Securities and Exchange Rules, 1987

The

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GOVERNMENT OF THE PEOPLE’S REPUBLIC OF BANGLADESH

MINISTRY OF FINANCE
Finance Division
Investment Wing
Section-1

NOTIFICATION

Dhaka, the 28th September, 1987

No. S.R.O 237-L/87- In exercise of the powers conferred by section 33 of the Securities and Exchange Ordinance, 1969 (XVII of 1969), and in supersession of all rules and orders made in this behalf, the Government is pleased to make the following rules, namely:—

1. **Short title.**— These rules may be called the Securities and Exchange Rules, 1987.

2. **Definitions.**— In these rules, unless the context otherwise requires,-
   (a) “chartered accountant” means a person who is a chartered accountant within the meaning of the Bangladesh Chartered Accountants Order, 1973 (P.O. No. 2 of 1973);
   
   1[(aa) “designated liabilities” means-]

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1 Clause (aa) inserted by Notification No. SEC/SMED/98-551/1560 dated December 15, 1999 Published in the official gazette on February 16, 2000.
(i) amount payable in the ordinary course of dealing in securities;
(ii) overdrafts and loans from banks;
(iii) accrued expenses;
(iv) tax payable;
(v) all other liabilities that are regarded as liabilities under generally accepted accounting principles in Bangladesh which are payable within thirty days;

(b) “Form” means a Form annexed to these rules;

1Clause (bb) inserted by Notification No. SEC/SMED/98-551/1560 dated December 15, 1999 Published in the official gazette on February 16, 2000.

(bb) “liquid assets” means-
(i) cash in hand or in bank;
(ii) long proprietary securities positions at market value;
(iii) cash surrender value of life insurance policy;
(iv) customers’ debit balances receivable within thirty days;
(v) interest, dividend or commission receivable within thirty days;
(vi) clearing house deposits;
(vii) amounts receivable in the ordinary course of business, but excluding amounts which are due to be settled against delivery of security and remain outstanding for more than five banking days;
(viii) treasury bills issued by the Government of Bangladesh;
(ix) value of investment in Government bonds or certificates;
(x) market value of net investment in securities traded in a stock exchange;
(xi) market value of net investment in an authorized collective scheme;

2Clause (c) substituted for original clause (c) by Notification No. SMED/98-551/1560 dated December 15, 1999 Published in the official gazette on February 16, 2000.

(c) “net capital” means liquid assets minus designated liabilities of a member in relation to his trading in the stock exchange;

(d) “officer” in relation to an issuer includes managing agents, manager, secretary or accountant of the issuer and any other person who by virtue of his office may be in possession of any material information with regard to the affairs of the issuer;

(e) “Ordinance” means the Securities and Exchange Ordinance, 1969 (XVII of 1969);
(f) “section” means a section of the Ordinance; and

1[(g)].

3. **Qualification, etc., of members of stock exchange.**—2[(1) No person shall be eligible to be a member of a stock exchange if he or, in the case of a firm or company, any partner or director thereof, as the case may be,—

(a) is less than twenty-one years of age;
(b) is a lunatic or of unsound mind;
(c) has been convicted of an offence involving moral turpitude by a competent court;
(d) has been adjudicated an insolvent by a competent court;
(e) has been found at any time by the Commission or any stock exchange or court involved in any misconduct in respect of transaction in any security or any matter relating to the stock market or any stock exchange;
(f) unless exempted for any special reason by any regulation of the stock exchange, he has not had experience in the business of securities for a period of not less than two years.]

3[(1A) The membership of a member shall be liable to be cancelled if he has incurred any of the disqualification mentioned in sub-rule (1) (b), (c), (d) and (e):

Provided that no action shall be taken under this sub-rule without giving the member concerned a reasonable opportunity of being heard:

Provided further that where the membership of a member is cancelled under this sub-rule, he may transfer his share to any person within a period of six months from the date of such

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1 Clause (g) in rule 2 has been deleted by Notification No. SEC/CMRRCD/2001-80/158/Admin/54 dated April 10, 2014, Published in the official gazette on 22 May 2014.

2 Sub-rule (1) substituted for original sub-rule (1) by Notification No. SEC/Section-7/SER-1987/143 dated May 19, 1999, published in the official gazette on June 7, 1999.

3 Sub-rule (1A) inserted vide Notification No. SEC/Section-7/SER-1987/143, dated, 19th May, 1999, Published in the official gazette on June 7, 1999.
cancellation, and if he fails to make the transfer within the said period, his share shall stand returned to the stock exchange concerned which shall sell the same to any other person, and the sale proceeds thereof shall be paid to him.]

1[Provided also that, if there remain any unsettled dues owed by that member either to his customer, or to the stock exchange, in that case, his membership shall, simultaneously upon forfeiture, stand returned to the stock exchange which shall immediately sell the membership and apply the sale proceeds thereof in settlement of the customer’s dues, and thereafter, those of the stock exchange and the balance if any shall be paid to the said member, subject to deduction of incidental expenses if applicable.]

(2) A member of stock exchange shall at all times maintain a net capital balance in the capital account of an amount which is not less than one hundred thousand taka2[***]

(3) The membership of a member shall stand suspended as soon as the net capital balance falls short of the amount specified in sub-rule (2) and shall remain so suspended until the net capital balance is increased so as not to fall short of that amount.

(4) Every member shall report to the stock exchange monthly 3[within three working days after the end of the month] that he or the firm of which he is a partner had, at all times during the month to which the report relates, a net capital balance of an amount not less than that specified in sub-rule (2) and shall forthwith inform the stock exchange if, at any time, such balance falls short of that amount.

4[(5) The stock exchange shall submit to the Commission within seven working days after the end of each month a list of all reports

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3 Replaced by Notification No. SEC/Section-7/SER-1987/143 dated May 19, 1999, Published in the official gazette on June 7, 1999.
4 Sub-rule (5) added by Notification No. SEC/Section-7/SER-1987/143 dated May 19, 1999, Published in the official gazette on June 7, 1999.
received by it under sub-rule (4), together with a list of the members who failed to report to it under the said sub-rule (4) showing the action, if any, taken against them by it under sub-rule (3)].

4. **Manner of transaction of member’s business.**—

   (1) All orders to buy or sell securities which a member may receive shall be in writing received in person or by Fax or E-mail which shall be numbered and time-stamped at the time of receipt thereof and entered in the chronological order in a register which states the name and address of the persons who placed the order, the name and number of the securities to be bought or sold, the nature of the transaction and the limit, if any, as to the price of the securities or the period for which the order is to be valid.

   (2) Provided that a telephonic order of buy or sell given by a customer, having an established account with a member, may also be accepted if the order is properly recorded and signed by the member or his authorized representative, and the written order of confirmation in this respect is obtained by the member within twenty four hours of receiving the telephonic order; and also that such telephonic order shall be effective from the time and date of recording the telephonic order in accordance with this sub-rule.

   (3) Provided, however, that the order of a customer of a member placed in the trading system of the exchange through internet, following the applicable rules and regulations, shall be treated as valid order which will be maintained electronically by the member.

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1 Sub-rule (1) substituted for original sub-rule (1) by Notification No. SEC/Section-7/SER-1987/131, dated 30-09-1997, Published in the official gazette on November 13, 1997.
2 At the end of the sub-rule (1) of the rule 4, for the full-stop a colon is substituted by Notification NO. SEC/Section-7/SER-1987/98-138 dated June 27, 1998, Published in the official gazette on August 27, 1998.
5 Inserted by Notification No. SEC/CMRRCD/2001-86/152/03/08 dated 24th November 2002 published in the official gazette on 29 December 2002.
(2) A member who has an “at best” order from a customer to buy or sell a security shall not, while such order remains unexecuted, buy or sell the same security on the stock exchange for his own account, or for the account, of the firm of which he is a partner or for the account of any of the partners therein or for any account in which he, such firm or partner directly or indirectly, has an interest.

(3) A member who has a “limit order” from a customer to buy or sell a security shall not, while such order remains unexecuted, buy or sell the security at or below the limit price on the stock exchange for his own account or for the account of the firm of which he is a partner or for the account of any of the partners therein or for any account in which he, such firm or partner, directly or indirectly has an interest.

(4) A member who has an order to buy or to sell a security shall not fill such order by selling or buying for his own account or for the account of the firm of which he is a partner or for the account of any of the partners therein or for any account in which he, such firm or partner directly or indirectly has an interest except when-

(a) the order is a limit order; or
(b) he sells the security at a price not exceeding the price at which the transaction immediately preceding the receipt of the order by him actually took place; or
(c) he buys the security at a price which is not less than the price at which the transaction immediately preceding the receipt of the order by him actually took place.

(5) A member who has executed an order of a customer shall, within a day of the execution of the order, give in writing in person or by Fax or E-mail a confirmation note or bill numbered and time-stamped, alongwith a copy of the related Howla or Contract Note, which shows the date on which the order was executed, the name and number of securities bought or sold, the nature of the transaction, the price of the securities, brokerage and other expenses, if any, the order and the Howla or Contract Note number.

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and date, and whether the order was executed from the member’s own account or the market.]

1[4A. Regulation of certain trading in the stock exchange.- Notwithstanding anything contained in these rules or in any regulations the trading in any stock exchange shall not follow any system which may enable any member, in any way whatsoever, to do trading in any security on the basis on any counter party identification.]

