

**No. SEC/Enforcement/522/2006/739**

**Dated: 05 July 2007**

Al-Haj Nur Mohammad  
House # 421, Road # 30  
New DOHS, Mohakhali  
Dhaka-1205

**Sub: Alleged non-compliance of securities law in connection with the non-declaration of trading in Jamuna Bank Ltd.'s shares: Warning.**

As per section 2(g) of the Securities and Exchange Ordinance, 1969 (XVII of 1969), Jamuna Bank Ltd. is an issuer (herein after referred to as "issuer") which is listed with the stock exchanges.

The issuer raised capital from the public through IPO, based on the prospectus issued by the issuer, under the repealed Public Issue Rules, 1998, with the consent/approval of the Commission and in accordance with the provisions of the said Rules, Al-Haj Nur Mohammad is a sponsor shareholder of Jamuna Bank Ltd.

The board of directors of the issuer company, in the Board Meeting held on 27 April 2006, recommended 1.5% cash and 25% stock dividend, based on the issuer's audited accounts for the year ended on 31 December 2005, declaring the record date as 7 September 2006 for the said purposes.

It appeared from the enquiry report submitted to the Commission by the enquiry officers concerned, pursuant to the Commission's Order No. SEC/SRMID/2002-1053/484, dated 15 May 2006, issued by the Commission under section 21 of the Securities and Exchange Ordinance, 1969 (XVII of 1969), that Al-Haj Nur Mohammad, being sponsor, has failed to comply with the Commission's Notification No. SEC/SRMID/2000-953/313/Admin-06, dated 25 March 2001 (gazetted on 16 April 2001), read with the notification No. SEC/CMRRCD/2001-14/267, dated 20 March 2004 (gazetted on 16 May 2004), in respect of his buying 32,000 and selling 32,000 shares of Jamuna Bank Ltd. through stock exchange during 17 April – 21 May 2006, which attract penal provisions of section 22 of the Securities and Exchange Ordinance, 1969 (XVII of 1969).

A show cause cum hearing notice No. SEC/Enforcement/522/2006/1033 dated 19 September 2006 was issued to Al-Haj Nur Mohammad to explain the above contravention and also to provide an opportunity of being heard by the Commission. The hearing was conducted on 22 October 2006.

Al-Haj Nur Mohammad appeared for the hearing, and in course of hearing, he submitted written explanations in respect of the aforesaid contravention vide letter dated 22 October 2006, stating, among others, the following:

".....I was only aware of the mistake of buying shares without declaration when the notification of SEC was received by me.

I most sincerely regret the mistake and assure you that my intentions were innocent and this unintended mistake committed by me due to my lack of knowledge of the relevant laws and regulations of Securities and Exchange Commission and would seek your kind forgiveness in the matter.

**No. SEC/Enforcement/522/2006/739**

**Dated: 05 July 2007**

In view of the above, I most humbly regret the Commission to consider the matter leniently and exonerate me from the offence/mistake if committed.”

The Commission, considering the explanations, has decided to dispose of the matter against Al-Haj Nur Mohammad for the stated contravention, by placing on record the Commission’s dissatisfaction on the default made by him, with a warning to ensure strict compliance of all securities related laws in future.

Please note that the above disposal does not absolve Al-Haj Nur Mohammad from his lawful responsibilities/obligations to the persons, if any, affected as a result of his above said default.

For the Securities and Exchange Commission

**Md. Mizanur Rahman**  
**Director**

CC:

Managing Director, Jamuna Bank Ltd.

Executive Director (R&D), SEC

Executive Director (SRMID), SEC

Executive Director (CID), SEC

Director (MIS), SEC

Chairman’s Office, SEC