

THE COMPANIES ACT, 1994
(ACT XVIII OF 1994)

A PRIVATE COMPANY LIMITED BY SHARES

MEMORANDUM

&

ARTICLES OF ASSOCIATION

OF

Banglar Choya Model City Ltd.



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OF
Banglar Choya Model City Ltd.

- I. The name of the company is Banglar Choya Model City Ltd.
- II. The registered office of the company shall be situated in Bangladesh
- III. The objects for which the company is established are all or any of the following (all objects will be implemented after obtaining necessary permission from the Government/concerned authority/competent authority before commencement of the business):

1	To carry on the business of real estate, housing, land development, builders, developers, construction and to undertake all other business in connection therewith. To carry on the business of construction, buying, selling of flats, apartments, multi-storied building and to carry on the business as builders, developers, real estate, buying lands for making plots, apartments and development for selling and to act as engineers, architecture, consulting and contractor. To carry on the business of real estate by acquiring land for making plots and constructing modern houses, apartments, shopping plazas, commercial buildings and selling or leasing or renting out the same and to carry on the business of housing projects, apartments and housing facilities by purchasing land or by way of joint venture with the land owners or financiers or disposing and selling the same.
2	To carry on real estate business, developing and selling land including construction of building apartments and flats as developers for selling at home and abroad. To provide lands with buildings, apartments, houses, plot, flats, rooms, huts or other accommodation constructed or to be construed by the Company for associations, society or members thereof and others and for and their behalf to secure loans from Government, House Building, Finance Corporations, Bank and other institutions and sources and to do all things, deeds and acts that may be necessary and incidental to build and construct such building, apartments, houses, plot, flats, rooms, huts, hotel, motel, resort and other accommodation on terms and conditions that may be agreed upon by and between the parties.
3	To construct, purchase, acquire, take on lease or in exchange or in any other lawful manner land, buildings, structures plots and develop the same and dispose of or maintain the same and to build townships, gardens, satellite town, model city, housing project, markets, shopping plaza, commercial building, hospital, factories, housing estates, residential house, bungalows, amusement parks, childrens parks or other buildings of conveniences and thereon to furnish or decorate, renovate repair and to sell, rent exchange in part or full, repair and to equip the same or any part with all or any amenities or conveniences roads drains facilities, electricity, generators, elevators, substations, water supply, sewerage installation and to deal with the same in any manner as may be determined by the Board of Directors under existing law in force.
4	To carry on all or any of the business of the civil, mechanical, electrical, chemical and metallurgical engineers, general contractors, concrete contractors, brick, layers, piling boring, drilling, tube-well, sinking, high presser grouting, pro-cast and cast in situ, soil consolidation, vibroflotation design and construction of building, chemical and mechanical taste of soil, water concrete consultants undertaking to execute contracts to design, plan build, fabricate, maintain, improve, work control and mange any building, roads, bridges, railways, dockyards, seaports, gas work, reservoirs and electric Company. To carry on the business all types of contractor such as Roads and Highways, Railway, LGED, WASA, RAJUK, PDB, EED & others department whether private or public. To participate any tender relating



	procurement, construction work as principal, local agent, supplier or contractor. To participate any national and international tender as the company may think fit.
5	To do all kinds of Civil, Mechanical, Electrical, Electronics, Agricultural works such as Road, Bridge, Culvert, Flyover (Overpass and Underpass) Tunnel, Embankment, Dredging Activities, Industrial Zone, Industrial Plant, and so forth through private sectors, Govt. Sectors and Public-Private partnership (PPP) and to carry on the business of all kinds of housing and land and such consulting, architecture, construction, engineering supervision, engineering in civil, electrical, mechanical, land reclamation and all other branches of housing. To buy and sell plant, machinery, provisions and other things capable of being used in connection with the business of the Company. To carry on the business of being middleman regarding sales and purchase of land and buildings.
6	To carry on the business and to act as consulting engineers, architects, designers, estimators, planners and to develop, mould or otherwise work on any land or building acquired by the company or in which the company may be, for the time being interested and to carry on the business of building, erecting and constructing house or shed and other fixtures on lands and or building and to purchase, take on lease or otherwise acquire or exchange or transfer any lands and or buildings of any tenure and of all types and kinds. To carry on the business of amusement science park, children park, film city, water world, planetarium, picnic spot, shooting spot, and tourism related business. To establish and setup modern residential hotel, motel, guest house, cottage, resorts, restaurant, high way restaurant, either alone or under joint venture.
7	To carry on the business general merchant, agents, suppliers, manufacturer, brokers, exporters and importer, contractor, town planner, surveyor, value appraisers, decorator, dealer, supplier of building and construction materials such as tiles, bricks, sand, lime, iron, rod, cement, stone, machineries, sanitary items, hardware items and bathroom fittings. To packing and supply selection and white sand. To carry on the business of general trading, export and import of all commercial and industrial permissible items, dealers, indenter, general merchandiser, general supplier, buying and selling agents, commission agents, indenting agents, clearing and forwarding agents, wholesale and distributors, contractor, carrying contractor of all and every kind of general and special products, goods, substance and materials.
8	To attain the business objectives company may enter into Partnership, Joint-venture, take over or Amalgamate with any other company and also to take Loans from Bank/other Financial Institutions in such a manner as may company thinks fit.
9	To mortgage the property and assets of the company as securities for loans and/or any credit facilities to be given to any associate company or companies or third party and also to give guarantee securing liabilities of such associate company or companies and/or third party.

