

Government of India Ministry of Finance

SEVENTH PROGRESS REPORT ON THE ACTION TAKEN PURSUANT TO THE RECOMMENDATIONS OF THE JOINT PARLIAMENTARY COMMITTEE ON STOCK MARKET SCAM AND MATTERS RELATING THERETO

December 2006

INTRODUCTION

The Report of the Joint Parliamentary Committee on Stock Market Scam and matters relating thereto was presented to the Parliament on 19th December 2002. In Para 3.31, the JPC recommended that the Government should present its Action Taken Report to the Parliament within six months and, thereafter, a Progress Report every six months until action on all the recommendations has been fully implemented to the satisfaction of Parliament. The Government submitted the Action Taken Report to the Parliament on 9.5.2003. First Progress Report was presented in the Lok Sabha/Rajya Sabha on 12.12.2003 and 16.12.2003 respectively, Second Progress Report on 10.6.2004, third on 09.12.2004, fourth on 29.7.2005, fifth on 20.12.2005 and sixth on 23.05.2006.

2. JPC had made 276 recommendations/observations/conclusions. In the ATR presented to the Parliament during May 2003, final response of the Government in respect of 111 recommendations had been given. In the Progress Report presented during December, 2003, action was completed on 39 recommendations. In the Second Progress Report action was completed on 36 recommendations, in the Third Progress Report on 18 recommendations, in the Fourth Progress Report on 23 recommendations, in the Fifth Progress Report on 06 recommendations and in the Sixth Progress Report on 03 recommendations. Action has been completed on further 07 recommendations which brings down the number of pending recommendations to 33.

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SEVENTH PROGRESS REPORT (DECEMBER 2006) OF THE ACTION TAKEN PURSUANT TO THE RECOMMENDATIONS OF JOINT PARLIAMENTARY COMMITTEE ON STOCK MARKET SCAM AND MATTERS RELATING THERETO – 2002.

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
1.	2.15 The Committee note that Ketan Parekh who emerged as a key player in this scam received large sums of money from the banks as well as from the Corporate bodies during the period when SENSEX was falling rapidly. This led the Committee to believe that there was a nexus between Ketan Parekh, banks and the corporate houses. The Committee recommend that this nexus be further investigated by SEBI or Department of Company Affairs expeditiously.	 As reported in May, 2003 SEBI had conducted investigations into the alleged market manipulations. Based on investigations, SEBI had taken actions as given below: 1. SEBI vide Orders dated April 4, 2001 and April 10, 2001 under section 11B of the SEBI Act debarred Classic Shares and Stock Broking Services (CSSB), Triumph Securities Ltd (TSL), Triumph International Finance India Ltd (TIFL), NH Securities Ltd. (NH Sec), V N Parekh Securities Ltd (VNP Sec), KNP Securities Ltd (KNP Sec), the entities controlled by and connected with Mr. Ketan Parekh, and their directors Mr. Ketan Parekh and Mr. Kartik Parekh from undertaking any fresh business as a stock broker or merchant banker. 2. SEBI has cancelled the certificate of registration granted to Triumph International Finance India Ltd to act as a stock broker. 3. Adjudication order dated July 31, 2002 passed against Ketan Parekh entities namely Classic Credit Ltd, Panther Investrade Ltd for their dealings in shares of Aftek Infosys Ltd, levying a penalty of Rs. 5 lacs. 4. Certificate of registration of Credit Suisse First Boston (I) Securities Pvt Ltd (CSFB Securities) has been suspended for the period of two years w.e.f. April 18, 2001 for aiding, abeting and assisting Ketan Parekh entities in market manipulations. 5. Applications submitted by M/s Credit Suisse First Boston (a Foreign Institutional Investor), for renewal of its FII registration and also renewal/registration of its sub-accounts viz. Kallar Kahar Investments Limited, Credit Suisse First Boston (Cyprus) Limited and Credit Suisse First Boston, Singapore Branch have been rejected by SEBI. 6. Prosecutions have been filed on March 7, 2003 vide case no 123/2003 in the court of Addl. Chief Metropolitan Magistrate, 8th Court, Esplanade, Mumbai against the following entities connected/associated with Ketan Parekh: 1. Classic Credit Ltd 2. Shri Kirtikumar N. Parekh 	 DSQ Industries Ltd. Vide order dated September 08, 2006, the certificate of registration of M/s. Amratlal Gopalji Thacker, Broker, CSE was suspended for a period of three months. DSQ Software Ltd. SEBI had filed an application to SAT for clarification of SAT's order dated December 08, 2005 against Dinesh Dalmia and DSQ Software Ltd. SAT has clarified certain issues vide order dated March 07, 2006. SEBI has filed an appeal against SAT orders in the Supreme Court. Vider order dated August 10, 2006, the certificate of registration of M/s. Integrated Enterprises (India) Ltd. and M/s IndusInd Bank Ltd., depository participants of NSDL, was suspended for a period of 15 days except for acting on the instructions of existing beneficial owners, so that the interests of the existing beneficiary owners remain unaffected. Vide order dated September 07, 2006, the certificate of registration of M/s. Jayanthilal Khandwala and Sons Pvt. Ltd., member of BSE Ltd., was suspended for a period of one month. Padmini Technologies Ltd. SEBI granted an opportunity for personal hearing to Padmini Tech. Ltd. and its whole time directors on August 25, 2006, which was attended by their lawyer. During the course of hearing, their lawyer sought adjournement on personal grounds, which was granted by SEBI.

3. Shri Ketan V Parekh Another, hearing was granted 4. Shri Kartik K Parekh September 22, 2006, which was ag 5. Panther Fincap & Mgt, Services Ltd. attended by their lawyer and Shri V 6. Shri Arun J Shah Gupta, Director. They declined to sub 7. Luminant Investment Private Ltd any thing on merit and sought a ruling fr 8. Shri Arun J Shah Whole Time Member of SEBI on tt 9. Chitrakut Computers Pvt. Ltd request seeking an opportunity for cr 10. NH Securities Ltd. is under preparation. 12. Classic Shares & Stock Broker Ltd SEBI granted an opportunity for person 13. Shri Mukesh Joshi companies & their directors on April 15. Saimangal Investrade Ltd 2006 at SEBI. During the hearing 0 16. Classic Infit Ltd Sudhir Menta (Advocate), Shri 3S 17. Panther Investrade Ltd Stri Alok Khetan appeared before Wh violations of SLBI Act against DSQ Software Ltd and Shri Inder Stag asis Stri Alok Khetan appeared before Wh Violations of SLBI Act against DSQ Software Ltd and Shri Dinesh Dalmia, which is as given below: SEBI had granted an opportunity personal hearing to various Delhib as preferent
 period of one year or completion of investigation and action thereupon whichever is later. Mr Dinesh Dalmia, Managing Director, DSQ be debarred from dealing in securities for a period of one year or completion of investigation and action thereupon whichever is later. Prosecutions have been filed on April 4, 2003 vide case no 2776/2003 in the court of XIII Metropolitan Magistrate, Saidapet, Chennai against DSQ Software, Directors of DSQ Software including Shri Dinesh Dalmia First Information Report (FIR) filed against DSQ Software,

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	Orders were issued under section 11B of SEBI Act against promoter entities not to buy, sell or transfer, pledge or dispose off or deal in any other manner the shares of Global Trust Bank Ltd, directly or indirectly. Ramesh Gelli Premkala Gelli Jayant Madhav Girrish Gelli Niraj Gelli Sridhar Subasri Annapurna Sridhar Anjanaya Traders Pvt. Ltd. Chiranjeevi Traders Pvt. Ltd. Gajanan Financial Services Pvt. Ltd. Gajanan Financial Services Pvt. Ltd. Bombay Mahalakshmi Traders Pvt. Ltd. Ranjit Dhuru Nitin Shukla Ashutosh Humnanbadkar Mukul Dalal Pramod Broota Charuhas Khopkar Sandip Save Ravindranath Malekar SEBI has taken note of JPC observations/ recommendations. As reported in June, 2004 SEBI has submitted the following progress:- DSQ Software Action against stock brokers:	International Ltd., its promoters and promoter associated entities on August 24, 2006. The entities did not attend the hearing. Opportunity of personal hearing was also granted to two more entities namely, M/s Milan Mahendra Securities Pvt. Ltd. and M/s. Shamit Finvest Pvt. Ltd. on August 28, 2006. These entities also did not attend the hearing. M/s. Milan Mahendra Securities Pvt. Ltd. sent a letter stating that they do not want hearing in the matter. Hearing opportunity was again granted to 27 entities including the company Shonkh Technologies International Ltd., its promoters and promoter associated entities on September 22, 2006. Two entities including M/s. Money Growth Investment and Consultants Pvt. Ltd. attended the hearing. Also, opportunity of personal hearing was granted to one entity on September 26, 2006. The entity did not attend hearing and requested for another opportunity to be granted. Further proceedings are under progress. Enquiry proceedings against broker Milan Mahendra Securities Pvt. Ltd. Date of hearing before Whole Time Member had been fixed for the broker on June 15, 2006. The broker did not attend the hearing and sent a letter stating that they did not want hearing in the matter. Further action is under progress. Section 11B actions against M/s. Money Growth Investment and Consultants Pvt. Ltd.