2[5. Maintenance of accounts and audit.- (1) Every member shall prepare once in every year a balance sheet and a profit and loss account, or a statement of income and expenditure, as the case may be, on the basis of the books of account and other documents as prescribed by rule 8.

(2) Every member shall have his accounts audited by an auditor who is a chartered accountant and shall submit to the stock exchange concerned and the Commission the audited balance sheet and profit and loss account, or the statement of income and expenditure, as the case may be, along with the auditor’s report within nine months after the end of the year concerned:

Provided that the Commission may extend the said period up to such time as it may deem fit.

(3) Notwithstanding anything contained in this rule, a member shall also have his accounts audited by an auditor who is a chartered accountant appointed by the Commission, whenever such audit is required by the Commission in the public interest, and the auditor so appointed shall furnish his report to the Commission in such form and within such time as the Commission may specify:

Provided that the fee for such audit and all other expenses in relation thereto shall be borne by the member concerned.]

6. **Application for registration.**- An application for the registration of a stock exchange under section 5 shall be made to the ¹[Commission] in Form-I.

7. **Maintenance of books of account and other documents by stock exchange.**- (1) Every stock exchange shall prepare and maintain, as required by sub-section (1) of section 6, such books of account and other documents as will accurately disclose a true and fair picture of the state of affairs of the stock exchange at any point of time.

   (2) The books of account and other documents referred to in sub-rule (1) shall include-

   (a) journals (or other comparable record), cash book and any other records of original entry forming the basis of entries into any ledger;
   (b) ledgers (or other comparable record) reflecting assets, liability, reserve capital, income and expense;
   (c) ledgers (or other comparable record) showing the position in respect of each member as on the settlement day of the securities which the member had bought or sold since the last preceding settlement day and which had been transferred through a clearing house maintained by the stock exchange;
   (d) daily record of quotations and transactions on the stock exchange showing the time at which each transaction took place;
   (e) record of transactions with banks;
   (f) record of security deposits;
   (g) register of members;
   (h) register of authorised clerks; and
   (i) minute books of the meetings of members, governing body and any committee of the general body of members or of the governing body.

   (3) The books of accounts and documents specified in this rule shall be preserved for a period not less than five years.

8. Maintenance of books of account, etc. by members.- (1) Every member shall prepare and maintain, as required by sub-section (1) of section 6, the following books of account and other documents in a manner that will disclose a true, accurate and up to date position of his business, namely :-

(a) journal (or other comparable record), cash books and any other books of original entry forming the basis of entries into any ledger, the books of record of all orders for purchase or sale of securities, all purchases and sales of securities, all receipts and deliveries of securities and all other debts and credits;
(b) ledgers (or other comparable records) reflecting asset, liability, reserve capital, income and expense accounts;
(c) ledgers (or other comparable records) reflecting securities in transfers, securities borrowed and securities loaned and securities bought or sold of which the delivery is delayed;
1[(cc)] 
2[separate customer ledgers (or other comparable records)]
reflecting the customers’ assets and liabilities which shall include, among others, the following namely:-
(i) chronological and customer-wise record of money received and paid:

[Provided that all receipts and payments in respect of all transactions, or series of transactions, for one customer in excess of taka five lac shall be carried out other than by cash (i.e., by account payee cheque, bank payment order or draft, or any other mode of banking system).]

(ii) chronological and customer-wise record of securities received and delivered specifically mentioning the name, quantity and relevant reference number of the securities; and

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(iii) chronological record of transactions made in a consolidated customers’ account;

1[(ccc) record of Customer Account Information Form is Form IA.]
(d) record of all balance of all ledger accounts in the form of trial balances to be prepared at least once at the end of the six months of every year of account;
(e) record of transaction with the banks;
(f) contract books showing details of all contracts entered into by a member with other members of the exchange or counterfoils or duplicates or memos of confirmation issued to such other members; and
(g) duplicates or counterfoils of memos of confirmation issued to customers.

(2) The books of accounts and other documents referred to in sub-rule (1) shall be preserved for a period of not less than five years.

2[(3) All persons authorized to deal in securities on own account in any stock exchange shall furnish a report of any personal transactions in securities on settlement of each accounting period in Form “D” to the head of monitoring and surveillance department of the stock exchange.]

3[8A. Maintenance of consolidated customers’ account.- (1) Every member shall maintain a consolidated customers’ account in his name with any scheduled bank only for the deposit of the money received from and for, and payment of money to and for, the customers.
(2) All money received from and for the customers shall be deposited in the said account on the day of receipt thereof or on the following day if the deposit cannot be made on the same day because of closure of the bank concerned.

2 Sub-rule (3) added by Notification No. SEC/Section-7/06/133, dated November 12, 1997 published in the official gazette on January 13, 1998.
8B. **Separate preservation of customers’ securities.**—Every member shall keep all securities received on account of any customer separately from the securities received by the member on his own account.

9. **Submission of periodical returns by stock exchange.**—The periodical returns relating to the affairs of a stock exchange, as required by sub-section (2) of section 6, shall be submitted to the [Commission] monthly in Form II within fifteen days of the close of the month to which it relates.

10. **Submission of annual report by stock exchange.**—(1) The annual report relating to the affairs of a stock exchange, as required by sub-section (2) of section 6 shall be submitted to the [Commission] not less than fourteen days before the meeting of the shareholders of the stock exchange before which it is to be laid.

   (2) Every such report shall be accompanied by a copy of the balance sheet and profit and loss account of such year audited by an auditor who is a chartered accountant.

11. **Listing of a security.**—An application for listing a security on a stock exchange shall be made by the issuer to the stock exchange in Form III.

12. **Submission of annual report by issuers.**—(1) The annual report required by section 11 to be furnished by an issuer of a listed security shall include a balance sheet, profit and loss account and cash flows statement, and notes to the accounts, collectively herein after referred to as the financial statements.

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2. Sub-rules (1), (2) and (3) substituted for the original sub-rules (1), (2) and (3) by Notification No. SEC/Section-7/SER/03/132, dated October 22, 1997 published in the official gazette on December 29, 1997.
(2) The financial statements of an issuer of a listed security shall be prepared in accordance with the requirements laid down in the\(^1\)[Schedule-1] and the International Accounting Standards as adopted by the Institute of Chartered Accountants of Bangladesh.

Explanation-In this sub-rule, International Accounting Standard refers to the accounting standards issued by the International Accounting Standards Committee.\(^2\)

(3) The financial statements of an issuer of a listed security shall be audited by a partnership firm of chartered accountants within the meaning of Bangladesh Chartered Accountants Order, 1973 (P. O. 2 of 1973) consisting of not less than two partners in practice for a minimum of seven years none of whom were associated in any way with the issuer during the auditing period (which includes holding of securities by themselves or through spouse or any other relatives and their employees), in accordance with the International Standards on Auditing applicable in Bangladesh and the report of the Auditors shall be in Form “B” annexed to the\(^3\)[Schedule-1].

Provided that, notwithstanding anything contained in this sub-rule, such financial statements may also be audited \(^4\)[in accordance with Schedule-2] by an auditor appointed by the Commission, whenever such audit is deemed by the Commission necessary in the public interest and the auditor so appointed shall furnish his report to the Commission in such form and within such time as the Commission may specify:

Provided further that the fee for such audit and all other expenses in relation thereto shall be borne by the\(^5\)[Commission].

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\(^1\) Replaced by Notification No. SEC/CMRRCD/2001-80/158/Admin/54 dated April 10, 2014, published in the official gazette on 22 May 2014.


\(^3\) Replaced by Notification No. SEC/CMRRCD/2001-80/158/Admin/54 dated April 10, 2014, published in the official gazette on 22 May 2014.


\(^5\) Replaced by Notification No. SEC/CMRRCD/2001-80/158/Admin/54 dated April 10, 2014, Published in the official gazette on 22 May 2014.
(3A) The financial statements referred to in sub-rule (1) shall be audited within one hundred and twenty days from the date on which the issuer’s financial year ends and a copy of such audited financial statements shall be submitted to the Commission and the Stock Exchange within fourteen days thereof:

Provided that on the application filed by the issuer within the aforesaid specified time the Commission may on good cause shown and only under extreme circumstances extend the time for auditing the financial statements or submission of the financial statements to the Commission, as the case may be, as it deems fit:

Provided further that if an issuer fails to get its financial statement audited in the manner as specified in sub-rule (3) and fails to submit the same to the Commission and the stock exchange within the said specified time or extended time as the case may be, the Commission may appoint an auditor to audit the [financial statements of the issuer in accordance with Schedule-2 at the Commission’s cost].

(3B) Where the Commission on examination of the audited financial statements of an issuer of a listed security, finds that the audit has not been conducted, or the audit report has not been prepared, in accordance with the provisions of these rules, or where, in the opinion of the Commission, the audited financial statements do not reflect the true state of affairs of the issuer and the financial statements are deficient in form or contents for which the concerned partnership firm of chartered accountants or its partners are jointly and severally liable, it may, by order in writing giving reasons therefor, declare the firm of chartered accountants which, or the auditor who, conducted the audit,

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ineligible for acting as an auditor of any issuer of a listed security for a period not exceeding five years:

Provided that before making any such order, the Commission shall refer the matter to the Institute of Chartered Accountants of Bangladesh constituted under the Bangladesh Chartered Accountants Order, 1973 (P.O. No. 2 of 1973), with a request to take appropriate disciplinary action against the firm of chartered accountants and the partners concerned within a period of sixty days from the date of such reference and the Commission may make the said order after the expiry of the said period, if no action is taken by the Institute or if, in its opinion, action taken by the Institute is not satisfactory:

Provided further that no such order shall be made without giving the firm of chartered accountants or auditor concerned a reasonable opportunity of being heard.]