IV. The liability of the members of the company is limited by shares

V. The Authorized Share Capital of the Company is TK. 10000000 (One Crore) divided into 100000 (One Lac) Ordinary Shares of TK 100 (One Hundred) each with power to increase or reduce the capital and to divide the shares into different classes and to attach thereto any special right or privileges or conditions as regards dividends, repayment of capital, voting or otherwise or to consolidate or sub-divide the shares.



We, the several persons, whose names addresses are subscribed below are desirous of being formed into a company in accordance with this Memorandum of Association and we respectively agree to take the number of shares in the capital of the company set opposite to our respective names.

SL No.	Name	Position	No. of Shares Taken	Signature of subscribers
1	Name : Md. Mosharraf Hossain Father's Name : Md. Zulfu Miah Mother's Name : Most. Sajeda Begum Address : House- 05, Road- 08, Block- D, Gulshan, Bashundhara, Vatara, Dhaka Date of Birth : 05-DEC-61 E-mail : mosharrafhossain2015@gmail.com Phone : 01718350837 TIN : 755800593521 NID/Passport No. : 4213969183 Nationality : Bangladeshi	Chairman	5000 (Five Thousand shares)	sd/-
2	Name : Md. Maksudul Momin Masud Father's Name : Alimuddin Biswas Mother's Name : Golapi Begum Address : Vill- Horinarayanpur, P.O- Horinarayanpur-7000, Kushtia Sadar, Kushtia Date of Birth : 01-JAN-74 E-mail : mdmaksudulmominmasud@gmail.com Phone : 01906562024 TIN : 353736613893 NID/Passport No. : 7306279956 Nationality : Bangladeshi	Managing Director	11000 (Eleven Thousand shares)	sd/-
3	Name : Sultan Mahmud Father's Name : Md. Maksudul Momin Masud Mother's Name : Mst. Kohinur Parvin Rani Address : Vill- Horinarayanpur, P.O- Horinarayanpur- 7000, Kushtia Sadar, Kushtia Date of Birth : 26-MAR-94 E-mail : sultanmahmud7090@gmail.com Phone : 01711189777 TIN : 248396800246 NID/Passport No. : 19945017937000159 Nationality : Bangladeshi	Director	4000 (Four Thousand shares)	sd/-

<u>Witness 1</u>	<u>Witness 2</u>
Name : Khurshid Alam Address: Advocate, K. Alam and Associates, 1, Kawran Bazar, TCB Bhaban, Gr. Floor, Dhaka. Phone : 01552478235 NID : 3910771448301	Name : A. S. M. Atikul Islam/Rana Address: Company Law Adviser, K. Alam and Associates, 1, Kawran Bazar, TCB Bhaban, Gr. Floor, Dhaka. Phone : 01715066724 NID : 2693625667238



THE COMPANIES ACT, 1994
(ACT XVIII OF 1994)

A PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION
OF

Banglar Choya Model City Ltd.

PRELIMINARY

1. The Regulations contained in the Schedule- 1 of the Companies Act, 1994 shall have as is hereby expressly modified or excluded, apply to this Company as are applicable to Private Limited Company.