SI.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	The registration of following two brokers has been cancelled vide SEBI Order dated March 8, 2004 for market manipulation which includes their dealings in DSQ Software Ltd. 1. N.H. Securities Ltd. 2. Classic Shares and Stock Broking Services Ltd. Actions against entities associated with/controlled by Ketan Parekh The following nine entities which are associated with /controlled by Ketan Parekh have been prohibited from buying, selling or dealing in securities in any manner directly or indirectly and also debarred from associating with the securities market, for a period of fourteen years vide SEBI Order December 12, 2003: i. Shri Ketan V. Parekh ii. Classic Credit Ltd iv. Panther Fincap and Management Services Ltd. v. Luminant Investment Pvt Ltd. vii. Classic Infin Ltd ix. Panther Investrade Ltd. Out of these 9, action against the following three entities was taken for market manipulation which includes their dealings in DSQ Software Ltd.: 1. Classic Credit Ltd 2. Panther Fincap and Management Services Ltd. 3. Luminant Investment Pvt Ltd. 3. Luminant Investment Pvt Ltd. 4. Classic Credit Ltd 2. Panther Fincap and Management Services Ltd. 3. Luminant Investment Pvt Ltd. 5. Classic Credit Ltd 3. Luminant Investment Pvt Ltd. 5. Mys. DSQ Holdings Ltd. 5. Mys. DSQ Holdings Ltd. 5. Mys. Cooltex Commodities Ltd. 5. Mys. Greenfield Investments Pvt. Ltd. 5. Mys. Greenfield Investments Pvt. Ltd. 5. Mys. Greenfield Investments Pvt. Ltd. 5. Mys. Arun Polymers Pvt. Ltd.	was received on May 08, 2006. Hearing was given to the entity on September 22, 2006. Further course of action is under progress. Action under Section 11B: Show Cause Notices under Section 11 and 11B were issued against M/s. Atromax International and Shri Mukesh Malhotra on June 06, 2006. Opportunity of hearing was granted to these entities on September 22, 2006, but the entities did not attend the hearing. Further course of action is under progress. Adjudication proceedings: Vide order dated March 14, 2005, Adjudicating Officer had imposed a penalty of Rs.15,000 on M/s. Rajkar Electricals & Electronics Pvt. Ltd. The entity paid the penalty in June 2006. Hearing to Ketan Parekh Group: An opportunity of combined personal hearing was granted to the Ketan Parekh (KP) group on August 29, 2006. The entities did not attend the hearing. Personal hearing was again granted to Ketan Parekh entities, on September 27, 2006. Again, the entities did not attend the hearing. Further proceedings are under progress. Hearing to Brokers: Personal hearing was granted to M/s. Hem Securities Ltd. on September 07, 2006. Further proceedings are under progress. Vide order dated 9.10.06, show cause notice dated 7.12.05 issued to DSE was disposed off.

SI.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
SI.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken M/s. Aspolite Barter Pvt. Ltd. M/s. Naina Barter Pvt. Ltd. Shri Ashok Sharma Show Cause Notices could be served only to two promoter group entities, namely, DSQ Holdings Ltd. and Dinesh Dalmiya. Reply to the show cause notice is yet to be received. Exparte order will be passed after giving one more opportunity. Show Cause Notices sent by courier and subsequently by speed post to the remaining six entities, namely, Hulda Properties and Trades Ltd., Cooltex Commodities Ltd., Arun Polymers Ltd., Aspolite Barter Pvt. Ltd., Greenfield Investments Pvt. Ltd. and Ashok Sharma returned undelivered. Show Cause Notices could not be served to these entities. Exparte order will be passed after giving one more opportunity. Other Entities A show cause notice dated February 19, 2004 was issued to the following entities under Regulation 11 and 11B of SEBI Act read with Regulation 11 of SEBI (Prohibition of Fraudulent and Unfair Trade Practices) Regulations, 1995 M/s. Arihant Exim Scrip Pvt. Ltd. M/s. Doe Jones Investments & Consultants Pvt. Ltd. Reply to the Show Cause Notices has not yet been received. Letter has been received from the entity mentioning that they are not in a position to reply because police authorities have seized the documents. Exparte order will be passed. A show cause notice dated February 19, 2004 was issued for acquisition of shares/voting rights/control of DSQ Industries Ltd. (DSQ) by Classic Credit Ltd. and Panther Fincap & Management Services Ltd. in violation of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 1997 (Regulations). Reply to the Show Cause Notice has not yet b	Further Progress A penalty of Rs.1 crore was imposed by adjudicating officer on M/s Iris Infrastructurals Pvt. Ltd. SAT reduced the penalty to Rs.1 lac. This penalty was paid by the entity vide letter dated 11.10.06. Global Trust Bank Vide order dated September 14, 2006, the show cause notice issued to M/s. Phulchand Sons Investments Private Limited was disposed off. Aftek Infosys Ltd. An opportunity of personal hearing was granted to Mividha Investment on September 28, 2006. Further action is in progress. Against Ketan Parekh Group Vide order dated December 13, 2003, SEBI had debarred Ketan Parekh and entities associated with/controlled by him viz. Kartik K. Parekh, Classic Credit Ltd., Panther Fincap and Management Services Ltd., Luminant Investment Ltd., Chitrakut Computers Pvt. Ltd., Saimangal Investrade Ltd. from buying, selling or dealing in securities in any manner directly or indirectly and also debarred them from associating with the securities market, for a period of fourteen years. They had filed appeals against the order in the Securities Appellate Tribunal (SAT) and vide order dated July 14, 2006, the Hon'ble Tribunal dismissed the appeals. An opportunity of combined personal hearing for all pending cases was granted to Ketan Parekh group of entities (altogether 21 entities – intermediaries and non-intermediaries) on August 29,

13.02.04 respectively, show cause notices (SCNs) to Vivek Nagpal and PTL issued on 03.02.04 and 24.02.04 respectively, reply from Vivek Nagpal received vide letter dated 17.03.04. Grant directors on August 8, 2006 and August 9, 2006. The hearings were

SI.No. Para No.Observation/Recommen	tion of JPC Reply of Government/Action Taken	Further Progress
	 Proceedings u/s11B of SEBI Act are under way; show cause notice has been issued to the company and its directors on 20.02.04. PTL and Vivek Nagpal have raised issues like inspection of records, depositions, cross examination etc. vide their letters dated 28.02.04 and 25.03.04 respectively. Reference has been made to Department of Companies Affairs (DCA) on 09.01.04 for considering appropriate action under the relevant provisions of the Companies Act for irregularities committed in regard to preferential allotment. Against Ketan Parekh group Panther Fincap and Management Services Ltd., Classic Credit Ltd. and their Directors (including Ketan Parekh) Adjudication proceedings u/s 15H of SEBI Act have been initiated on 13.02.04, SCNs were issued on 24.02.04, replies received on 18.03.04 are under consideration of the Adjudicating Officer. KP entities have been debarred from capital market vide order dated 12/12/2003 for fourteen years. Prosecution u/s 24 and 27 of SEBI Act r/w Regulation 3, 4 & 6 of SEBI (Prohibition of Fraudulent and Unfair Trade Practices relating to Securities Market) Regulations, 1995 and Regulation 3(1)(C), 3(3), 7 of SEBI (Substantial Acquisitions of Shares and Takeovers) Regulation Act launched on 28.05.04. Triumph International Finance Ltd Enquiry proceedings under SEBI (Procedure for Holding Enquiry by Enquiry Officer and Imposing Penalty) Regulations, 2002 have been initiated on 16.12.03, SCN issued on 10.03.04, reply received on 25.03.04 are under consideration of the Enquiry Officer. Against Statutory Auditors Reference has also been made to Institute of Chartered Accountants of India on 23.12.03. Prosecution u/s 24 of SEBI Act have been initiated against the statutory auditor and show cause notice has been issued on 22.12.03. Prosecution u/s 24 of SEBI Act has been launched on 28.05.04. Against Others Various preferenti	 adjourned on their request and anothe opportunity of hearing was granted to them on September 11, 2006 and September 12, 2006. Further action is in progress. Only one of the promoter entities of HFCL and one of the directors attended the hearings. Personal hearings were also granted to the company HFCL and othe promoters and directors on 26.10.06 and 1.11.06 and they again requested for adjournment of hearing. Further action is in progress. M/s. Cyberspace Ltd. Personal hearing was granted to the promoters / directors of M/s. Cyberspace Ltd, who were found to be involved in the manipulation of the scrip on November 09 2006. They did not attend the hearing. Vide order dated November 23, 2006, the company M/s Cyberspace Ltd was restrained from buying, selling and dealing or accessing the securities market in any manner for a period of two years. In terms of the approved actions pursuant to the investigation in respect of the role of certain brokers in the said case, enquiry proceedings against the following 7 broking entities have been initiated and necessary actions are being taken up: (i) M/s Inventure Growth and Securities Pvt. Ltd., (ii) M/s Macy Securities Pvt. Ltd., (iv) M/s Churiwala Securities Pvt. Ltd., (iv) M/s Churiwala Securities Pvt. Ltd.,