1[(3C) The Commission may take appropriate measures for conducting the special audit for banks, non-bank financial institutions and insurance companies in consultation with their respective primary regulators, as the case may be, if felt necessary.].

2[“Explanation: Furthermore the special audit as mentioned in sub-rule (3C), the audit mentioned in the 1st and 2nd proviso of sub-rule (3) and in the 2nd proviso of sub-rule (3A) shall be considered as “special audit”.”.]

(4) Every issuer shall furnish the annual report, together with the balance sheet and the profit and loss account referred to in sub-rule (1) to the shareholders at least fourteen days before the general meeting of the shareholders of the issuer at which the report is to be laid before them and shall simultaneously furnish a copy of such report to the stock exchange or exchanges on which its securities are listed and to the 2[Commission].

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1 Sub-rule (3C) of Rule 12 has been inserted by Notification No. SEC/CMRRCD/2001-80/158/Admin/54 dated April 10, 2014, published in the official gazette on 22 May 2014.
(5) Notwithstanding anything contained in sub-rule (4), the first annual report to be furnished by an issuer shall be in respect of the year of account of the issuer ending after the commencement of these rules.

(6) An issuer shall, within three months of the general meeting referred to in sub-rule (4), submit to the Commission a list of the members of the issuer stating the facts as they stood on the date of that general meeting.

(7) The list required to be submitted under sub-rule (6) shall be the list required by section 36 of the Companies Act, 1994 (XVIII of 1994), to be submitted to the Registrar of Joint Stock Companies.

[(8) An annual report referred to in sub-rule (1) shall, in addition to the matters required to be included therein by the Ordinance, these rules or any other law for the time being in force, include such other statements, reports, documents, information or explanations relating to its affairs as the Commission may, by order in writing, require from time to time.]

4[13. Submission of periodical report by issuer.- Every issuer shall, within one month of close of the first half-year, transmit to the stock exchange in which its securities are listed, to the security holders and to the Commission half-yearly financial statements which shall be

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4 Rule 13 substituted for original rule 13 by Notification No. SEC/LSD/SER-1987/149 dated 04.2.2000 which was earlier substituted by Notification No. SEC/Section-7/SER/03/132, dated October 22, 1997 which was published in the official gazette on December 29, 1997.
prepared in the same manner and form as the annual financial statements.]

1[13A. Forms prescribed for the purpose of preparing the financial statements and the audit report may be adapted or amended, if deemed necessary, for compliance with the International Accounting Standards (IAS) and International Standards of Auditing (ISA).]

14. **Mode of filing or submission of returns/reports, etc.** – Any person required by the Ordinance or any of these rules to furnish any document, statement, return or report to the [Commission, Stock exchanges] and other agencies shall furnish it, either in person or through an agent, or send it by registered post.

3[15. **Risk-based capital adequacy requirements.** - (1) A member shall at all times maintain a net capital balance as required under sub-rule (2) of rule 3 for the purpose of his business and the aggregate indebtedness ratio between his net capital and aggregate liabilities shall, at no time, exceed the ratio of 1:20.

(2) If a member fails to maintain the aggregate indebtedness ratio as specified in sub-rule (1), he shall forthwith cease to carry on his securities business, otherwise than for the purpose of giving effect to any agreement or arrangement entered into before such failure, and inform the Stock Exchange and the Commission about such failure.

(3) Where the Stock Exchange becomes aware of such failure, it shall suspend trading of its member till such time as the requirement of the rule is met under immediate intimation to the Commission.

(4) The member who has ceased to carry on his business under sub-rule (2) may resume his business if he becomes capable to meet the requirement, provided the Stock Exchange is satisfied about that and permits him to do so under immediate intimation to the commission.

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(5) For the purpose of this rule, “aggregate liabilities” shall mean all liabilities, including the designated liabilities, as shown in the books of accounts of the member.”]
FORM I
(See rule 6)

FORM OF APPLICATION FOR REGISTRATION OF A STOCK EXCHANGE UNDER SECTION 5 OF THE SECURITIES AND EXCHANGE ORDINANCE, 1969.

To

Chairman
Securities and Exchange Commission
Dhaka

Dear Sir,

I/We hereby apply for registration of ..........................................
(name of the Stock Exchange) under section 5 of the Securities and Exchange Ordinance, 1969.

2. Four spare copies of the Memorandum and Articles of Association of …………………and four copies of the bye-laws of the Stock Exchange are enclosed.

3. Necessary information required in this behalf are furnished vide the annex to this Form.

Yours faithfully,

………………………….
Signature of the Applicant.

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PART I - General

1. Name of the applicant Stock Exchange

..............................

2. Address

..............................

3. Date of establishment

..............................

4. Is your exchange a joint stock company registered under the Companies Act, $^[1994]$? If so, state whether public or private, if not, the basis of organization be stated.

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5. Give details of your capital structure

..............................

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PART II - Membership

6. What is the proposed number of members?
   ........................................

7. Is there a ceiling to the maximum number of members that you would take?
   ........................................

8. Give details of the minimum qualifications and/or experience for membership.
   ........................................

9. If you have different classes of members, give details.
   ........................................

10. State the security deposit required from each member, admission fee and the rate of annual subscription.
    ........................................

11. Do you insist on your members or partners of firms who are members to divest themselves of other activities either as principals or as employees?
    ........................................

12. Do your rules permit firms to become members? State the conditions under which new partner can be admitted?
    ........................................

13. If your rules do not permit firms becoming members, do you permit individual members to form a partnership?
    ........................................

14. Do your rules permit members to work in partnership with non-members? If so, give necessary details.
    ........................................
PART III - Governing Body

15. What will be the strength of your government body? Give details of the constitution, powers of management, elections and tenure of office of the governing body and the manner in which its business is transacted.

..........................................................

16. Are trade or commercial interests represented on the governing body? If so, give details.

..........................................................

17. Do you propose to associate shareholders or investors associations with the management or your Exchange? If so, give details

..........................................................

18. Have details of any other committee or sub-committee that can be constituted under the bye-laws of your Stock Exchange along with the functions of

..........................................................

19. Give the designations, powers and duties of principal office bearers of your Exchange

..........................................................
PART IV- Trading

20. Give details of the manner in which trading will be carried on  
……………………………………..  

21. State the different kinds of contracts on your Exchange, e.g. spot,  
ready and forward. Also state the period of delivery and payment in  
each case  
……………………………………..  

22. Give details of the scale of brokers, commission and other charges, if  
anyprescribed by your Exchange  
……………………………………..  

23. Do your rules prescribe a standard form of contract for the use of your  
members?  
……………………………………..  

24. Do you classify your members into brokers and jobbers?  
……………………………………..  

25. Do you have any regulations regarding dealings by members on their  
own account?  
……………………………………..  

26. Do you have regulations regarding extension by members of credit to  
any person for the purpose of purchasing any security?  
……………………………………..  

27. Do you prescribe the circumstances in which members can borrow on  
any security or lend on any security carried for the account of a  
customers?  
……………………………………..  

28. Do you prescribe the circumstances under which a member can  
hypothecate any security carried for the account of any customer?  
……………………………………..
29. Do you have a Clearing House for the settlement of contracts? If so, give details of its organization and management

……………………………………

30. Will you have any arrangement for recording of bargains?

……………………………………

31. Will you have any arrangement for recording and publishing market rates?

……………………………………

32. What are the disciplinary powers available with the governing body to enforce due compliance by members of the regulations of the Stock Exchange and generally to ensure proper standard of business conduct?

……………………………………
PART V - Miscellaneous

33. What will be the conditions subject to which securities can be listed on your Exchange?

……………………………………

34. What are the criteria for admitting any security to forward trading?

……………………………………

35. Under what circumstances do you have right, if any, to circumscribe or suspend dealings in a listed security?

……………………………………

36. What provisions have you made for the levy and recovery of fees, fines and penalties?

……………………………………
CUSTOMER ACCOUNT INFORMATION FORM

Name and address of the Member
(with Phone, Fax and SEC registration nos.)
Customer code#...............................

Account Type: Cash (  ); Margin (  )  Special Remarks, any:
........................................................................................................

Name of the customer.................................................................

Father’s/Husband’s/CEO’s (in case of firm or company) Name:
..............................................................................................

Age............................ Sex: Male/Female...........................

Address......................................................................................

Tel#, if any............................ Nationality..............................

Name, with address, of the authorised person of the customer, if applicable
Officer or Director of any Stock Exchange/listed Company?

YES (  )    NO  (   )

If yes, name of the Stock Exchange/listed Company.............................

Name & address of the person introducing the customer, if any
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Special instructions, if any..........................................................
..............................................................................................

Signature of the authorized person of the customer, if any,
Date:

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Signature of the person introducing the customer
Date: ..........................................

Signature of the Customer
Date: ..........................................