INTERPRETATION

2. Unless there is something repugnant in the subject or context inconsistent therewith- Act means the Companies Act, 1994. Company means the Banglar Choya Model City Ltd. Special Resolution, Extra-ordinary Resolution, have the meanings assigned thereto respectively by the Act. The Chairman means the Chairman of the Company for the time being elected. The Director means the Director of the company for the time being. Managing Director means the Managing Director of the Company for the time being. Board or Board of Director means the Board of Directors of the Company for the time being.
3. The Office means the Registered Office of the company for the time being. The Register means the Register of Members to be kept pursuant to the Companies Act, 1994. Dividend includes bonus. Proxy includes Attorney duly constituted under a Power of Attorney. In Writing means written or printed, partly written and partly printed and includes lithography, type printed and other means representing word in a visible form. Year means the English Calendar Year as followed by the company. Month means the calendar month according to the English Calendar year, Word signifying the singular number only shall include plural number and vice versa.

PRI VATE COMPANY

4. The Company is a Private Limited Company within the meaning of Section 2(1) under clause (q) of the Companies Act, 1994 and accordingly the following shall apply: - No invitation shall be issued to the public to subscribe for any share or debenture of the Company. The number of Members of the Company (exclusive of the persons who are in the employment of the Company) shall be limited to fifty only: Provided However that when two or more persons hold one or more shares jointly in the Company, they will be treated as a single member. The right to transfer of shares of the Company is restricted in the manner and to the extent hereinafter provided.

BUSINESS

5. The Business of the Company shall include all or any of several objects as expressed in the Memorandum of Association.

SHARE CAPITAL

6. The Authorized Share Capital of the Company is TK. 10000000 (One Crore) divided into 100000 (One Lac) Ordinary Shares of TK 100 (One Hundred) each The shares shall be under the control of the Directors, who may allot for consideration other than cash or otherwise dispose of the same to such person in such manner or on such terms and conditions as the Directors think fit.

SHARE CERTIFICATE



7. The Certificate of title to share and duplicate thereof whenever necessary shall be issued to the members of the company and shall be signed jointly by the Chairman and the Managing Director of the Company. If any share certificate is defaced, worn out, destroyed or lost, it may be re-issued on such evidence being produced and such indemnity (if any) being given as the Directors require and (in case of defacement or wearing out) on delivering of the old certificate and on payment of such sum not exceeding Tk. 5.00 as the Directors may from time to time determine.

TRANSFER AND TRANSMISSION OF SHARES

8. The Instrument of Transfer of any shares in the Company shall be executed both by the transferor and the transferee and the transferor shall be deemed to remain holder of the share until the name of the transferee is entered in the register of members in respect thereof.
9. With the approval of the Board of Directors any share may be transferred by a shareholder to his or her wife, husband, son, daughter, brother, sister, father, mother except as aforesaid no share shall be transferred to any person who is not a member of the Company so long as any member is willing to purchase the same at the fair value to be determined by the Board of Directors at their discretion. The procedure ascertaining whether any member is willing to purchase any share shall be determined by the Board of Directors at their discretion.
10. Every member desirous of transferring his/her shares shall at the first instance offer the same to the existing members of the Company. The Directors may without assigning any reason whatsoever decline to register any transfer of share including transfer to any person who is a member of the Company.

ALTERATION OF CAPITAL

11. The Directors may, with the sanction of the Company, in general meeting increase the share capital by such sum to be divided into shares of such amount, as the resolution shall prescribe. The Company may, by special resolution, reduce its share capital in any manner and subject to any incident authorized and consent required by law.

BORROWING POWERS

12. The Board of Directors may, from time to time, raise or borrow any sum or sums of money for the Company from any person, bank, firms, companies and particularly from any Director and may secure the payment of such money in such manner and upon such terms and conditions in all respects as they think fit and in particular by making, drawing, accepting or endorsing on behalf of the Company any promissory notes or giving or issuing any other security of the Company or by mortgage or by charge or by the perpetual or terminable and with or without a trust deed charged upon all or any part of the property of the Company (both present and future) including its uncalled capital for the time being.

GENERAL MEETING

13. The first General Meeting of the Company shall be held within eighteen months from the date of its incorporation. Subsequent general meetings shall be held once in every calendar year. (Not being more than fifteen months after the last general meeting). The general meetings referred to in these articles shall be called "Annual General Meeting" all other meetings of the shareholders of the Company shall be called Extra-Ordinary General Meeting" presided over by the Chairman of the company. Time and place of all general meetings shall be decided by the Board of



Directors from time to time. The Directors may at any time call an Extra-Ordinary General Meeting and an Extra-ordinary general meeting may also be called by the shareholders on requisition in accordance with the provisions of Section 84 of the Companies Act, 1994.