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
SI.No.	Para No.Observation/Recommendation of JPC	 Sanjay Kumar, Chartered Accountant Adjudication (u/s 15A of SEBI Act) for non compliance of summons initiated on 12.12.03. SCN issued on 03.02.04, reply received on 01.03.04 under consideration of the Enquiry Officer. SCN issued on 26.12.03 as part of proceedings u/s11B of SEBI Act, inspection of records granted on 19.02.04. He has further requested for copies of various documents which is under consideration. Prosecution u/s 11C(6) and 24 of SEBI Act has been launched on 28.05.04. Reference has been made to The Institute of Chartered Accountants of India (ICAI) on 26.12.03. SBI Mutual Fund Reference has been made to Trustees of SBI Mutual Fund on 18.12.03 requesting them to look into the issues raised by SEBI. A & A Finvest P Ltd. (a sub-broker) Enquiry proceedings have been initiated. SCN issued on 15.03.04, reply received vide letter dt. 28.04.04 under consideration of Enquiry Officer. Shonkh Technologies Ltd Against Mr. Vivek Nagpal, promoters of M/s Shonkh Technologies. On an appeal filed by the above entities in SAT, SAT directed them to deposit Rs.1.5 lakhs each with SEBI on May 19, 2004. Prosecution proceedings are under consideration. Against Shonkh Technologies International Limited Show cause notice is to be issued by May 31, 2004. Prosecution proceedings are under consideration. Against Ketan Parekh Entities 	 (vii) M/s Madhukar Sheth and Shree Krishna Investments, sub broker, <u>M/s. SSI Ltd.</u> In the matter of M/s. SSI Ltd., pursuant to the submission of enquiry reports by the Enquiry Officer, post-enquiry show cause notices were issued to M/s Triumph Securities Ltd., M/s. Triumph International Finance Ltd. and M/s Classic Share and Stock Brokers Ltd. Ranbaxy Laboratories Ltd. Against promoter group entities/ Company: Section 11 B action against Vidyut Investment Ltd. Information sought by the Whole Time Member during the personal hearing held on 14th February, 2006 has been submitted by the entity vide letters dated March 14, 2006, April 21, 2006 and e-mail dated April 26, 2006. Further action is in progress. Enquiry proceedings against broker Milan Mahendra Securities Pvt. Ltd. Date of hearing before the Whole Time Member was fixed for the broker on 15th June, 2006. The broker did not attend the hearing and sent a letter stating that they did not want hearing in the matter. Further action is under progress. Hearing to Ketan Parekh Group: An opportunity of combined personal hearing has been granted to the Ketan
		Prosecution proceedings are under consideration.	An opportunity of combined personal

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress		
		 (TSL), NH Securities Ltd. (NH Sec.), Triumph International Finance India Ltd., V N Parekh Securities Limited (VNP Sec) and KNP Securities Limited (KNP Sec) was cancelled on March 8, 2004. Against M's Iris Infrastructurals Private Limited Penalty of Rs.1.5 lac was imposed on April 22, 2003 and Rs.1 crore on December 3, 2003. The penalty amount is yet to be received. Recovery proceedings initiated. Against Brokers Milan Mahendra Securities Ltd. Show cause notice has been issued to the broker and reply has been received. Adjudication proceedings have been completed against the entity and penalty imposed. Enquiry has been initiated against the broker. Hearing in the case of M/s Milan Mahendra Securities Private Limited stands rescheduled for June 14, 2004. Extempore Securities & Investments Ltd.(now called Pioneer Equity Trade (India) Pvt. Ltd.) Show cause notice has been issued and reply received from the entity. Adjudication proceedings have been completed and penalty imposed on the entity. The entity has paid the penalty. Enquiry proceedings have been completed and penalty imposed on the entity. The entity has paid the penalty. Enquiry proceedings have been completed and warning order was passed on February 4, 2004 against M/s Extempore Securities (name changed to M/s Pioneer Equity Trade (India) Pvt. Ltd. Agroy Finance and Investments Limited Enquiry proceedings have been initiated against the broker. A. Nitin Capital Services Limited Enquiry proceedings have been initiated against the broker. A. Nitin Capital Services Limited Enquiry proceedings have been initiated against the broker. Alpudication proceedings have been initiated against the broker. Alpudication proceedings have been initiated against the broker. Alpudication proceedings have been initiated against the broker. Show cause notice under issue. 	Hearing to Brokers:Hearings were conducted for two brokersviz. Sureshchand S Jain on 22 nd August2006 and Prashant J Patel on 30 th August2006.Hearing was given to the following 19broker entities on 13 th September 2006 :(i) Shruti Mohta,(ii) Dalmia Securities P. Ltd.,(iii) Dalmia Securities P. Ltd.,(iii) Herald Equities Pvt. Ltd.,(iii) Herald Equities Pvt. Ltd.,(iv) Sanjay Khemani,(v) Shyam Sundar Dalmia,(vi) JVS Securities Pvt. Ltd.,(vii) Lalit Co.,(vii) Lalit Co.,(ii) Shrue Harivansha Securities Pvt.Ltd.,(xii) Somani Stock Broking Pvt. Ltd.,(xiii) Rajendra Kumar Chokhany,(xiv) Naresh Chand Chandak,(xv) S.P.Rakhecha & Co.,(xii) Salasar Stock Broking Pvt. Ltd.,(xiii) Salasar Stock Broking Ser. Pvt.Ltd.,Out of above 19 brokers following 8brokers have attended the hearing:(i) Shruti Mohta,(ii) Shruti Mohta,(ii) Shruti Mohta,(ii) Shruti Mohta,(ii) Shruti Mohta,(ii) Sanjay Khemani,(iii) Kamal Kumar Dugar & Co.,(iv) Lalit Co., <td <="" colspan="2" td=""></td>		

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		M/s A. Jain & Co. – Member DSE	An opportunity of hearing was granted to
		Enquiry Proceedings have been initiated against the broker.	the broker First Custodian Fund (I) Ltd on
		Shamit Finvest Private Limited	25 th September 2006, but the entity did
		Show cause notice are to be issued by June 10, 2004.	not attend the hearing and requested for
		Investment by UTI in the shares of Shonkh	another opportunity of hearing. An
		Investigation report received from UTI. UTI decided to initiate	opportunity of hearing was also given to
		Departmental and criminal action as may be appropriate against	following 9 broker entities on 28th
		those indicted in the report.	September 2006:
		Ranbaxy Laboratories Ltd.	(i) Agbros Securities Pvt. Ltd.,
		Against promoter	(ii) BLB Limited,
		Adjudication proceedings for alleged contravention of section	(iii) Shyam Sundar Dalmia,
		15A(a) of the SEBI Act read with Regulation 3(4) of the SEBI	(iv) Dalmia Securities P. Ltd.,
		(Substantial Acquisition of Shares and Takeover) Regulations,	(v) Herald Equities Pvt. Ltd,
		1997 were initiated on 24.10.02 against the following 12 promoter	(vi) JVS Securities Pvt. Ltd.,
		group entities of Ranbaxy Laboratories Ltd.:	(vii) Naresh Chand Chandak,
		 Astral Investments & Trading Company Pvt. Ltd. 	(viii) Shree Harivansha Securities Pvt.
		2. Divya Papers Pvt. Ltd.	Ltd.,
		Shimal Investment & Trading Company	(ix) Somani Stock Broking Pvt. Ltd.
		Oscar Holdings Pvt. Ltd.	Out of these brokers following five brokers
		5. Delta Aromatics Pvt. Ltd.	attended the said hearing:
		6. Modland Wears Pvt. Ltd.	(i) Shyam Sundar Dalmia,
		7. Jupiter Investments Pvt. Ltd.	(ii) Dalmia Securities P. Ltd.,
		8. Malvinder Mohan Singh	(iii) JVS Securities Pvt. Ltd.,
		9. Oscar Pharmaceuticals Pvt. Ltd.	(iv) Shree Harivansha Securities Pvt.
		10. Oscar Investments Ltd.	Ltd. and
		11. Fortis Financial Services Ltd.	(v) Somani Stock Broking Pvt. Ltd
		12. Dr. Parvinder Singh (HUF)	Further action is in progress.
		Show cuase notices were issued on 10.11.2003.	Common enquiry
		Against Stock Brokers	Hearing was granted to Chandravadan J
		Enquiry proceedings for alleged violation of the provisions of the	Dalal, broker of BSE Ltd. by Whole Time
		SEBI (Prohibition of Fraudulent and Unfair Trade Practices	Member of SEBI on February 2, 2006 with
		relating to Securities Market) Regulations, 1995, SEBI (Stock	respect to the common enquiry initiated
		Brokers and Sub-Brokers) Regulations, 1992 and rules	against the broker in the matters of Global
		regulations and bye-laws of stock exchanges, were initiated on	Tele Ltd., Adani Exports Ltd. and Himachal
		24.10.02 against the following 41 stock brokers of different stock	Futuristic Communication Ltd. Vide order
		exchanges:	dated April 17, 2006, the said enquiry
		1. Credit Suisse First Boston (India) Securities Pvt. Ltd.	proceedings were abated on account of
		2. KNP Securities Pvt. Ltd.	the death of Shri Chandravadan J Dalal,
		V.N. Parekh Securities Pvt. Ltd.	the sole proprietor of the firm.