Signature of the Member/Member’s partner/director
Officer or manager accepting the account
Date: .............................................
FORM II
(See rule 9)

PERIODICAL RETURN UNDER SECTION 6(2) OF THE SECURITIES
AND EXCHANGE ORDINANCE, 1969 RELATING TO THE AFFAIRS
OF M/S. .......... FOR THE MONTH OF ..................

To
Chairman
Securities and Exchange Commission
Dhaka

Dear Sir,

I/We hereby submit the following in compliance with the provision of rule
9 of the Securities and Exchange Rules, 1987 for your information and
necessary action:

1. Name of the Stock Exchange

2. (a) Particulars of application for listing received

(b) Particulars of those admitted to quotation

(c) Particulars of those refused listing and
reasons thereon in each case

3. Particulars of securities delisted and reasons
thereof in each case.

4. Particulars of member disciplined and nature of
offense/violation committed

5. Particulars of members declared defaulters

6. Particulars of members whose net capital balance fell
below the prescribed amount

1 Substituted by Notification No. SEC/Section-7/SER-1987/143, dated May 19, 1999,
published in the official gazette on June 7, 1999.
7. Particulars of non-compliance of any regulations of the Stock Exchange by any company whose securities are listed on the stock exchange

…………………………

8. Trading volume during the month-
   (a) Spot
       ………………………
   (b) Ready
       ………………………
   (c) Forward
       ………………………

9. Particulars of securities which registered a rise/decline of ten percent or more in value during the month

…………………………

10. Particulars of securities in which no transactions took place during the month

…………………………

11. Brief analysis of the stock market trend during the month

…………………………

Yours faithfully,

Signature………………
Designation………………
Place ……………
Date………………

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FORM III  
(See rule 11)

FORM OF APPLICATION UNDER SECTION 9 OF THE SECURITIES  
AND EXCHANGE ORDINANCE, 1969 FOR LISTING A SECURITY  
ON A STOCK EXCHANGE.

To……………………………….  
…………………………………

Dear Sir,

We hereby apply for the listing of ……………………………  
(NAME OF THE SECURITY)  
on your stock exchange.

2. The following particulars and documents are annexed herewith namely:-

(a) A copy of the Memorandum and Articles of Association/the trust  
deed;
(b) Copies of prospectus issued by the company in respect of security  
already listed on the stock exchange;
(c) Copies of balance sheets and audited accounts for the last three  
completed years or such shorter years as the company has been in  
existence;
(d) A brief history of the company since incorporation giving details  
of its activities including any reorganization, change in its capital  
structure and borrowings;
(e) A statement showing-

   (a) dividends and cash bonuses paid during the last 10 years or  
such shorter period as the company may have been in  
existence;
   (b) dividends on interest in arrears, if any,

(f) Certified copies of agreements or other documents relating to  
arrangements with or between- 

   (i) vendors/promoters;
   (ii) underwriters;
(iii) brokers.

(g) Certified copies of agreements with -

(i) managing agents;
(ii) selling agents;
(iii) managing director and technical directors.

(h) A statement containing particulars relating all material contracts, agreements (including agreements or technical advice and collaboration), concessions and similar other documents except these entered into in the normal course of the company’s business or intended business together with a brief description of the terms of such agreements.

(i) Certified copies of the agreements with any financial institution.

(j) Names and addresses of the directors and persons holding ten percent or more or any class of equity security as on the date of application together with the number of shares or debentures held by each.

(k) Particulars of security for which listing is sought.

3. We undertake that the stock exchange may, either generally by its bye-laws or in any particular case, call for such further particulars or documents or undertakings as it deems proper.

Yours faithfully,
1. **Assets and liabilities**: The assets and liabilities shall be classified under the headings appropriate to the company’s business, distinguishing as regards assets between fixed assets, long-term prepayments and deferred costs, investments, loans and advances and current assets, and as regards liabilities between share capital and reserves, long-term loans and deferred liabilities and current liabilities and provisions.

2. **Fixed assets**: (A) Fixed assets shall be distinguished between tangible and intangible and shall be classified under appropriate sub-heads, duly itemized, such as:

   (i) **tangible**:
   (a) land (distinguishing between free-hold and leasehold);
   (b) building (distinguishing between buildings on freehold land and those on leasehold land);
   (c) plant and machinery;
   (d) furniture and fittings;
   (e) vehicles;
   (f) capital work in progress including interest paid out of capital, if any; and
   (g) others.

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(ii) **intangible:**
   (a) goodwill;
   (b) patents, copyright, trade marks and design; and
   (c) others.

(B) Under each sub-head, other than capital work in progress, the original cost, and the additions thereto and deductions therefrom since the date of the previous balance sheet shall be stated and the aggregate amount written off, or provided or retained, up to the date of the balance sheet, by way of provision for depreciation or amortization or diminution in value shall be shown as deduction therefrom.

(C) Where sums have been written off on a reduction of capital or revaluation of assets and where sums have been added by writing up the assets, every balance sheet subsequent to the reduction or revaluation or writing up shall show the original cost, the reduced or increased figures, as the case may be, along with the date of and amount of the reduction or increase made.

(D) In the case of a company which immediately before the commencement of these Rules, was providing for depreciation or amortization or diminution in value by way of lump sum charge to profit or loss account or as appropriation of profit, without allocating the amount so provided to different sub-heads, the amount retained in the books of the company at the commencement of the said Rules as provision or reserve for depreciation or amortization or diminution in value shall be allocated against the respective sub-heads.

In every case where the original cost can not be ascertained without unreasonable expense or delay, the valuation shown by the books shall be given. Such valuation shall be the net amount at which an asset stood in the books of the company as at the commencement of these rules after deduction of the amounts previously provided or written off for depreciation or amortization or diminution in value.

3. **Long-term prepayments and deferred costs.** - Long-term prepayments and deferred costs shall include prepayments for services or benefits to be received after twelve months from the date of the
balance sheet. Any material items shall be stated separately together with the basis on which each item is being amortized or written off, and in respect of each item of deferred costs the reasons for carrying forward such costs shall be stated.

4. **Investments, loans and advances.** - (A) There shall be shown under separate sub-heads the aggregate amounts respectively of the company’s (i) investments in and loans and advances to subsidiary companies controlled firms and other associated undertakings, (ii) investments in listed companies other than investments in subsidiary companies and other associated undertakings, (iii) investments in unlisted companies other than investments in subsidiary companies, and other associated undertakings, (iv) investments in debentures and bonds issued by a Government, Municipal Committee or other local authority, (v) investments in immovable properties and (vi) other investments, loans and advances.

(B) There shall be stated under sub-head 4(A) (i) the names of the subsidiary companies, controlled firms and other associated undertaking and the nature and extent of the investment made and loans and advances given in each case, showing separately, in the case of each subsidiary company and other associated undertaking, shares of different classes and of different paid-up values, debentures, loans and advances and, in the case of each controlled firm, the amount invested as capital and the amounts of loans and advances. In the case of loans and advances, the nature of collateral security shall be stated. A company whose principal business is lending of money may give such information in consolidated form in the balance sheet and the details about the names and the extent of investments etc. in an annexure to the balance sheet.

(C) There shall be stated under sub-head 4(A) (ii) the names of the bodies corporate (in every case with the name of the managing agent, if any) in whose shares or debentures or bonds, investments have been made and the nature and extent of the investment made in each case, showing separately, shares of different classes and of different paid-up values, nature of the debentures, e.g. whether straight, convertible or redeemable and the rate of interest etc. A company whose principal business is lending of money may give
such information in consolidated form in the balance sheet and the
details about the names and the extent of investments etc. in an
annexure to the balance sheet.

(D) There shall be stated under sub-head 4 (A) (iii) the names of the
unlisted companies (in every case with the name of the managing
agent, if any) in whose shares or debentures or bonds, investments
have been made and the nature and extent of the investment made
in each case, showing separately, shares of different classes and of
different paid-up values, nature of debentures, e.g. whether
straight, convertible or redeemable and the rate of interest etc. A
company whose principle business is lending of money may give
such information in consolidated form in the balance sheet and the
details about the names and the extent of investments etc. in an
annexure to the balance sheet.

(E) There shall be stated under sub-head 4 (A) (iv) the names of the
Governments Municipal Committees and other local authorities in
whose debentures or bonds investments have been made and the
nature and extent of the investment made in each case.

(F) The mode of valuation of investments, e.g. cost or market value,
shall be stated separately and, if investments in listed companies
are valued otherwise than at market value, the aggregate amount of
the market value thereof shall be shown.

(G) Loans and advances due for payment after a period of twelve
months from the date of the balance sheet shall be shown under
this head.

(H) The following particulars shall be stated separately by way of a
note of respect of sub-head 4(A) (vi):

(a) aggregate amount due by directors (including the managing
director), managing agents, managers and other officers of the
company and any of them severally or jointly with any other
person; and

(b) aggregate amount due by associated undertakings.
(I) Provisions, if any, made for diminution in the value of investments and in respect of losses of subsidiary companies shall be shown as deduction from the gross amounts of the respective sub-heads.