PROCEEDING AT GENERAL MEETING

14. Subject to the provisions of Section 87 (2) of the Companies Act, 1994 related to special resolutions at least Twenty one days notice from the date of posting of the notice specifying the place the date and hour of the general meeting shall be given and in the case of special business, the general nature of such business shall be notified to the members, which may, with the written consent of all the members, may be called by shorter notice and in such manner as the members think fit.

PROCEEDING OF DIRECTORS

15. The Directors may meet together for the dispatch of business, adjourn and otherwise regulate their meetings and proceedings as they think fit. Question arising at any meeting shall be decided by a majority of votes. In case of an equality of votes the Chairman of the meeting shall have a second or casting vote.

QUORUM (AGM)

16. 2 (Two) members present in person and qualified to vote shall form a Quorum in any general meeting. Whenever the Board of Directors think it necessary, it may call a General Meeting, whether ordinary or extra-ordinary at such time (subject to the provisions of Section 84 of the Act) and place as the Board thinks fit.

QUORUM (Board Meeting)

17. 2 (Two) Directors personally present shall form the Quorum of a meeting of the Board of Directors.

VOTE OF MEMBERS

18. On a show of hands every member present in person shall have one vote and upon a poll every member present in person or by proxy or attorney shall have one vote for every share held by him. On a poll, votes may be given either personally or by attorney or by representative with a letter of authorization.

DIRECTORS

19. Unless Otherwise determined by the company in general meeting the number of directors shall not be less than 2(Two) and not more than 50(Fifty).The following persons shall be the first directors of the company unless anyone of them voluntarily resigns the said office or otherwise removed therefrom under the provisions of section 108(1) of the companies Act, 1994.

1. Md. Mosharraf Hossain
2. Md. Maksudul Momin Masud
3. Sultan Mahmud

Unless the Board of Director decides otherwise each Director shall receive by way of remuneration or honorarium a sum not exceeding Tk. 1000.00 per meeting attended by him/her and such traveling and other allowances as may be decided by the Board of Directors from time to time.

REMUNERATION OF DIRECTORS

For the service to be rendered by the Chairman, Managing Director and other Director he/she shall receive such allowances and remuneration as will be determined by the Board of Director from time to time.



QUALIFICATION SHARES

21. The qualification of a Director shall be holding in his/ her own name at least 1000 (One Thousand) shares of Tk. 100/- (One Hundred) each unless otherwise determined in a general meeting.

POWER OF DIRECTORS

22. The Board of Directors shall have power at any time and from time to time to appoint any other person to be a Director of the Company either to fill up a casual vacancy or an addition to the Board by co-option so that the total number of Directors shall not at any time exceed the maximum number of Directors fixed by the Company. The management of the business of the Company shall be in the hands of the Board of Directors who may pay such expenses of any preliminary and incidental to the promotion, establishment and registration of the Company and do such acts as may be exercised and done by the Company as are not forbidden by the state or by this Articles required to be exercised or done by the Company in general meeting, subject nevertheless, to any regulation to be inconsistent with the aforesaid regulations or provisions as may be prescribed by the Company in General Meetings, which shall be valid and effectual.
23. The Board of Directors shall provide for the safe custody the Company's Seal, every instrument to which the seal is affixed shall be signed by the Managing Director. Each Director shall be responsible for proper discharge of the Company's business that may be entrusted to him/her by the Board.

DISQUALIFICATION OF DIRECTORS

24. In provision of Section 108 (1) and 94 (1) of the Companies Act, 1994, the office of the Directors shall be vacated if he/she. a)Fails to obtain within the time specified in provision of Section 97 (1) of the Companies Act, 1994 or any time thereafter ceases to hold the share qualification necessary for his/her appointment, or b)He/ she is found to be a person of unsound mind by a court of competent jurisdiction, or c)He/ she is adjudged insolvent, or
25. d) He/ she fails to pay calls made on him in respect or shares held by him within six months from the date of such calls being made, or e) Absent himself /herself from three consecutive meetings of the directors or from all meetings of the Directors for a continuous period of three months whichever is longer without leave of absence from the Board of Directors. f) Removed from the Directorship by an extra-ordinary resolution.