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SI.No.	Para No.Observation/Recommendation of JPC		Reply of Government/Action Taken	Further Progress
		4.	Triumph Securities Ltd.	Enquiry proceedings were initiated against
		5.	Chandravadan J. Dalal	Omega Equities Pvt. Ltd., Member broker,
		6.	Milan Mahendra Securities Pvt. Ltd.	BSE Ltd. for trading in the scrips of GTL
		7.	Mukesh Babu Securities Ltd.	Ltd., Adani Exports Ltd. and Himachal
		8.	Bakliwal Securities Pvt. Ltd.	Futuristic Communications Ltd. and the
		9.	M.P. Vora Shares & Securities Pvt. Ltd.	enquiry officer recommended no penalty
		10.	Active Finstock Pvt. Ltd.	against the broker. The recommendation
		11.	Triumph International Finance India Ltd.	of the enquiry officer has been accepted
			NH Securities Ltd.	by the Board and an order in this regard
		13.	Khandwala Integrated Financial Services Pvt. Ltd.	has been passed on May 22, 2006.
			Prashant Jayantilal Patel	An opportunity of personal hearing was
			Wallfort Financial Services Ltd.	granted to Milan Mahendra Securities Ltd.
			Suresh Chand S Jain	on June 15, 2006 pursuant to the
			The First Custodian Fund (India) Ltd.	recommendation of the enquiry officer for
			Mahesh Kumar Damani	suspension of certificate of registration of
		19.	Salasar Stock Broking Ltd.	the broker for a period of two years for
			Dinesh Kumar Singhania & Co.	trading in the scrips of Aftek Infosys Ltd
			Agbros Securities Pvt. Ltd.	and Lupin Laboratories Ltd. The broker
			Ashok Kumar Poddar	did not attend the hearing. Further action
			Prema Poddar	is in progress.
		24.	Shyam Sundar Dalmia	Hearing was granted to the broker Latin
			Sanjay Khemani	Manharlal Securities on August 10, 2006
			Shankarlal Chokhany	in the matters of GTL Ltd., Adani Exports
			Shruti Mohta	Ltd. and Himachal Futuristic
			Kanodia Stock Broking (Pvt.) Ltd.	Communications Ltd. The broker
			J.V.S. Securities Pvt. Ltd.	requested for adjournment of the hearing
			Kamal Kumar Dugar & Co.	and another opportunity of hearing was
			Lalit & Co.	granted to the broker on August 14, 2006
			M/s Loknath Saraf	Further action is in progress.
			S.P. Rakhecha & Co.	Combined enquiry was conducted agains
			Shree Harivansa Securities Pvt. Ltd.	the broker Hem Securities Ltd. in the
			BLB Share & Financial Services Ltd.	matters of GTL Ltd., Adani Exports Ltd
			Dalmia Securities (P) Ltd.	and Himachal Futuristic Communications
			Herald Equities Pvt. Ltd.	Ltd. and the enquiry officer recommended
			Naresh Chand Chandak	suspension of certificate of registration o
			Rajendra Kumar Chokhany	the broker for a period of three months
			•	•
			Somani Stock Broking Pvt. Ltd.	Another combined enquiry was conducted
			Tackel Stock Broking Services Pvt . Ltd.	against the same broker in the matters of
		in t	he case of enquiry against Credit Suisse First Boston (India)	Lupin Laboratories Ltd., Aftek Infosys Ltd.,

SI.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	 Securities Pvt. Ltd., SEBI has passed an order dated March 05, 2004, under Regulation 13(4) of the SEBI (Procedure for Holding Enquiry by Enquiry Officer and Imposing Penalty) Regulations, 2002, suspending the certificate of registration of the broking entity for a period of one month. The order came into effect after three weeks from the date of the order. In the cases of enquiry against Bakliwal Securities Pvt. Ltd., M.P. Vora Shares & Securities Pvt. Ltd. and Active Finstock Pvt. Ltd. no action has been recommended in the enquiry report. Enquiry proceedings in the remaining cases are under progress. <i>Against Ketan Parekh Entities</i> Against the following 5 broking entities belonging to Ketan Parekh group, SEBI has passed orders dated 08.03.2004 canceling their certificate of registration: KNP Securities Pvt. Ltd. VN Parekh Securities Pvt. Ltd. Triumph Securities Pvt. Ltd. Triumph Securities Ltd. Against the following 3 CSE brokers, their registration has already been cancelled by SEBI. Dinesh Kumar Singhania – vide order dated 12.10.2001 Ashok Kumar Poddar – vide order dated 24.06.2002 Prema Poddar - vide order dated 24.06.2002. In the case of another CSE broker, namely, Loknath Saraf, no enquiry could be proceeded as the broker had expired. Against 4 brokers, namely, Bakliwal Securities Pvt. Ltd., m.P. Vora Shares & Securities Pvt. Ltd., Active Finstock Pvt. Ltd. and Khandwala Integrated Financial Services Pvt. Ltd., in the enquiry reports submitted by the Enquiry Officer, no action against the brokers have been recommended by the Enquiry Officer. Names of the entities against whom prosecution proceedings were under consideration are as follows: Shri Ketan Parekh KNP Securities Pvt. Ltd. Triumph Securities Pvt. Ltd. 	Shonkh Technologies International Ltd. and GTB in which the enquiry officer recommended suspension of certificate of registration of the broker for a period of two years. An opportunity of combined personal hearing was granted to the broker on August 10, 2006 for both the enquiries. The hearing was adjourned on the request of the broker. Another opportunity of combined personal hearing was granted to the broker on September 7, 2006. Further action is in progress. Hearing was granted to the broker Mukesh Babu Securities on September 8, 2006 for the combined enquiry conducted against the broker in the matters of Zee Telefilms Ltd., HFCL and GTL. Further action is in progress. Common enquiry was conducted against the broker keynote Capitals Ltd. in the matter of Adani Exports Ltd. and HFCL and the enquiry officer had recommended suspension of certificate of registration of the broker for a period of one month. Hearing was granted to broker on 12.10.06. Further action is in progress. Ministry of Company Affairs have intimated (SFIO) has carried out investigation Officer (SFIO) has carried out investigation of 16 Ketan Parekh Group of companies and submitted the investigation reports to that Ministry during the month of October, 2006. In the reports, SFIO has recommended action against the companies and their officers in default for contravention of Law including the provisions of the Companies Act, 1956, offences under the Indian Pena Code and action by concerned regulatory authorities. The recommendations of SFIO are under examination of the Ministry of Company Affairs.

No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	6. Classic Credit Ltd.	
	Panther Fincap and Management Services Ltd.	
	8. Sai Mangal Investrade Ltd.	
	9. Luminant Investments Pvt. Ltd.	
	10. Panther Investrade Ltd.	
	11. Upfront Investments	
	12. Profile Investment	
	13. Options Investments	
	14. Ace Investment	
	15. Linear Investments	
	16. Online Investments	
	17. A B Corporation	
	18. Jayant N. Parekh	
	Out of the above entities, prosecutions have been filed on March 7, 2003 vide case no 123/2003 in the court of Addl. Chief	
	Metropolitan Magistrate, 8th Court, Esplanade, Mumbai against	
	the following entities connected/associated with Ketan Parekh.	
	1. Shri Ketan Parekh	
	2. NH Securities Ltd.	
	3. Classic Credit Ltd.	
	4. Panther Fincap and Management Services Ltd.	
	5. Sai Mangal Investrade Ltd.	
	6. Luminant Investments Pvt. Ltd.	
	7. Panther Investrade Ltd.	
	Prosecution proceedings against the remaining entities are under consideration.	
	The dealings of Centurion Bank Ltd. in the scrip by way of	
	arbitrage/trading transactions through the brokers connected/	
	associated with the Ketan Parekh entities during this period which	
	are in violation of RBI guidelines, have been referred to RBI for	
	suitable action vide letter dated November 12, 2002.	
	Global Trust Bank Ltd.	
	A show cause notice dated October 21, 2003 was issued to the	
	following entities under Regulation 11 of SEBI (Prohibition of	
	Fraudulent and Unfair Trade Practices) Regulations, 1995 read	
	with Section 11 and 11B of SEBI Act, 1992. Final order has been	
	passed on 23.03.2004 debarring Sh. Ramesh Gelli, Ms. Premkala	
	Gelli etc. from dealing in the scrip of GTB for 18 months.	

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Enquiry against the following brokers has been completed and	
		show cause notices issued on dates mentioned against them:	
		 SS Corporate Securities Ltd. – March 31, 2004 	
		Visaria Securities (P) Ltd. – May 26, 2004	
		SBM Investments Ltd. – May 26, 2004	
		Wood Stock Securities (P) LtdMarch 31, 2004	
		Wood Stock Broking (P) Ltd. – March 31, 2004	
		Ind Sec Securities and Finance LtdFeb.5, 2004	
		ICICI Brokerage Services (P) Ltd Feb.5, 2004	
		CSFB Securities (P) Ltd. – February 5, 2004	
		9. Mukesh Babu Securities (P) LtdFeb. 5, 2004	
		In the case of SS Corporate Securities Ltd., hearing is scheduled	
		to take place on June 7, 2004.	
		Reply to the SCN has not yet been received from Visaria	
		Securities (P) Ltd. and SBM Investments Ltd.	
		Reply to the SCN has not yet been received from Wood Stock	
		Securities (P) Ltd. and Wood Stock Broking (P) Ltd. These	
		brokers have sought more time to furnish the reply.	
		In the cases of Ind Sec Securities and Finance Ltd., ICICI	
		Brokerage Services (P) Ltd. and Mukesh Babu Securities (P)	
		Ltd., hearing took place before the Chairman, SEBI on March	
		12, 2004.	
		In the case of CSFB Securities (P) Ltd., hearing took place before	
		the Chairman, SEBI on May 12, 2004.	
		Aftek Infosys	
		Actions against promoters	
		Debarred from dealing in securities for 1 year vide Order dated	
		8/3/2004.	
		Zee Telefilms	
		Actions against promoters	
		For the breach of the provisions of SEBI (Substantial Acquisition	
		of Shares and Takeovers) Regulations, 1997, penalty of Rs.	
		60,000 was imposed on 19.08.02 and paid on 12.02.2003.	
		Global Tele	
		Actions against promoters	
		For the breach of the provisions of SEBI (Substantial Acquisition	
		of Shares and Takeovers) Regulations, 1997, penalty of Rs.	
		1,20,000 was imposed on 17.3.03 and paid.	