5. **Current assets** :- (A) Current assets shall be classified under sub-heads appropriate to the company’s affairs, including, where applicable, the following:

(i) stores, spare parts and loose tools, distinguishing each from the other;

(ii) stock-in-trade, distinguishing, where practicable, between (a) stock of raw materials and components, (b) work in progress, (c) stock of finished products and (d) other stock;

(iii) sundry debtors, which shall include amounts due in respect of goods sold or services rendered or in respect of other contractual obligations but shall not include the amounts which are in the nature of loans or advances. Debts considered good and debts considered doubtful or bad shall be separately stated. Debts considered good shall be distinguished between those which are secured and those for which the company holds no security other than the debtor’s personal security;

(iv) loans and advances due for repayment within a period of twelve months from the date of the balance sheet, showing separately the amounts due from subsidiaries, controlled firms and other associated undertakings and also the amounts lent out to employees of the company. Loans and advances considered good and loans and advances considered doubtful or bad shall be separately stated;

(v) trade deposits and short term prepayments for which services or benefits are to be received within twelve months from the date of the balance sheet and current account balances with statutory authorities.

(vi) bills receivable;

(vii) interest accrued or interest outstanding;

(viii) balances on current account with the managing agents, managers and directors the maximum amount held by any of
them at any time since the date of incorporation or since the
date of the previous balance sheet, whichever is the later, being
stated by way of a note;

(ix) tax refunds due from Government, showing separately excise
duties, customs duties, sales tax, income-tax etc. and

(x) cash and bank balances, distinguishing between (a) amount in
hand, (b) amount in transit and (c) balances with banks and
agents.

(B) In the case of sub-heads 5(A) (i) and (ii) the respective basis of
valuation shall be stated. If the basis such as “cost”, “Market
value” or “cost or market value, whichever is lower” is given, there
shall also be given, to the extent practicable a general indication of
the method of determining the “cost” or “market value” e.g.
“average cost”, “first-in, first out”, or “last-in, first out”.

(C) in respect of each of the sub-heads 5 (A) (iii) and (iv) the following
particulars shall be stated separately:

(a) aggregate amount due by directors (including managing
director), managing agents, managers and other officers of the
company and any of them severally or jointly with any other
person;

(b) aggregate amount due by associated undertakings;

(c) maximum amount of debts, under each of the preceding items
(a) and (b) at any time since the date of incorporation of since
the date of the previous balance sheet, whichever is the later
(by way of a note).

6. Assets in respect of which different methods or bases of valuation or
of provision for depreciation or diminution in value are used shall be
regarded as assets of different classes.

7. Preliminary expenses, discount allowed on the issue of shares and
expenses incurred on the issue of shares or debentures, including any
sums paid by way of commission or brokerage on the issue of shares
or debentures, to the extent not written off or adjusted, shall be treated
as assets and shown separately under each head.
8. **Share capital and reserves** :- (A) Share capital and reserves shall be classified under the following sub-heads :

(i) paid up capital, distinguishing between different classes of preference and equity shares and the amount paid up in respect of each class. In the case of forfeited shares, the amount already paid thereon shall be added to the paid-up capital. Calls paid in advance shall also be added to the paid-up capital; and

(ii) reserves, distinguishing between capital reserves and revenue reserves. Capital reserves shall include capital redemption reserve, share premium account, surplus on revaluation of fixed assets, profit prior to incorporation or on reissue of forfeited shares or any reserve not available for distribution by way of dividend (to be specified), while revenue reserves shall include general reserve, dividend equalisation reserve, other reserves created out of profit (to be specified), and unappropriated profit i.e. credit balance of profit and loss account after appropriations for the period to the date of balance sheet. Additions to and deductions from each item of reserves shall be shown in the balance sheet under the respective items unless they are disclosed in the profit and loss account or a statement or a report annexed thereto.

(B) There shall be shown in the balance sheet :

(i) authorized share capital distinguishing between various classes of shares and stating the number and value of each class ;

(ii) issued share capital, distinguishing between various classes of shares and stating the number and value in respect of each class ;

(iii) subscribed share capital, distinguishing between various classes of shares and stating the number and value in respect of each class ;

(iv) called up share capital, distinguishing between various classes of share and stating the number, value and the amount called up in respect of each calls;

(v) calls unpaid as a deduction from called up share capital, distinguishing calls unpaid by (a) directors (including
managing director), (b) managing agents, (c) managers, (d) officers and (e) others;

(vi) paid up share capital, distinguishing in respect of each class between (a) shares allotted for consideration paid in cash, (b) shares allotted for consideration other than cash and (c) bonus shares and stating the number and value of each class;

(vii) particulars of any option on unissued shares, such as amount of option, class of shares, issue price, period during which option is exercisable etc;

(viii) in the case of redeemable preference shares, the terms of redemption or conversion, if any, together with the earliest date on which the company has power to redeem or the company or the holder of the shares has power to convert the shares; and

(ix) in the case of subsidiary companies, the number of shares class held by the holding company as well as by the ultimate company, if any, and its subsidiaries.

(C) Where circumstances permit, authorized, issued, subscribed, and paid up, capital or any two or more of them may be shown as one item.

(D) The word fund, in relation to any ‘reserve’ shall be used only where such a reserve is represented by specifically earmarked investment or other assets realisable as and when required at not less than the amount of fund.

9. **Long term loans and deferred liabilities.**— (A) Long-term loans and deferred liabilities shall mean loans and liabilities which become due for payment after twelve months from the date of the balance sheet. Deferred liabilities shall include such other liabilities as are under normal accounting principles appropriately so classified.

(B) Long-term loans shall be classified as secured and unsecured, under each class shall be shown separately:

(i) debentures;

(ii) loans from banking companies and other financial institutions;
(iii) loans for subsidiary companies, controlled firms and other undertaking;
(iv) loans from directors (including managing director), managing agents and managers; and
(v) other loans.

(C) Where any of the long-term loans or any other deferred liabilities are secured otherwise than by the operation of law on any assets of the company the fact that the liabilities are so secured shall be stated, together with a statement of the assets upon which they are secured, and, where more than one class of liabilities is so secured, their relative priorities with respect to payment of interest and redemption.

(D) The rate of interest and terms of redemption or conversion, if any, of the debentures issued shall be stated together with the earliest date on which they may be redeemed or converted into shares and it shall also be stated if any, sinking fund arrangement exists.

(E) There shall be stated, by way of a note or otherwise, particulars of any redeemed debentures which the company has power to reissue.

(F) Where any of the company’s debentures are held by a nominee of, or a trustee for, the company, the amount thereof, calculated on the same basis as the total amount standing in the balance sheet in respect of the debentures of that class, shall, unless and until the debentures so held are reissued or canceled be shown as deduction from the total by way of a note.

(G) Deferred liabilities shall include items such as (i) deferred liability for taxation, (ii) consumer’s deposits with utility companies and (iii) amounts allocated or set aside and retained for Workers’ Participation Fund, provident fund, pension, gratuity insurance and other staff benefit schemes. Every material item shall be stated separately.

10. **Current liabilities.**— (A) Current liabilities shall mean liabilities due and payable (other than liabilities the payment of which may at the company’s option, be postponed) within twelve months from the date of the balance sheet, together with such other liabilities as are under normal accounting principles appropriately so classified.
(B) Current liabilities and provisions shall, so far as they are appropriate to the company’s business be classified under the following sub-heads:

(1) Short-term loans, distinguishing between secured and unsecured and between loans taken from-

(a) banking companies, and other financial institutions;
(b) subsidiary companies, controlled firms and other associated undertakings;
(c) directors (including managing directors), managing agents and managers;
(d) installments of long-terms debt; and
(e) others;

(2) deposits;
(3) creditors;
(4) accrued expenses;
(5) bills payable;
(6) advance payment and unexpired discounts for the portion for which value is still to be given, e.g., in the case of newspapers, clubs and steamship companies;
(7) interest accrued on secured loans;
(8) interest accrued on unsecured loans;
(9) other liabilities, if any (to be specified), e.g., unclaimed dividend, unpaid dividend;
(10) provision for taxation, showing separately excise duties, customs duties, sales tax, income tax, etc.;
(11) proposed dividend; and
(12) other provisions, if any (to be specified).

(C) Where any short-term loans or any other liabilities of the company are secured otherwise than by the operation of law on any assets of the Company, the fact that the liabilities are so secured shall be stated, together with a statement of the assets upon which they are secured and where more than one class of liabilities is so secured,
their relative priorities with respect to payment of interest and redemption.

11. No liability shall stand in the balance sheet at a value less than the amount at which is its repayable (unless the quantum of repayment is at the option of the company) at the date of the balance sheet or, if it is not then repayable, at the amount at which it will first become so repayable thereafter, less where appropriate, a reasonable deduction for discount until that date.

12. There shall be added a foot-note to the balance sheet, showing separately:

(1) claims against the company not acknowledged as debt;

(2) uncalled liability on partly shares;

(3) arrears of fixed cumulative dividends on preference shares together with the period for which the dividends are in arrears. If there is more than one class of preference shares, the gross amount of dividends in arrears, on each such class, shall be stated separately;

(4) the aggregate amount of contracts for capital expenditure remaining to be executed and not provided for;

(5) other sums for which the company is contingently liable. The aggregate amount of any guarantees given by the company on behalf of the directors (including managing director), managing agents, managers or other officers of the company or any of them severally or jointly with any other person shall be stated separately, and where practicable, the general nature and amount of each such contingent liability, if material, shall also be specified; and

(6) Where determinable, the capacity of the industrial unit, actual production and the reasons for shortfall, if any, except in a case where the Authority upon an application agrees that such information need not be disclosed in the public interest.