CHAI RMAN

26. Md. Mosharraf Hossain shall be the first Chairman of the company and he shall hold the office for a period of 5 (Five) years unless he voluntarily resigns or disqualified under Section 108(1) the provision of the Companies Act, 1994.
He will preside over all the meetings of the Board of Directors as well as general meeting.

MANAGI NG DI RECTOR

27. Md. Maksudul Momin Masud shall be the first Managing Director of the company and he shall hold the office for a period of 5 (Five) years unless he voluntarily resigns or disqualified under Section 108(1) of the provision of the Companies Act, 1994.

POWER OF MANAGI NG DI RECTOR

Subject to the control and supervision of the Board of Directors the Managing



28. Director shall exercise the following powers: a) The Managing Director will run the day- to- day affairs of the Company. b) To generally manage all concerns and affairs of the Company to appoint employ, officers, agents, advisers, organizers, engineers, scientists, technicians, labors, servants, messengers, peons, guards and others for the purpose of the Company, to remove or dismiss them and to appoint others in their place and to pay or cause to pay such salaries, wages, commission, allowances or other remuneration as may be deemed fit and proper and in particular to sanction and spend the preliminary expenses of the Company. c) To promote, demote, punish, sack, transfer or re-designate any employee.
29. d) To sign documents and cheques on behalf of the Company or to delegate the power to any Director, officer, person or attorney and subject to approval of the Board to give General Power of Attorney on behalf of the Company. e) To borrow and raise any sum of money by loan or otherwise on mortgage or hypothecation on such securities and terms as he may deem fit and execute, sign, seal or deliver all necessary documents or do any act in this behalf. f) To purchase, sell, left out, exchange, or otherwise dispose of absolutely or conditionally property and asset of the Company for the purpose of the Company subject to the approval of the Board of Directors. g) To settle, compound, submit to arbitration and/ or to withdraw actions, accounts, claims, demands whatsoever whether arising in any legal proceeding or not.
30. h) Subject to the approval of the Board of Directors purchase or otherwise acquire at such prices and generally on such terms and conditions as he may deem fit any property, right, privileges and concessions as the Company is authorized to acquire and he may invest the reserve fund of the Company or dispose of the same on behalf of the Company as he may deem fit and proper. i) To execute and to do, in the name of the Company, all such deeds and things as are necessary for welfare of the Company. j) To sign and to verify plants, written statements, petitions, vakalatnamas authorizing legal practitioners, land registration to act on behalf of the Company in all courts (civil, criminal) within Bangladesh or abroad.

BANK ACCOUNT

31. The Company shall open Bank Account with any Commercial Bank/Private Bank/any Schedule Bank or Financial Institutions and the said account shall be operated as per resolution of the Board of Director to be taken from time to time.

ADVISOR

32. The Board of Directors may from time to time appoint any suitable and acceptable person(s) as Advisor of the Company and fix up his remuneration.

NOTICE

33. When a notice is sent by registered post, service of the notice shall deemed to be effectual by properly addressing, prepaying and posting a letter containing the notice and unless contrary is proved to have effect at the time which the letter would deliver by post and Regulation no 113 to 117 of schedule shall apply.

ACCOUNTS AND AUDIT

34. The Directors shall cause to be kept proper books of accounts as provided in Section 181 of the Companies Act, 1994. An Auditor shall be appointed and his or her or their duties regulated in accordance with Section 210 to 213 of the Companies Act, 1994 or any statutory modification thereof for the time being in force. Accounts when audited and approved at the General Meeting shall be



conclusive except so far regards to and error. Any such error when discovered within or before the audit of the next account shall be corrected forthwith.

ANNUAL RETURNS

35. The company shall comply with the provision of Section 36 of the Companies Act, 1994 as the making of annual returns.

DIVIDEND AND RESERVE

36. The Company in General Meeting may declare dividends but no dividend shall be credited as Paid Up on their respective shares or the members in the capital of the Company at the date to declaration of the dividend after creation of reserve as they think it. No dividend shall be payable except out of the profits of the Company of the year or any other undistributed profits and no dividend shall carry interest as against the company.
37. The Board of Directors shall have absolute discretion as to the employment of the reserves created out of the net profit of the company and in declaring fully paid Bonus Share out of profits. The Board of Directors may from time to time pay to the members such interim dividends as appear to the directors justified by the profits of the Company.