SI.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	Pentamedia Graphics	
	Actions against promoters	
	For the breach of the provisions of SEBI (Substantial Acquisition of	
	Shares and Takeovers) Regulations, 1997, penalty of Rs. 90,000	
	was imposed on 2.5.03 and paid.	
	Adani Exports Ltd	
	Actions against promoters	
	For the breach of the provisions of SEBI (Substantial Acquisition of	
	Shares and Takeovers) Regulations, 1997, penalty of Rs. 60,000	
	was imposed on 7.4.03 and paid.	
	Lupin Lab. Promoters	
	Actions against promoters	
	The investigation in the case of violation of Securities Contracts	
	Regulations by the Lupin Lab promoters is complete.	
	KP entities barred from capital market vide order dated 12/12/03 for	
	14 years. The registration certificates granted to these entities have	
	been cancelled.	
	Criminal complaint filed against various entities indulged in market	
	manipulation on 07/03/03.	
	Action against other entities in the above six cases	
	Entities associated with /controlled by Ketan Parekh	
	Following persons/ entities have been prohibited from buying,	
	selling or dealing in securities in any manner directly or indirectly	
	and also debared them from associating with the securities	
	market, for a period of fourteen years.	
	1. Shri Ketan V. Parekh	
	2. Kartik K. Parekh	
	3. Classic Credit Ltd	
	4. Panther Fincap and Management Services Ltd.	
	5. Luminant Investment Pvt Ltd.	
	6. Chitrakut Computers Pvt. Ltd.	
	7. Saimangal Investrade Ltd.	
	8. Classic Infin Ltd	
	9. Panther Investrade Ltd.	
	Other brokers	
	i. CSFB Securities-Suspended for two years	
	ii. Chardravadan J. Dalal- Suspended for two years	
	iii. Latin Manharlal Securities Ltd- Suspended for six months	
	iv. Quasi-judicial proceedings against 18 brokers are in progress.	

SI.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	 Cyberspace Ltd. Investigations into trading in the scrip have been completed. Adjudication proceedings against the said company and their promoters have been initiated on 16.4.2004 for their non compliance with the summons issued by SEBI. Prosecution has also been launched against the company and its promoters in August 2003 for violation of SEBI (PFUTP) Regulations. Directions have been issued to M/s Prabodh Arth Sanchay, a related entity of M/s Cyberspace Ltd. directing them to be careful in future while trading. Enquiry proceedings against M/s. Century Consultants Ltd. (a BSE and NSE member) for violation of Code of Conduct laid down under Regulation 7 of the SEBI (Stock Brokers and Sub-Brokers) Regulations, 1992 completed. The certificate of registration of the broker has already been cancelled by the BSE, NSE and SEBI. Directions have been issued to Shri Shashikant G. Badani to restrain from associating with any corporate body in accessing the securities market and prohibited him from buying, selling or dealing in securities, directly or indirectly, for a period of one year. The matter of issuing directions to Shri S. K. Barasia under the provisions of the SEBI Act and Rules and Regulations made thereunder is under process. Action for issuing directions u/s 11 (4) of the SEBI Act against 19 associate/shell companies which were found to have aided and abetted the company in the manipulation of the scrip are in the process of being issued. Similar directions against M/s. Cyberspace Ltd. M/s. Century Consultants Ltd. and their promoters are also in the process of being issued. Silverline Technologies Ltd. Investigations into the price movement in the scrip of Silverline Technologies Ltd. have been completed. In the course of investigations, adjudication proceedings u/s 15 A were initiated against the company as well as its promoters for non-compliance of SEBI summons. The Adjudicating Officer vide his Orders dat	

Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	promoters respectively for this default. As no penalty has been	
	paid, recovery proceedings have been initiated. SAT vide its	
	order dated January 20, 2004 has directed the parties to pay the	
	penalty amount.	
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	with a view to creating artificial volumes thereby violating the	
	Para No.Observation/Recommendation of JPC	promoters respectively for this default. As no penalty has been paid, recovery proceedings have been initiated. SAT vide its order dated January 20, 2004 has directed the parties to pay the

SI.No. Para No.Observation/Recommendation of	of JPC Reply of Government/Action Taken	Further Progress
	SEBI (PFUTP) Regulations:	
	1. M/s Triumph Securities Limited	
	2. M/s Triumph International Finance Ltd.	
	3. M/s Classic Shares and Stock Brokers Ltd.	
	4. M/s Milan Mahendra Securities (P) Ltd	
	Enquiry proceedings were initiated on 2.4.2004.	
	Adjudication proceedings u/s15A read with Section 15HB of the	
	SEBI Act have been initiated on 2.4.2004 against M/s Milan	
	Mahendra Securities (P) Ltd. and M/s Triumph International	
	Finance Ltd. for their failure to comply with the summons issued	
	by SEBI.	
	Reference to prosecution has been made against six individuals:	
	1. K.S. Aghoram	
	2. K.S.Ganesh	
	3. K.S. Suresh	
	4. V.Kalaiselvi	
	5. K.V.Prakash	
	6. S.Venkatesh	
	Out of 15 corporates referred in Chapter VII of JPC Report,	
	corporates/promoter-brokers (KP entities) nexus has been	
	established in 7 cases. SEBI has debarred/initiated proceedings	
	against these companies/promoters from accessing the capital/	
	dealing in securities and also filed prosecution. The certificates	
	of registration granted to 6 of the broking entities associated with	
	Ketan Parekh were cancelled by SEBI. Ketan Parekh and 8	
	entities related to him were also debarred from dealing in	
	securities market in any manner for a period of 14 years and	
	prosecution have also been filed against these entities. SEBI	
	has also suspended the certificates of other Brokers who have	
	aided and abetted Ketan Parekh entities in market manipulations.	
	As reported in December, 2004	
	DSQ Software	
	Action against promoters	
	SEBI has issued the following directions vide two Orders dated	
	CEDI has issued the following directions vide two Orders dated	

9.9.04 to (1) DSQ Software Ltd., and Shri Dinesh Dalmia (2) Other directors of the company with immediate effect. Shri Dinesh Dalmia is prohibited from buying, selling or otherwise dealing in securities in any manner, directly or indirectly, for a

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		period of 10 years and is also prohibited from holding any office of responsibility in a company/entity or other institution associated with the securities market for a period of 10 years. DSQ Software Limited is prohibited from accessing the securities market and buying, selling or otherwise dealing in securities in any manner, directly or indirectly in securities for a period of 10 years.	
		Shri Dinesh Dalmia and DSQ Software Ltd. shall deposit a sum of Rs.630 crore (being the value of 1.30 crore shares calculated by taking into account the average price of the scrip in the relevant settlement) within a period of 45 days in a separate escrow account to be maintained with a nationalized bank, till completion of investigation by various Police agencies including Calcutta Police and Central Bureau of Investigation. Shri Dinesh Dalmia shall buy 1.30 crore shares of DSQ Software Ltd, circulated into the secondary market within a period of 45 days and retain the same in a separate demat	
		account to be opened for the purpose, till permission for reduction in capital is obtained by the company from the competent authority. The amounts deposited in the escrow account and shares retained in the demat account shall not be withdrawn without prior permission in writing from SEBI. Mohammed Ghulam Ghouse, B.K. Pal, K.M. Venkateshwaran, and Brig. (Retd.) V.M. Sundaram directors of DSQ Software during the material period are prohibited from buying, selling or dealing in securities, in any manner, directly or indirectly	
		for a period of 5 years and also prohibited from holding any office of responsibility in a company/entity or other institution associated with the securities market for a period of 5 years. Shri Dinesh Dalmia, DSQ Software Ltd. and other directors viz. Mohammed Ghulam Ghouse, B.K. Pal, K.M. Venkateshwaran and Brig. (Retd.) U.M. Sundram have filed appeal against the abovesaid two SEBI orders dated 9.9.2004 at Securities and Appellate Tribunal (SAT). The appeal has been admitted and the hearings will commence from 24.11.2004.	