13. Where there has been any change in the basis of accounting, e.g., change in the mode of valuation of the stock-in-trade, change in the method of changing depreciation, such changes, together with the effects thereof, shall be stated by way of a note.
14. There shall be stated, by way of a note or otherwise-

(1) the basis on which foreign currencies have been converted into taka; and
(2) the general nature of any credit facilities available to the company under any contact, other than trade credit available in the ordinary course of business, and not availed of at the date of the balance sheet.

15. If in the opinion of directors, any of the current assets and investments, loans and advances do not have, on realization in the ordinary course of business, a value at least equal to the amounts at which they are stated, the fact the directors are of that opinion shall be stated by way of a note.

16. Except for the balance sheet for the year ending after the date of commencement of these rules, every balance sheet shall also give the corresponding amounts at the end of the immediately preceding accounting year for all items shown in the balance sheet. This requirement shall, in the case of companies preparing quarterly or half-yearly accounts relate to the balance sheet as on the last day of the period which ended on the corresponding date of the immediately preceding year.

17. Where any items shown in the balance sheet or included in amounts shown therein cannot be determined with substantial accuracy an estimated amount described as such shall be included in respect of that items together with the description of the item.

18. No provision with respect to the information to be given in the balance sheet shall be deemed to require the amount of any items that is of no material significance to be given separately.

19. Any information required to be given in respect of any of the items in the balance sheet, if it cannot be included in the balance sheet itself, be furnished in a separate schedule or schedules to be attached to, and to form part of, the balance sheet.
PART II

REQUIREMENT AS TO PROFIT AND LOSS ACCOUNT

1. The profit and loss account shall be so made out as to disclose clearly the result of the working of the company during the period covered by the account and shall show, arranged under the most convenient heads, the gross income and the gross expenditure of the company during the period, disclosing every material feature and in particular the following:-

(A) (1) the turnover, that is, the aggregate amount for which sales are effected by the company, and the gross income derived from rendering giving on supplying services or benefits, and showing as deduction therefrom -
   (a) commission paid to sole selling agents;
   (b) commission paid to other selling agents; and
   (c) brokerage and discount on sales, other than the usual trade discount;
(2) income from investments, showing separately income from each subsidiary company, from each controlled firms, from each associated undertaking and from other investments;
(3) income by way of interest on loans and advances and other interest;
(4) income from sale of bonus vouchers;
(5) profit on sale of investments;
(6) profit on sale of items of fixed assets;
(7) profit in respect of transactions, of an exceptional or non-recurring nature, not usually undertaken by the company or not envisaged in the normal course of business; and
(8) other income, showing separately every material item and the nature of each such items;
(B) (1) the value of stock-in-trade, including raw materials and components, work in progress and finished products, as the commencement and the value as the end of the period;
(2) purchase of raw materials and components and finished products;
(C) expenditure on -

(1) stores and spare parts consumed;
(2) fuel and power;
(3) salaries and wages (including bonus, contributions to provident and other funds recognised under the Income Tax Ordinance, 1984 and expenses on staff welfare), distinguishing Income Tax Ordinance 1984 and expenses on staff welfare, distinguishing between manufacturing salaries and wages, if any, and other salaries and wages and also showing by way of a note the amount included in salaries and wages in respect of persons who are directors (including managing director) of the company;
(4) rent municipal rates and local taxes (excluding taxes on income and capital gains);
(5) insurance;
(6) repairs and maintenance (being repairs to and maintenance of the company’s fixed assets); and
(7) patents, copyrights, trade marks, design, royalties and technical assistance;

(D) the aggregate amount of auditors remuneration, whether fees, expenses or otherwise, for services rendered as auditors or in any other capacity showing separately the remuneration for services rendered as auditors and the remuneration for services rendered in any other capacity and stating the nature of such other services;

(E) other expenses, showing separately every items of an exceptional or non-recurring nature and every material items;

(F) the amount provided for depreciation, renewals or diminution in value of fixed assets. The value of the assets by various groups, the additions or depletion’s thereto, the rate at which depreciation is charged, the rate (s) at which depreciation, accelerated or for extra shifts, is charged shall be shown in the form of an annexure. Where such provision is not made by means of a charge for depreciation, the method adopted for making such provision shall be stated. If no provision for depreciation or for extra shift depreciation is made during the period, the fact that no provision has been made and the reasons for not making it shall be stated, and the amount which
should have been provided and the quantum of arrears of
depreciation, if any, shall be disclosed.

(G) (1) the amount of interest on borrowings, showings separately the
amount of interest on the company’s debentures, on other long
term loans and on short term loans, and showing by way of a
note the amount of interest on borrowings from the directors
(including managing director), the managing agents and the
managers;

(2) loss on sale of investments;

(3) loss on sale of items of fixed assets;

(4) debts written off as irrecoverable;

(5) provision for doubtful or bad debts;

(6) provision for diminution in value of investments;

(7) provision for losses of subsidiary companies, controlled firms
and associated undertakings; where loss is actually incurred the
extent of loss in the case of each subsidiary company,
controlled firms and associated undertaking shall be disclosed;

(8) remuneration of managing agents;

(9) provision for taxation on income, capital gains and other tax or
taxes, showing separately the provision for liability in respect
of the profit of the period and the provision for liability
defferred due to the difference between the rates of depreciation
allowed for purposes of taxation on income and those adopted
by the company for the charge to profit and loss account and
distinguishing, where applicable, between the provision for
Bangladesh taxation and the provision for taxation elsewhere.
Where the provision for taxation in respect of the profits of the
period is reduced by the writing back of a part or the whole of
the provision for deferred liability made in previous periods the
amount written back shall be shown as deduction from the
gross charge for taxation; and

(10) other provision for meeting specific liabilities, contingencies
or commitments.
(H) (1) the amount set aside or proposed to be set aside as reserve showing separately the respective amounts in respect of each item of reserve; and
(2) the amount of the dividend proposed.

2. The profit and the loss arising from ‘hedge’ and ‘forward’ contracts, trading in ‘futures’ and ‘badla (contango and backwardation)’ and other transactions of a similar nature carried forward or completed by ‘meeting the difference’ and not resulting in actual purchase or sale of stock-in-trade, shall not be deducted from or added to the cost of item (B) (2) in paragraph 1 of this Part, and shall be shown separately in the profit and loss account.

3. There shall be stated by way of a note the respective amounts included in items (G) (4) and (5) of paragraph 1 of this Part for (a) debts due by the directors (including managing director) managing agents, managers and other officers of the company and any of them severally or jointly with any other person (b) debts due by associated undertakings.

4. The following shall be stated by way of a note -
(i) the aggregate amounts paid during the period to or in respect of, or provided during the period for payment to or in respect of, the directors (including managing director), managing agents and officers by the company and its subsidiary companies, controlled firms and other associated undertaking as fees, remuneration, allowances, commission, perquisites or benefits or in any other form or manner and for any services rendered, and shall give full particulars of such aggregate amounts, separately for the directors (including managing director), managing agents and officers, under appropriate heads such as:

(a) fees;
(b) managerial remuneration;
(c) remuneration or commission based on net profit or turnover;
(d) reimbursable expenses;
(e) pensions; gratuity; company’s contribution to provident, superannuation and other staff funds (showing by way of a note payments actually made out of such funds, during the period
being amounts in excess of members’ own subscriptions and interest thereon); compensation for loss of office and in connection with retirement from office;

(f) buying commission, showing separately the amount provided for or paid to an associated undertaking of the managing agent or to an associated person of or partner in, or a director or officer of the managing agent or of the company;

(g) selling agency commission, showing separately the amount provided for or paid to an associated undertaking of the managing agent or to an associated person of or partner in, or a director or officer of the managing agent or of the company;

(h) other allowances and commission, including commission for guarantee, specifying the nature of the allowances and commission and the respective amounts;

(i) other perquisites and benefits in cash or in kind stating their nature and where practicable, their approximate money values;

(j) the amount of commission to the managing agents, to an associated person of the managing agent or to an associated person of a partner or a director or officer of the managing agent or of the company as selling or buying agents of other concerns in respect of contracts entered into by such concerns with the company;

(k) the aggregate amounts of the company’s purchases from and sales of goods, material and services to the managing agents, to an associated undertaking of the managing agent or to an associated person of a partner or a director or officer of managing agent or of the company;

(l) the calculation of the commissions payable by way of a percentage of net profit to the directors (including managing director), the managing agents or managers and showing the computation of net profits with relevant particulars; and

(m) the amounts, if material, by which any items shown therein are affected by any change in the basis of accounting;

(ii) in the case of a sale of an item of fixed assets otherwise than through a regular auction showing particulars of the original cost accumulated depreciation charged thereon the written down value, the sale prices, the mode of disposal (e.g. by tender or negotiation)
and the particulars of the purchasers indicating whether such purchaser was a director or officer, managing agent or a shareholder owning 20 percent of the voting shares of the company.

5. A company need not show the amount set aside as provisions other than those relating to depreciation, renewal or diminution in value of assets if, on application made by it, has been allowed by the Authority to do so on being satisfied that the disclosure of such information would be prejudicial to the interests of the company, but shall so frame or mark the heading covering the amount of such provision as to indicate that it has been so allowed by the Authority.

6. The profit and loss account shall be so drawn up as to disclose separately the manufacturing, trading and operation results. In the case of a manufacturing concern the cost of goods manufactured shall also be shown. Where an undertaking has more than one unit of operation or line of business the working results of each such unit or line of business should be separately given.