INDEMNITY

38. Every Director, officer and servant of the Company shall be indemnified by the company for all losses and expenditure by him/her or them respectively in or about the discharge of his/her duties except when such happen from respective willful act, neglect or default and it will be duty of the Directors to pay cash, out of the funds of the Company, all losses and expenses which any Director, officer or servant may have incurred in any way in the discharge of their respective duties. The amount for which indemnity so provided shall immediately attach lien over the property of the Company and shall have priority over all other claims.

SECRECY

39. The Chairman, Managing Director, Director, Advisor, Manager, Secretary, Auditors, Accountants, Officers, Agents or other person employed in the business of the company shall have to observe strict secrecy respecting all matters which may come to his knowledge in the discharge of the duties when required to do so by resolution of the company or by court of law or where the person connected is required to do so in order to comply with any provision of the law or in these presents.

ARBITRATION

40. If and whenever any difference shall arise between the Company and any of the members of their representative touching the construction of any of the Article herein contained or any Act, matter or thing made, done or omitted in regard to the rights and liabilities arising hereunder or arising out of the regulation existing between the parties by reason of these presents or of the statutes or any of them, such difference shall forthwith be referred to two Arbitrators, one to be appointed by each party and a third arbitrator may be chosen by the two Arbitrators, if deemed necessary, before entering on the consideration in accordance with the provisions of the Arbitration Act, 2001.

WINDING UP

If the Company is wound up the surplus assets (subject to any rights attached any special classes of shares forming part of the capital for the time being) of the



Company be applied first in the repayment of capital paid up on the ordinary shares and the excess (if any) shall be distributed among the members in proportion to the number of shares held by them respectively. The Director, the Secretaries, the Auditors and other Officers or Servants for the time being in relation to any of the affairs of the company be indemnified out of the assets of the Company from and against all or any act done or omitted in or about the bonafied execution of their duty.



We, the several persons, whose names addresses are subscribed below are desirous of being formed into a company in accordance with this Articles of Association and we respectively agree to take the number of shares in the capital of the company set opposite to our respective names.

SL No.	Name	Position	No. of Shares Taken	Signature of subscribers
1	Name : Md. Mosharraf Hossain Father's Name : Md. Zulfu Miah Mother's Name : Most. Sajeda Begum Address : House- 05, Road- 08, Block- D, Gulshan, Bashundhara, Vatara, Dhaka Date of Birth : 05-DEC-61 E-mail : mosharrafhossain2015@gmail.com Phone : 01718350837 TIN : 755800593521 NID/Passport No. : 4213969183 Nationality : Bangladeshi	Chairman	5000 (Five Thousand shares)	sd/-
2	Name : Md. Maksudul Momin Masud Father's Name : Alimuddin Biswas Mother's Name : Golapi Begum Address : Vill- Horinarayanpur, P.O- Horinarayanpur-7000, Kushtia Sadar, Kushtia Date of Birth : 01-JAN-74 E-mail : mdmaksudulmominmasud@gmail.com Phone : 01906562024 TIN : 353736613893 NID/Passport No. : 7306279956 Nationality : Bangladeshi	Managing Director	11000 (Eleven Thousand shares)	sd/-
3	Name : Sultan Mahmud Father's Name : Md. Maksudul Momin Masud Mother's Name : Mst. Kohinur Parvin Rani Address : Vill- Horinarayanpur, P.O- Horinarayanpur- 7000, Kushtia Sadar, Kushtia Date of Birth : 26-MAR-94 E-mail : sultanhmud7090@gmail.com Phone : 01711189777 TIN : 248396800246 NID/Passport No. : 19945017937000159 Nationality : Bangladeshi	Director	4000 (Four Thousand shares)	sd/-

Witness 1

Name : Khurshid Alam

Address: Advocate, K. Alam and Associates,
1, Kawran Bazar, TCB Bhaban, Gr.
Floor, Dhaka.

Phone : 01552478235

NID : 3910771448301

Witness 2

Name : A. S. M. Atikul Islam/Rana

Address: Company Law Adviser, K. Alam and
Associates, 1, Kawran Bazar, TCB
Bhaban, Gr. Floor, Dhaka.

Phone : 01715066724

NID : 2693625667238