Repl	y of Government/A	ction Taken	Further Progress	
	Adjudication against the following entities are completed and penalty collected:			
 Pvt. Ltd. SEBI vide Order da persons from accessecurities for a per a) New Vision Inv b) Dinesh Dalmia c) Softec Corpora d) New Vision Inv e) DSQ Holdings f) Hulda Properti g) Powerflow Hol h) DSQ Industries i) Mrs. Radha Da Action against the 	ated 4.10.04 prohibit essing the securities iod of 10 years with vestment, UK, a Technology Trust, ation Trust, vestment Private Ltd. Ltd., es & Trades Ltd., dings Pvt. Ltd, s Ltd. and almia e following broker ha	s market and dealing in immediate effect: , , as been taken who had		
		Suspension period		
Equities Ltd. DSQ Industries Ltd. Against promoter Final Order is being Other Entities Final Orders agains Investments and C Ketan Parekh entiti for dealing in securi scrips. Prosecution has be	04.01.2004 td. 's g issued. st Arihant Exim Scrip consultants Pvt. Ltd. a ies have been banne ities market for market een filed.	are being issued. d for a period of 14 years et manipulation in various		
	Adjudication aga and penalty colle Name of entities Dinesh Kumar Singhania Arihant Exim Scrip Pvt. Ltd. SEBI vide Order da persons from acce securities for a per a) New Vision Inv b) Dinesh Dalmia c) Softec Corpora d) New Vision Inv e) DSQ Holdings f) Hulda Properti g) Powerflow Hol h) DSQ Industrie i) Mrs. Radha Da Action against the indulged in synch Software Ltd. Name Broker Millennium Equities Ltd. DSQ Industries L Against promoter Final Order is bein Other Entities Final Orders again Investments and C Ketan Parekh entiti for dealing in secur scrips. Prosecution has be	Adjudication against the following of and penalty collected: Name of entities Penalty levied Dinesh Kumar Rs.25,000 Singhania Arihant Exim Scrip Rs.15,000 Pvt. Ltd. SEBI vide Order dated 4.10.04 prohibit persons from accessing the securities securities for a period of 10 years with a) New Vision Investment, UK, b) Dinesh Dalmia Technology Trust, c) Softec Corporation Trust, d) New Vision Investment Private Ltd. e) DSQ Holdings Ltd., f) Hulda Properties & Trades Ltd., g) Powerflow Holdings Pvt. Ltd, h) DSQ Industries Ltd. and i) Mrs. Radha Dalmia Action against the following broker has indulged in synchronized transactions Software Ltd. Name Broker SEBI Order Date & w.e.f. Millennium 13.09.04 w.e.f. Equities Ltd. 04.01.2004 DSQ Industries Ltd. Against promoters Final Order is being issued. Other Entities Final Orders against Arihant Exim Scrip Investment	and penalty collected: Collection details Dinesh Kumar Rs.25,000 Collected in the month of August 2004 Arihant Exim Scrip Rs.15,000 Collected in the month of August 2004 Arihant Exim Scrip Rs.15,000 Collected in the month of August 2004 SEBI vide Order dated 4.10.04 prohibited the following entities/ persons from accessing the securities market and dealing in securities for a period of 10 years with immediate effect: a) New Vision Investment, UK, Dinesh Dalmia Technology Trust, c) Softec Corporation Trust, New Vision Investment Private Ltd., e) DSQ Holdings Ltd., f) Hulda Properties & Trades Ltd., g) Powerflow Holdings Pvt. Ltd, h) h) DSQ Industries Ltd. and i) Mrs. Radha Dalmia Action against the following broker has been taken who had indulged in synchronized transactions in the shares of DSQ Software Ltd. Name Broker SEBI Order Date & Suspension period & w.e.f. Millennium 13.09.04 w.e.f. 6 months Equities Ltd. 04.01.2004 DSQ Industries Ltd. Against promoters Final Order is being issued. Final Order is being issued. Consultants Pvt. Ltd. and Doe Jones Investments and Consultants Pvt. Ltd. are bei	

	1. Amrut Gopalji Thacker	
	2. Titan Stock Broking	
	3. Niraj Balasaria	
	4. SMIFS Securities Ltd.	
	5. Mehta & Ajmera (Already suspended for one year on 4.3.04)	
	Final Orders are being issued.	
	Padmini Technologies Ltd. (PTL)	
	Against PTL and its whole time directors	
	Adjudication proceedings (u/s 15A of SEBI Act) initiated for non	
	compliance of summons have been completed and Adjudication	
	Officer, vide his order dt. August 16/17, 2004, has imposed a	
	penalty of Rs.5 lacs and Rs. 3 lacs on PTL and Shri Vivek Nagpal	
	respectively.	
	Proceedings u/s11B of SEBI Act are under way; show cause	
	notice has been issued to the company and its directors. Personal	
	hearing which was scheduled for 11.11.04 was not availed.	
	Another opportunity for personal hearing is scheduled for	
	30.11.2004.	
	Against Ketan Parekh group	
	Panther Fincap and Management Services Ltd., Classic	
	Credit Ltd. and their Directors (including Ketan Parekh)	
	Adjudication proceedings have been completed and Adjudication	
	Officer, vide his orders dated 23/24.08.04, has imposed a penalty	
	of Rs.5 lac each on Panther Fincap and Management Services	
	Ltd. and Classic Credit Ltd.	
	Triumph International Finance Ltd.	
	Enquiry Officer vide his report dated 23.8.04 has recommended	
	cancellation of registration. Show cause notice based on the	
	Enquiry Officer's report was sent on 27.8.04. No reply has been	
	received so far. An opportunity for personal hearing is proposed.	
	It may be noted that the registration of Triumph International has	
	already been cancelled vide an earlier order dated 16.5.2003.	
	Against Statutory Auditors	
	The auditor was given opportunities of personal hearing on	
	24.08.04, 17.09.04 and 20.10.04 which were not availed. Final	
	Order is being issued.	
	Against Others	
	Sanjay Kumar, Chartered Accountant	
	Adjudication proceedings (u/s 15A of SEBI Act) initiated for non	

SI.No. Par	ra No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		compliance of summons have been completed and Adjudication	
		Officer, vide his order dated 18.08.04, has imposed a penalty of	
		Rs.2 lac on Shri Sanjay Kumar.	
		As regards the show cause notice issued on 26.12.03 as part of	
		proceedings u/s11B of SEBI Act, another inspection of records	
		was granted on 02.08.04. He has further requested for copies of	
		various documents which have been provided. He was asked to	
		submit his reply by 4.10.04. No reply has been received. Ex-	
		parte order is being processed.	
		SBI Mutual Fund	
		Reference has been made to Trustees of SBI Mutual Fund on	
		18.12.03 requesting them to conduct a thorough investigation	
		on the issues raised by SEBI and submit a report thereof.	
		Reminder was issued to the Trustees on 28.5.04, who have	
		replied vide letter dated 09.06.04 that a firm of reputed chartered	
		accountants have been appointed to look into the matter. The	
		auditors report has been received from the Trustees on 24.09.04	
		which is under examination.	
		SEBI inspection of systems and procedures of SBIMF conducted	
		on 29/30.01.04. Systemic deficiencies observed during inspection	
		were communicated to AMC vide letter dated 07.05.04 for taking	
		corrective action.	
		A & A Finvest P Ltd. (a sub-broker)	
		Enquiry proceedings under SEBI (Procedure for Holding Enquiry	
		by Enquiry Officer and Imposing Penalty) Regulations, 2002 have	
		been completed and Enquiry Officer vide his report dated	
		13.08.04, has recommended for suspension of registration for a	
		period of one year. Show cause notice based on Enquiry Officer's	
		report has been issued on 27.08.04, reply received on 13.09.04.	
		An opportunity of personal hearing is being given before passing	
		the order.	
		Shonkh Technologies Ltd.	
		Against promoters	
		Show Cause Notices issued to the promoters and associated entities	
		(15 entities) of Shonkh Technologies International Limited. Personal	
		hearings before Chairman initiated. Hearing on two different	
		occasions had to be postponed on the request of the parties. Third	
		date fixed on 2.12.04.	

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Against Mr.Vivek Nagpal and promoters of Shonkh	
		Technologies International Ltd.	
		Adjudication orders levying a penalty of Rs.1 crore each against	
		Shri Vivek Nagpal and Padmini Techologies Ltd. have been	
		passed. Against the Adjudication Orders, Shri Vivek Nagpal and	
		Padmini Technologies Ltd. have filed an appeal before SAT and	
		as per the interim orders of SAT they have paid a penalty of	
		Rs.1,50,000 each.	
		Adjudication against associated entities of the company/	
		promoters	
		Against 16 entities penalty of Rs. 1 crore each was levied by the	
		Adjudicating Officer.	
		One entity (Shri Mukesh Malhotra) has appealed before SAT	
		against the adjudication order. SAT directed Shri Mukesh	
		Malhotra to deposit Rs.25,000/- with SEBI and co-operate with	
		SEBI in the case. Payment is yet to be received. Legal action for	
		recovery is being processed.	
		Action against others	
		Show cause notices issued against Money Growth Investment	
		and Consultants Pvt. Ltd., dated 26.9.04 and Shamit Finvest Pvt.	
		Ltd. dated 24.9.04. Replies are yet to be received.	
		Order against broker Millenium Equities (India) Private	
		Limited:	
		Order passed suspending the certificate of registration of the broker	
		for a period of six months.	
		Ranbaxy Laboratories Ltd.	
		Adjudication proceedings against the 12 promoter group	
		entities.	
		Orders exonerating the 12 promoter group entities have been	
		passed by the Adjudicating Officer on 9.9.04.	
		Other broking entities	
		16 brokers - Final orders issued.	
		24 broking entities – Ex-parte orders will be prepared by mid	
		December 2004.	
		One broking entity – (Mukesh Babu Securities Ltd order	
		suspending the broker for one year passed in the case of GTB.	
		Separate enquiry proceedings initiated in this scrip and also in	
		HFCL, Zee and GTL.)	
		. ,	

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Global Trust Bank Ltd.	
		Against the brokers	
		Enquiry and other proceedings against the brokers:	
		 Order has been passed against ICICI Brokerage Services 	
		Ltd. discharing the broker from the irregularities on 9.9.04.	
		 Order passed against M/s. Indec Securities and Finance Ltd., 	
		warning the broker to be more careful in future vide order	
		dated 10.9.04.	
		 * Order passed against M/s. Mukesh Babu Securities Pvt. Ltd. 	
		suspending the registration for a period of one year vide order	
		dated 14.10.04.	
		* Order passed against M/s. Woodstock Securities Ltd.,	
		Woodstock Broking Pvt. Ltd. warning them to be more careful	
		in future.	
		* Order passed against CSFB Securities (I) Pvt. Ltd. on 10.9.04	
		suspending the broker for a period of three months.	
		* Order passed against SS Corporate Securities on 21.9.04	
		suspending the broker for a period of 3 months.	
		Final Orders have been passed against Visaria Securities Ltd. (suspension for 3 months) and SBM Investments (sub broker of	
		Mukesh Babu Securities Pvt. Ltd.) (suspension for 4 months)	
		also on 11.10.04 and 14.10.04 respectively.	
		Aftek Infosys	
		Adjudication proceedings were initiated against Classic Credit	
		Ltd., Panther Investrade Ltd., Mividha Investments Pvt. Ltd., JDP	
		Share & Stock Brokers Ltd., for violation of SEBI (Substantial	
		Acquisition of Shares & Takeovers) Regulations, 1997. A penalty	
		of Rs.5.00 lakh was imposed and paid.	
		Enquiry proceedings were conducted against Triumph	
		International India Ltd., Triumph Securities Ltd. and NH Securities	
		Ltd and certificate of registration granted to these entities were	
		cancelled vide order dated 31.3.04.	
		Enquiry proceedings were also conducted against broking entities	
		C J Dalal, Hem Securities, Milan Mahendra and Latin Manharlal.	
		C J. Dalal was suspended for two years and Latin Manhralal	
		Securities Ltd. was suspended for six months. Against other two	
		brokers, hearings held, orders are being passed.	
		Adjudication proceedings were initiated against Vidyut	
		Investments Ltd. for violation of SEBI (Substantial Acquisition of	

