW ‘issuer’ mmvte AwfwnZ (AZtci ØBmjyqvi Ø ejj Djj Z);

thtnZl Securities and Exchange Rules, 1987 Gi rule 12 Gi Aaxb Avtj vP Bm`yvi tKvæubx KZR Dnvi 2002-2003 Bs I 2003-2004 Bs mmve ermfti i `wLj KZ mbiwPZ mmve weei YxZ Dnj Z KZc q wltq mKdwi lUR I G. tPA Kngkb (AZtci ØKngkbØ ejj Djj Z) Gi cÎ mÎ bs-SEC/CFD/2:17/99/2270, Zwi Lt Aftvei 11, 2005 Bs, Ges bs-SEC/CFD/2:17/99/2294, Zwi Lt btfxt 20, 2005 Bs Gi gva`tg Bm`yvi i wbKU D³ Ordinance Gi section 11 (2) Gi Avl Zvq wbtaev³ e`vL`v/Z_ PvI qv nq hv Bmjyqvi Kngk`b `wLj Kti wb

- “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).”;

thtnZl AZtci, Kngkb KZR cÎ mÎ bs-SEC/Enforcement/330/2005/446, Zwi Lt Gwcj 19, 2006 Bs Gi gva`tg tKvæubxi e`vL`v `wLj mn Dnvi cwi Pvj KgEj xi m`m`MY Ges tKvæubx mPejk tg 10, 2006 Bs Zwi tL i bvbxZ Dcw`Z nl qvi Rb Securities and Exchange Ordinance, 1969 Gi section 22 Gi Aaxb tbwuk Rvi x Kiv nq;

thtnZl Bm`yvi tKvæubxi KZCPL i bvbxZ Dcw`Z bv ntq Ges hWPZ e`vL`v/Z_ `wLj bv Kti Zv`i cÎ bs-CVO/16-81, Zwi Lt tg 4, 2006 Bs Gi gva`tg th e³e tck Kti Zv Kngk`bi wbKU MØYtM mewPZ nqwb;

thtnZl cieZtZ Rb 26, 2006 Bs Zwi tL cbiq Rvi x KZ tbwuk bs-SEC/Enforcement/330/2005/683 Gi gva`tg Bm`yvi i e`vL`v mn Rj vB 4, 2006 Bs Zwi tL i bvbxZ Dcw`Z nl qvi Rb tKvæubx mPejk Bm`yvi i cwi Pvj KgEj xi m`m`MYtK Abtiva Kiv nq; KØtmb tgvZteK Zv`i wbKU t_k Kvb mvo cvl qv hvqib Z_v cptibañi Z i bvbx Zwi tL Dcw`Z ntZ Zviv cbiq e`_nqtQ;

†hfnZl Kigkbi Djy Z tbwUtk, Abvib i gta, GK_vI Dij LKiv ntqfQ th, i bvbxZ Dci-Z ntZ Z_y e^vL^v `wL^j e^_n^j Kigkb GKZidv m^vS-M^tY eva^ ntZ cvti;

†hfnZl Avtj vP Bm^yvi GKvU cvevj K vj vgtUW tKv^vbx Ges Dnvi cwi Pvj KgEj xi m` m^MY tKv^vbx c^ZibazKvi x hvnvi v m^KDwi UR ms^vS-AvBbKvb cwi cvj tbi Rb^ `vq; Ges

†hfnZl Kigkbi netePbvq, m^KDwi UR AvBb I Dnvi wea-weavb cwi cvj tb Djy Z e^_Zvi Rb^, c^ReVRv^i k^Lj v, ^QZv Ges Rb^ _D^3 Bm^yqfii i c^Z^K cwi Pvj K I e^e^vcbv cwi Pvj tK Rvi gvbv Kiv c^qRb I mgxPxb;

AZGe, t^m^Zl Kigkb, Djy Z hveZxq netePbvcER, Securities and Exchange Ordinance, 1969 Gi section 22 [v The Securities and Exchange (Amendment) Act, 2000 v m^kwaZ] tZ c^E P^gZvetj ;-

- (1) m^PvMs t^f^R^Uej I tqj B^v^R^R vj vgtUW Gi cwi Pvj K Rbve kvgmj Avj g kvxg Gi Dci 1 (GK) j P UvKv Rvi gvbv avh^Kij hv A^ Av^ tki 15 (c^bi) v tbi gta^ m^KDwi UR I G. tPÄ Kigkb Gi AbKtj Bm^yKZ e^vsk WdU/tc-AW^i i gva^g Kigk^b Rgv Ki tZ nte ; Ges
- (2) G Av^ K Rvi i Zwi L ntZ Dcti Djy Z m^KDwi UR AvBb m^vKZ wea-weavb (A_P, Djy Z e^vL^v `wL^j e^_n^j) cwi cvj tb e^_Zv Ae^vnZ _vKvKv xb D^3 Bm^yqfii i cwi Pvj K Rbve kvgmj Avj g kvxg Gi Dci c^Z^v tbi Rb^ 10,000/- (^ k nvRvi) UvKv nti AvZvi^3 Rvi gvbvI avh^Kij hv Dcti (1) G Djy Z c^Z^tZ Kigk^b Rgv Ki tZ nte |

m^KDwi UR I G. tPÄ Kigkbi c^P-

dvi "K Avng` m^vK
tPvvi g^v

weZib t

Rbve kvgmj Avj g kvxg, cwi Pvj K
m^PvMs t^f^R^Uej I tqj B^v^R^R vj vgtUW