7. (A) Except for the profit and loss account for the year ending after the date of commencement of these Rules every profit and loss account shall give the corresponding amounts for the immediately preceding accounting year for all items shown in the profit and loss account.

(B) The requirement in sub-paragraph (A) shall, in the case of companies preparing quarterly or half yearly accounts relate to the profit and loss account for the period which ended on the corresponding date of the immediately preceding year.

8. The information required to be given in respect of any of the items in the profit and loss account shall, if it can not be included in the profit and loss account itself, be furnished in a separate schedule or schedules to be attached to and to form part of, the profit and loss account.

9. In the case of a company not carrying on business for profit, the provisions of this Part shall have effect as if for references therein to profit and loss account references to income and expenditure account had been substituted.
REQUIREMENTS AS TO CASH FLOWS STATEMENT

1. The cash flows statement shall be so made out as to disclose clearly the cash flows of the company from its operating, investing and financing activities, disclosing every material feature and in particular, the following:
   (A) (1) the major classes of gross cash receipts and gross cash payments from operating activities, using the direct method;
       (2) interest paid on short term borrowing; and
       (3) taxes on income paid and/or deducted at sources.
   (B) (1) cash payments for acquisition of fixed assets, long-term pre payments and deferred costs, investments, loans and advances;
       (2) cash receipts from sales of fixed assets, intangibles and other long-term assets;
       (3) cash receipts from repayments of long-term loans and advances;
       (4) acquisitions and disposals of subsidiaries and other business units; and
       (5) interest and dividend received.
   (C) (1) cash proceeds from issuing shares at par, premium and discount;
       (2) cash proceeds from issuing debentures, loans and other short or long term borrowings;
       (3) cash repayments of amounts borrowed;
       (4) Interest paid on long-term borrowings; and
       (5) dividend paid.

2. Investing and financing transactions that do not require the use of cash or cash equivalents should be excluded from the cash flows statements. Such transactions should be disclosed elsewhere in the

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1 Part III of the Schedule added by Notification No. SEC/Section-7/SER/03/132, dated October 22, 1997 which was published in the official gazette on December 29, 1997.
financial statements in a way that provides all the relevant information about these investing and financing activities.

3. The amount of significant cash and cash equivalents held by the Company that are not available for its use should be disclosed.

4. The components of cash and cash equivalents at the balance sheet date together with a reconciliation of opening and closing balances thereof should be presented”.

5. Form ‘A’ annexed to the Schedule shall be omitted.

6. In Form “B” annexed to the Schedule, the existing Form of the Auditor Report shall be substituted by the following new Form of the Auditors Report:
Form of the Auditors’ Report

We have audited the accompanying financial statements for the period from.........................to .................of................... in accordance with the International Standards of Auditing as adopted by the Institute of Chartered Accountants of Bangladesh; and we state that we have obtained all the information and explanations which we have required, and after due verification thereof, we report that, in our opinion:

(a) These financial statements have been drawn up in accordance with the requirements of the {Schedule-1} to the Securities and Exchange Rules, 1987; the Companies Act, 1994 and other relevant laws where applicable; and the International Accounting Standards as adopted by the Institute of Chartered Accounts of Bangladesh;

(b) These financial statements which are in agreement with the Books of Account of the Company give a true and fair view of the state of its affairs as at ..................... and of the result of its operations and cash flows for the period/year then ended;

(c) Proper Books of Accounts have been kept by the Company as required by the relevant laws; and

(d) The expenditure incurred was for the purposes of the Company’s business.

Place:..........................................
Date:..........................................

For.................................................................
(Name of the firm)

.................................................................
(Signature with the name of Partner/Sole Proprietor)
Chartered Accounts]

1 Replaced by Notification No. SEC/CMRRCD/2001-80/158/Admin/54 dated April 10, 2014, Published in the official gazette on 22 May 2014.
[1][“Form C
See rule 13]

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**Report of Personal Transactions in Securities**

<table>
<thead>
<tr>
<th>Howla No. and date</th>
<th>Name of securities</th>
<th>Types of transactions</th>
<th>Number of securities bought/sold</th>
<th>Value of securities bought/sold</th>
<th>Date of settlement with Cheque No.</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

I/We declare that the above information is true and correct.

Signature of the stock-dealer-----------------------

Name-----------------------------------------------

Member’s Code...........................................]

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PART [IV]  
INTERPRETATION

1. For the purpose of this Schedule unless the context otherwise requires-

(a) the expression “associated undertakings” means any two or more undertakings interconnected with each other in the following manner, namely :-

(i) if a person who is the owner or a partner, officer or director of an undertaking or who directly or indirectly holds or controls shares carrying not less than twenty percent of the voting power in such undertaking, is also the owner or a partner, officer or director of another undertaking or directly or indirectly, holds or controls shares carrying not less than twenty percent of the voting power in that undertaking; or

(ii) if the undertakings are under common management or common control or one is the subsidiary of another; and the shares of an issuer shall be deemed to be owned, held or controlled by a person if they are owned, held or controlled by that person or by the spouse, a brother or sister or any lineal ascendant or descendant of that person and the person who is the owner or a partner, officer or director of, or directly or indirectly holds or controls shares carrying not less than twenty percent of the voting power in, an undertaking shall be deemed to be an “associated person” of the person who is the owner or a partner, officer or director of, or directly or indirectly holds or controls shares carrying not less than twenty percent of the voting power in, another undertaking which is an associated undertaking of that undertaking;

(b) the expression ‘debts’ shall include loans and advances and other receivable where it relates to amounts written off and provision for doubtful and bad debts;

(c) the expression “liability” shall include all liabilities in respect of expenditure contracted for and all disputed or contingent liabilities;

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1 Part IV renumbered for original Part III by Notification No. SEC/Section-7/SER/03/132, dated October 22, 1997 which was published in the official gazette on December 29, 1997.
(d) the expression “manufacturing salaries and wages” shall mean those direct and administrative salaries and wages which under normal accounting principles are so classified;

(e) the expression “provision” shall, subject to paragraph 2 of this Part, mean any amount written off or retained by way of providing for depreciation renewals or diminution in value of assets, or retained by way of providing for any known liability of which the amount cannot be determined with substantial accuracy;

(f) the expression “reserve” shall not, subject as aforesaid, include any amount written off or retained by way of providing for depreciation, renewals or diminution in value of assets or retained by way of providing for any known liability;

(g) the expression ‘Rules’ means the Securities and Exchange Rules, 1987.

2. Where, in the case of a company,-

(a) any amount written off or retained by way of providing for depreciation, renewals or diminution in value of assets, not being an amount written of in relation to fixed assets before the commencement of these Rules ; or

(b) any amount retained by way of providing for any known liability, is in excess of the amount which, in the opinion of the directors of the company, is reasonably necessary for the purpose, the excess shall be treated for the purposes of this Schedule as a reserve and not as a provision.

3. A firm shall be deemed to be controlled by a company if the latter controls the firm’s management or is entitled to more than fifty percent of its profits or is liable to bear more than fifty percent of its losses.
Form of the Independent Auditor’s Reports

We have audited the annexed Balance Sheet of........................................ Ltd. as at ................................... and its Profit and Loss Account for the year ended as on that date together with the accompanying Cash Flow Statement and Notes thereto, as prepared by the company in due conformance with generally accepted accounting principles, procedures and also the applicable International Accounting Standard (IAS) and produced to us by it for our examination in due conformance with the applicable International Standards on Auditing and we report that:

(i) we have conducted the audit as per applicable International Standards on Auditing (ISA) (A brief outline of our approach is narrated in the note);

(ii) our examination and checking of records, relevant books of accounts registers, schedules and financial statements were sufficient to enable us to form an informed and assessed opinion on the authenticity and accuracy of the accounts and financial statements (A summary of staff engagement and extent of examination is stated in our audit note);

(iii) we have obtained all the information, explanations and documents as required by us;

(iv) the company management has followed relevant provisions of law and rules in managing the affairs of the company and that proper books of accounts, records and other statutory books have been properly maintained;

1 Form A omitted by Notification No. SEC/Section-7/SER/03/132, dated October 22, 1997 which was published in the official gazette on December 29, 1997.
(v) the Balance Sheet and Profit and Loss Account are in agreement with the said books of account maintained by the Company and examined by us while the Cash Flow Statement conforms with the presentation laid out in the relevant International Accounting Standard; and

(vi) the expenditure incurred and payments made were for the purpose of the Company’s business for the year.

And in our opinion annexed Balance Sheet and Profit and Loss Accounts represent a true and fair view of the state of the Company’s affairs as at.................... and of the profit earned/loss incurred for the year ended on that date and that these financial statements have been drawn up in accordance with the requirements of applicable laws and rules containing all the information in the manner required by relevant laws and rules and the International Accounting Standards (IAS) as applicable in Bangladesh including IAS 24.

Dated:.........................

Dhaka.

Chartered Accountants

Signed by Mr.........................

Note: The report shall also comply with specific requirements, if any, of the law governing the affairs of the company under audit. Notes to financial statements will form part of the report.