No.	Para No.Observation/Recommendation of JPC	Reply	of Government/Action Taken	Further Progress
		Shares & Takeovers) Regulations, 1997. Penalty of Rs. 3.00 lakh was imposed and paid. Ketan Parekh entities have been banned from dealing in securities market for a period of 14 years. Criminal complaints filed against nine entities including Ketan Parekh. Zee Telefilms Enquiry proceedings have separately been initiated against the following broking entities, who aided and abetted Ketan Parekh entities in market manipulation by entering into structured and synchronized dealings:		
		Broker	Action already taken	
		Woodstock Broking Pvt. Ltd. Mukesh Babu Securities Ltd. Mangal Keshav Shares & Stock Brokers Ltd. Milan Mahendra Ltd. Visaria Securities Pvt. Ltd.	Order dated 10.9.04 passed warning the broker in the case of GTB In the case of GTB, order dated 10.9.04 passed suspending registration for 1 year Enquiry Proceedings under progress Hearing complete. Order being passed. In the case of GTB, order dated 11.10.04 passed suspending registration for 3 months	
		various following bro	s have separately been initiated against kers, stock brokers for aiding and abetting s in market manipulation by entering into ronized dealings :	
		Broker	Action already taken	
		Vyomit Stock & Investment Pvt. Ltd. Omega Equities Pvt. Ltd. Mangal Keshav Shares & Stock Brokers Ltd	Enquiry Proceedings under progress Enquiry Proceedings under progress Enquiry Proceedings under progress	

Chandravadan J Dalal Order dated 24.2.04 passed suspending

Brokers Ltd.

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No. Para No.Observation/Recommendation of JPC	Reply o	f Government/Action Taken	Further Progress
		the broker for 2 years inthe case of	
		Lupin, Aftek, Ranbaxy, Shonkh and GTB	
	Hem Securities Ltd.	Order under preparation	
	Latin Manharlal	In the case of GTB, Aftek and Shonkh,	
	Securities Pvt. Ltd.	order dated 18.11.03 passed	
		suspending registration for 6 months	
	Mukesh Babu	In the case of GTB, order dated 10.9.04	
	Securities Ltd.	passed suspending registration for	
		1 year	
	Milan Mahendra	Order is being passed	
	Securities Pvt. Ltd.		
	Visaria Securities	In the case of GTB, order dated 11.10.04	
	Pvt. Ltd.	passed suspending registration for 3	
		months	
	Pravin V Shah	Enquiry Proceedings	
	Stock Broking	initiated	
	Woodstock	Order dated 10.9.04 passed warning	
	Securities Pvt. Ltd.	the broker in the case of GTB	
	Adani Exports Ltd.		
	Action against prom		
	, ,	ngs are initiated on 15.9.04 against Ketan	
	,	r; Classic Credit Ltd., Classic Share & Stock	
	5	Fincap, Panther Investrade Ltd., Triumph	
		. and Triumph Securities Ltd. for violation	
		SEBI (Substantial Acquisition of Shares &	
	Takeovers) Regulation		
		being issued to Abhinav Investments for	
		ealing in securities for violation of regulation	
		ibition of Fraudulent and Unfair Trade	
		Securities Market), Regulations, 1995.	
		have separately been initiated against	
		ck brokers for aiding and abetting Ketan	
		ket manipulation by entering into structured	
	and synchronized dea	•	
		Action already taken	
	• • •	uiry Proceedings under	
		jress.	
		er dated 10.9.04 passed	
	Broking Pvt. Ltd. warr	ning the broker in the case of GTB.	

SI.No. Para No.Observation/Recommendation of JPC	Re	ply of Government/Action Taken	Further Progress
SI.No. Para No.Observation/Recommendation of JPC	Chandravadan J Dalal Hem Securities Ltd. Latin Manharlal Securities Pvt. Ltd. Milan Mahendra Securities Pvt. Ltd. Visaria Secu- rities Pvt. Ltd. Pravin V Shah Stock Broking Keynote Capitals Ltd. Enquiry procee	Order dated 24.2.04 passed suspending the broker for 2 years in the case of Lupin, Aftek, Ranbaxy, Shonkh and GTB. Order under preparation. In the case of GTB, Aftek and Shonkh, order dated 18.11.03 passed suspending registration for 6 months. Order under preparation. In the case of GTB, Order dated 11.10.04 passed suspending registration for 3 months. Enquiry proceedings initiated. Enquiry proceedings initiated.	Further Progress
	Securities Ltd., M Madhuvan Securiolation of SEB	dings initiated against Prerak Capital, JBS Moneycare Securities & Financial Services Ltd., Irities Pvt. Ltd. and Investmart India Ltd., for I (Prohibition of Fraudulent and Unfair Trade g to Securities Market), Regulations, 1995, SEBI	
	(Stock Brokers) I Lupin Lab. Pror After completion granted to Trium	Rules & Regulations, 1992.	
	Enquiry proceedi entities namely; Pravin V. Shah S years vide order brokers are on.	ngs were also conducted against various broking C J Dalal, Milan Mahendra, Hem Securities and tock Broking. C J. Dalal was suspended for two dated 23.02.04. Proceedings in case of other ints filed against 14 entities in the Court of Addl.	
	CMM, Mumbai (Cyberspace Ltd Enquiry was initi 26 entities, actio	CC No. 630/W/03). I. ated against 28 brokers. With regard to other n is completed. Enquiries initiated against M/s curities Ltd. and M/s Mangala Capital Services	

.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	Directions have been issued against Shri Rakesh Mehta	
	prohibiting him from accessing the securities market and dealing	
	in securities in any manner till investigation/inquiry is complete.	
	The investigations into the dealings of Shri Rakesh Mehta are	
	under progress.	
	Directions have been issued to Shri Jugal Kishore Barasia on	
	17.08.2004, restraining him from accessing the securities market	
	and prohibiting him from buying, selling and dealing in securities	
	for a period of one year.	
	44 show cause notices have been issued against the 19	
	associate/shell companies (and their directors) which were found	
	to have aided and abetted the company in the manipulation of	
	the scrip. Show cause notices have also been issued to the	
	three promoters of M/s Cyberspace Ltd. and the Century	
	Consultants Ltd. Hearings in the case of 13 entities/individuals	
	held on 27.11.2004. 5 entities/individuals attended the hearing	
	and 4 entities/individuals furnished written submissions. The	
	process of service of show cause notices against the other	
	directors/entities out of the 19 associate/shell companies and	
	their directors and the three promoters of Cyberspace Ltd. &	
	Century Consultants Ltd. is under progress.	
	Silverline Technologies Ltd.	
	Enquiry show cause notices issued to the five broking entities	
	on 13.08.2004.	
	Adjudication proceedings against M/s Silverline Holdings	
	Corporation, M/s Subra Maruitius Limited and M/s Shreyas	
	Holdings Ltd. under progress.	
	Adjudication proceedings u/s 15A were initiated against the	
	company as well as its promoters for non-compliance of SEBI	
	summons. The Adjudicating Officer vide his orders dated	
	10.10.03 and 24.10.03 has levied monetary penalties of	
	Rs.19,00,000 and Rs.21,00,000 on the company and its	
	promoters respectively for this default. Appeal was filed by the	
	three promoter entities against the penalty imposed by SEBI	
	which was heard by SAT on 9.7.04 and the penalty amount has	
	been reduced from Rs.21 lakh to Rs.1.5 lakh. Payment not yet	
	made. Recovery proceedings are being initiated.	
	Prosecution was filed against M/s Silverline Technologies Ltd.	
	for non payment of Adjudication penalty of Rs.19 lakh on	
	ior non payment of Aujudication penalty of RS. 19 lakil off	

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		17.08.2004.	
		Adjudication proceedings against 04 brokers completed. Penalty	
		levied of Rs.1 lakh on Milan Mahendra Securities Pvt. Ltd., Rs.2	
		lakh on Latin Manharlal Securities Pvt. Ltd. and Rs.1 lakh on	
		Triumph International Finance India Ltd. vide orders dated	
		23.08.2004 and 24.08.2004.	
		SSI Ltd.	
		Enquiry show cause notices have been issued to the three entities	
		on 06.08.2004.	
		Adjudication proceedings completed. The Adjudication Officer	
		has imposed a penalty of Rs.1 lakh on Milan Mahendra Securities	
		Pvt. Ltd. and Rs. 1 lakh on Triumph International Finance India	
		Ltd. vide orders dated 23.08.2004 and 24.08.2004. Proof of	
		payment of adjudication penalty not furnished by the entities.	
		Recovery proceedings are in the process of being initiated.	
		Prosecution proceedings u/s 23(1)(b) of the SCRA initiated	
		against the promoters of SSI and three individuals. The process	
		of issuing directions against the three promoters of SSI Ltd. and	
		three individuals for violation of provisions of SCRA is under	
		progress.	
		Reference made to Chief Commissioner of Income Tax, Chennai	
		on 31.5.04 to look into the aspect of evasion of tax (Capital Gains	
		on sale of shares by promoters etc.) involved in the matter.	
		Enquiry proceedings against 4 brokers initiated on 2.4.2004. It	
		may be noted that the certificate of registration of 3 of these	
		brokers, which were KP entities, have already been cancelled	
		by SEBI.	
		Himachal Futuristic Communications Ltd. (HFCL)	
		Actions against HFCL and its promoters/associate	
		companies and their directors	
		Show cause notices under Sections 11(4)(b) and 11B of SEBI	
		Act 1992 read with Regulation 11 of SEBI (Prohibition of	
		Fraudulent and Unfair Trade Practices relating to Securities	
		Market) Regulations, 2003 have been issued to HFCL/its directors	
		and following mentioned promoters/associate companies of	
		HFCL and their directors on 30.8.04.	
		HFCL Infotel Ltd.	
		HFCL Trade Invest Ltd.	
		Burlington Finance Ltd.	