Annexure I: Balance Sheet
Annexure II: Profit and Loss Account
Annexure III: .................................
Chartered Accountant  
By Order of the President  
DEVRANJAN CHAKRABORTY  
Deputy Secretary (Investment)  

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Guidelines for conducting special audit of companies-

In terms of power vested under sub-rule (3) and (3A) of rule 12 of the Securities and Exchange Rules, 1987, the Bangladesh Securities and Exchange Commission may appoint an auditor in the public interest to undertake special audit of the financial statements of a listed company.

To conduct the aforesaid audit of listed companies meaningfully and objectively, the audit firm appointed by the Bangladesh Securities and Exchange Commission shall perform the audit with special emphasis, among others, on the following matters:

1. Whether the company has kept proper books of accounts, register of members, minutes of the meetings of Board of Directors and kept these updated.
2. Whether the company has adhered to the Securities and Exchange Rules, 1987, Bangladesh Financial Reporting Standards (BFRS) and, or Bangladesh Accounting Standards (BAS), to state deviation thereof, if any, with particular reference to:
   (a) Accuracy of turnover and major components of costs of sales;
   (b) Accuracy of reporting of business or segment or unit wise revenue, if any;
   (c) Position of current assets with particular emphasis on the realization, collection and adjustment status of debtors, advance, loan and, or investment to sister and other concerns, if any, deposits and prepayments. As regard debtors and receivables, the auditor should obtain direct confirmations for such balances which constitutes for more than 5% of the total outstanding, if not realized subsequently. The auditor should also obtain direct confirmations for such balances which constitutes for more than 5% of the total outstanding, if not realized subsequently.

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confirmation for all the bank balances including loan balances. The objective(s) of giving advance, loan and, or investment to sister and other concerns, if any, should also be verified;

(d) Reconciliation of production and sales revenue and its relation to VAT payment, if applicable, as well as Income Tax payment. The auditor should check whether adequate provision for income tax has been made along with accuracy of deferred tax calculation, if applicable. As regard revenue, the auditor should verify the details of revenue with the control ledger and subsidiary ledger and confirm with invoices for its accuracy and completeness. The auditor should confirm that all the sales and its corresponding collection have been recorded and properly deposited to bank and there is no fake sale. As regard other income, the auditor should verify the details of other income and confirm the accuracy and calculation thereof with the available documents or sources;

(e) Valuation and physical existence of items of inventories. The closing inventories should be verified through physical verification and, where applicable, the balance should be confirmed by doing back calculation using the relevant book or records on inventory usage. Regarding the inventories, among others, the auditor also should give comment(s) on the following matters-

- whether the company has established proper system of maintaining the inventories;
- whether adequate provision has been made for obsolete and damaged items of inventories and whether these are written off accordingly;
- whether the company has properly arrived at the cost of the inventories and valuation has been done as per BFRS and, or BAS.

(f) Authenticity of purchases and cost of goods sold, the auditor should-
- Confirm that proper policies have been followed during procurement;
- Verify the ledgers and invoices to confirm the accuracy and completeness;
- Check the cost of purchases with documents;
- Confirm that the purchases have been made as per the requirement of the company;
- Confirm that all the expenditure relating to cost of goods sold has been properly accounted for;
- Check the accuracy and completeness of all the said expenses;
- Confirm the unit cost from the calculation;
- Check the consumption of raw materials with the information of stores department.

(g) Genuineness of expenses of the company for the relevant year(s). In this regard, the auditor should-
- Verify all the expenses with the source documents and check their relevancy;
- Confirm the calculation and formation;
- Confirm that all the expenses of the relevant period have been charged to the financial statements.

(h) Directors’, sponsors’ remuneration or emoluments and related party transactions [associate and subsidiary company as defined in the Securities and Exchange Commission (Public Issue) Rules, 2006, BFRS and, or BAS] with special emphasis on compliance with the Commission’s Order No. SEC/CMRRCD/2006-159/Admin/02-10 dated September 10, 2006 and Notification No. SEC/CMRRCD/2008-183/Admin/03-30 dated June 01, 2009 (or, subsequent amendments in this regard). The auditor should confirm that the company has complied BFRS and, or BAS in making or reporting transactions with related parties;

(i) Cost of acquisitions or constructions, valuation, including revaluation & physical existence and the title of the fixed
assets, maintenance of fixed asset register, capital stock including plantation, if applicable. In this regard the auditor, among others, should do the following:

- Confirm the cost or valuation of fixed assets (including re-valuation of fixed assets) shown in the relevant financial statements with the original sources including vouchers, invoices, L/Cs, books of accounts, fixed assets register and valuation report (where applicable);
- Physically verify the existence of all fixed assets;
- Confirm that the company has a good procurement policy and it has been properly followed for the procurement made during the relevant year(s);
- Confirm that the company has the ownership on all its assets;
- Confirm whether the assets are mortgage to any organization as security and proper approval in this regard has been taken from appropriate authorities or shareholders, as applicable;
- Confirm that the assets have been purchased for the purpose of the business of the company and the company has been benefited from the assets;
- Confirm that the assets have been accounted for and presented as per requirement of BFRS and, or BAS;
- Evaluate the disposal of assets that the company made during the year and confirm it has been done following proper practice;
- Verify the capital work in progress with all the source documents and confirm the cost incurred so far.

3. Authenticity of the liabilities of the company including direct confirmation for major amounts (5% and above of total liabilities). As regard loans or overdraft and creditors, the auditor should do the following:-
(a) Verify the loans taken from the banks as reflected in the company ledger along with the documents directly collected from the banks;
(b) Obtain confirmation from the lenders for the loans;
(c) Obtain the information from the lender about the security given by the company;
(d) Confirm the valuation and presentation of loans as per BFRS and, or BAS;
(e) Confirm that the interest on loans has been properly accounted for;
(f) Verify the creditors’ balances with the books of accounts and other relevant source documents;
(g) Verify the movement made in the creditors’ balances with the transactions made during the relevant year(s);
(h) Obtain direct confirmation from the creditors, if the size of individual creditor is 5% or more of the total creditors;
(i) Verify the subsequent payment made by the company during the relevant year(s).

4. As regard particulars of investments, the auditor should-

(a) Verify the investment amount(s) made by the company with the books of account and supporting documents (Share certificate, FDR scripts, Sanchoy patra etc.);
(b) Obtain the confirmation from the relevant organization for the amount shown as investment;
(c) Confirm that the company has the ownership on all the investment;
(d) Verify the income generated from the investment;
(e) Confirm the accounting and presentation of investment and income thereof as per BFRS and, or BAS.

5. Whether profit or loss properly attributes to the period as shown in the financial statements.

6. Item-wise reconciliation of cash & cash equivalent as shown in the cash flows statements.
7. Whether the financial statements are consistent with those of previous periods and whether the same have been prepared and presented as per BFRS and, or BAS. Whether the amounts shown in the relevant financial statements and notes to the accounts are accurate.

8. Acquisition and disposal of shares by the sponsors, if any.

9. Composition and effectiveness of internal check and internal control.

10. Extra Ordinary items of cost, if any with reasons thereof.

11. Any special remuneration or fees to any director.

12. Details of technical fee or royalty, if any.

13. Details of marketing, promotional or business development expenses.

14. Details of foreign visits with reasons thereof on company account.

15. Details of foreign remittance (inward or outward), if any with its purpose(s) and whether proper legal procedures and accounting treatment have been followed.

16. Application of income tax and VAT laws in all the applicable areas including tax or VAT deducted at sources.

17. As regard compliance with Commission’s Notification No. SEC/CMRRCD/2006-158/134/Admin/44 dated 07 August 2012 (or, any further amendments in this regard), the auditor should report-

(a) Whether independent director(s) have been duly appointed by the company;
(b) Whether the audit committee has been constituted in compliance with the Condition No. 3.1;
(c) Whether the Chairman of the audit committee has been appointed in compliance with the Condition No. 3.2 (i);
(d) Whether the audit committee made reports to the Board of Directors (BoD) and to the shareholders in compliance with the Condition No. 3.4.1 and 3.5 respectively;
(e) Whether the financial irregularities or weaknesses that the auditors appointed by the Commission have found out, if any, were earlier identified and duly reported by the audit committee to the BoD;
(f) Whether the company complied with the Condition No. 4.00 as regard obtaining service of the statutory/external auditors.

18. The auditor appointed by the Commission shall also assess the quality of the audit report issued by the statutory or external auditors of the company for the relevant year(s) and shall make comment on the deficiencies, if any, of the statutory auditors’ report in light of Bangladesh Standards on Auditing (BSA).

19. In making comments on the deviations from BFRS and, or BAS, if any, the auditor appointed by the Commission shall specifically point out the violation of particular Para of BFRS and, or BAS, as the case may be.

20. The said auditor shall make an inception report stating that it has started audit including expected staff hours and estimated cost within 15(fifteen) days from the date of receipt of the appointment letter and submit the audit report to the Commission within 02 (two) months thereafter. However, the Commission, considering a written application made by the auditor appointed by it within the said 02 (two) months time, in appropriate case may extend the time for submission of the report.
21. In addition to the points 1 to 20 above, the Commission during the duration of the audit may also request the auditor to conduct the said audit by giving emphasis on other matters or areas of the listed company.

22. The auditor appointed by the Commission shall-

(a) maintain a timesheet of working hours as an evidence of staff hours spent for carrying out the audit;
(b) maintain records or documents in support of their findings for future reference or use of the Commission; and
(c) immediately inform the Commission in case the concerned listed company does not cooperate with the auditor in conducting the said audit.”]