No. Para No.Observation/Recommendation of JPC	Reply	of Government/Action Taken	Further Progress
		nimay Pvt. Ltd.	
		thers Pvt. Ltd.	
		de & Commerce Pvt. Ltd.	
		Promotion Pvt. Ltd.	
		rvices (Partnership firm)	
	 Sone Pape 		
		ales Promotion Pvt. Ltd.	
		n Merchants Pvt. Ltd.	
		paar Pvt. Ltd.	
		Aerchandise Pvt. Ltd.	
		nmercial Pvt. Ltd.	
		gs have separately been initiated against	
		tock brokers for aiding and abetting Ketan	
		arket manipulation by entering into structured	
	and synchronized d	•	
	Broker	Actions already taken	
	Chandravadan	Order dated 24.2.04 passed suspending the	
	J Dalal	broker for 2 years in the case of Lupin,	
		Aftek, Ranbaxy, Shonkh and GTB.	
		Order under preparation.	
		In the case of GTB, vide order dated	
	& Finance Ltd.	10.9.04, warning has been issued.	
	Keynote Capitals	Enquiry initiated	
	Ltd.		
	Latin Manharlal	In the case of GTB, Aftek and Shonkh, order	
	Securities Pvt. Ltd.	dated 18.11.03 passed suspending	
	Mangallashav	registration for 6 months	
	Mangal Keshav	Enquiry Proceedings	
	Shares & Stock	under progress.	
	Brokers Ltd.	Order under proparation	
	Milan Mahendra	Order under preparation.	
	Securities Pvt. Ltd.	In the ease of CTP. Order detect 12.0.04	
	Millenium Equities	In the case of GTB, Order dated 13.9.04	
	(I) Pvt. Ltd.	passed suspending for 6 months Enquiry Proceedings	
	Aldan Investment Pvt. Ltd.	under progress	
	Mukesh Babu	In the case of GTB, Order dated 10.9.04	
	Securities Ltd.	passed suspending registration for 1 year.	
	Securiles Llu.	passed suspending registration for a year.	

SI.No.	Para No.Observation/Recommendation of JPC	Repl	y of Government/Action Taken	Further Progress
		Omega Equities	Enquiry Proceedings	
		Pvt. Ltd.	under progress	
		Pravin V Shah	Enquiry Proceedings	
		Stock Broking	under progress	
			s In the case of Silverline, warning has been	
			issued.	
		Vidyut Devendra	Enquiry Proceedings	
		Kumar	under progress	
		Visaria Securities	In the case of GTB, Order dated 11.10.04	
		Pvt. Ltd.	passed suspending registration for 3 months.	
		Vyomit Stock &	Enquiry Proceedings under progress	
		Investment Pvt. Ltd.		
			g Order dated 10.9.04 passed warning	
		Pvt. Ltd.	the broker in the case of GTB	
		Woodstock	Order dated 10.9.04 passed warning	
			the broker in the case of GTB.	
		As reported in Jul		
		DSQ Software	ly, 2000	
		Action against pro	omoters	
		• •	st the SEBI Orders dated 09.09.2004 issued	
			sh Dalmia and M/s DSQ Software and its	
			ard by the Hon'ble SAT on 04.02.05. In the	
			ftware the matter is posted for hearing on	
		19.09.2005.	ntware the matter is posted for hearing on	
			i Dipach Dalmia, SAT had directed him to pay	
			i Dinesh Dalmia, SAT had directed him to pay	
			crore before the matter could be admitted for	
			is paid an amount of Rs. 2.5 crore. On the	
			ellant the sum was reduced to Rs.2.5 crore.	
			ed for hearing on 19.09.2005.	
			case of M/s Dinesh Dalmia Technology Trust,	
		•	es and Trade Ltd., M/s DSQ Holdings Ltd., M/	
			stment and Consultants Pvt. Ltd. and M/s	
		Powerflow Holding	and Trading Co. Pvt. Ltd. completed and the	
		details of the penal	Ity is as following:	
		DSQ Holdings Ltd	Rs.10,00,000	
		Powerflow Holding		
		Trading Co. Pvt. Lt		
		Hulda Properties &		
		Trades Ltd	Rs.10,00,000	
		HAUCS LIU	1.5.10,00,000	

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Dinesh Dalmia Tech Trust Rs.5,00,000 Doe Jones Invest & Consult Pvt. Ltd Rs.15,000 Herald Equities Pvt. Ltd. No Penalty	
		The orders in the case of M/s Dinesh Dalmia Technology Trust and M/s DSQ Holdings Ltd. were duly served at the respective addresses on 08.02.2005. In the case of M/s Hulda Properties and Trade Ltd. and M/s Powerflow Holding and Trading Co. Pvt. Ltd. the orders were pasted at the their respective addresses on 04.03.2005 and in case of M/s Doe Jones Investment and Consultants Pvt. Ltd. the order was delivered and acknowledged. Order in the case of M/s Herald Equities Pvt. Ltd. was also served at their respective address. Pursuant to the completion of adjudication proceedings, the penalty amount has been paid by M/s Doe Jones Investments and Consultants Pvt. Ltd. in March 2005. The other parties have not paid the penalty amount within the stipulated time period of 45 days and prosecution proceedings are in the process of being initiated against the entities	
		DSQ Industries Ltd.	
		 Action against promoters Order passed on 10/12/2004 against the following entities prohibiting them from accessing the securities market and dealing in securities market for a period of 10 years: DSQ Holdings Ltd. Hulda Properties and Trades Ltd. Cooltex Commodities Ltd. Greenfield Investments P Ltd. Arun Polymers P Ltd. Aspolite Barter Dinesh Dalmia Ashok Sharma. 	
		 Action against other entities 1. Order dated 08.11.2004 passed against M. Tibrewal & Co. prohibiting for a period of 2 years from accessing capital market. 	

No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	2. Order dated 03/01/2005 passed against Classic Credit and	
	Panther Fincap and Management Services Ltd. to make	
	public announcement under Takeover Regulation taking	
	01.03.2001 as the reference date for calculation of offer price	
	within 45 days of the date of the order.	
	3. Order dated 19/01/2005 passed against Doe Jones	
	Investments Ltd. and Arihant Exim Pvt. Ltd. prohibiting them	
	from accessing capital markets for 2 years.	
	4. Order dated 27/01/2005 passed against Biyani Securities	
	Pvt. Ltd. and its directors and Harish Biyani prohibiting them	
	from accessing capital markets for 5 years.	
	Action against brokers	
	1. Order dated 07/01/2005 passed against Niraj Balasaria, stock	
	broker, CSE suspending the certificate of registration for a	
	period of 3 months.	
	2. Order dated 17/05/2005 passed against Indsec Securities	
	Ltd. No case against the broker under the definition of fraud	
	was observed.	
	<u>Padmini Technologies Ltd. (PTL)</u>	
	Action against PTL and its whole time directors	
	PTL and Vivek Nagpal have appealed against the order of	
	Adjudicating Officer before SAT. The appeals were admitted on	
	15.3.2005 and 13.4.2005 respectively.	
	SAT vide order dated 13.4.2005 directed SEBI not to take any	
	coercive steps against Shri Vivek Nagpal on the condition that	
	he deposits a sum of Rs. 50,000/- with SEBI. The said payment	
	has since been received from Shri Nagpal. Subsequently, SAT	
	vide its final order dated 28.06.2005 has reduced the penalty	
	amount from Rs. 3 lac to Rs. 1.5 lac in case of Shri Vivek Nagpal	
	and from Rs. 5 lac to Rs. 1.5 lac in case of PTL.	
	Proceedings u/s11B of SEBI Act are under way; show cause	
	notices were issued to the company and its directors. An	
	opportunity for personal hearing was granted to PTL & its whole-	
	time directors on 11.11.2004, which was not availed. Another	
	opportunity was given on 30.11.2004 and 15.12.2004. During	
	these hearings, their advocates sought opportunity for cross	
	examination. This aspect has been legally examined and it has	
	been decided to deny cross examination in light of sufficient	
	corroborative evidences available with SEBI. While, the	

SI.No. Para No.Observ	ation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		documents relied in preparation of show cause notices have	
		already been provided, an opportunity of fresh personal hearing	
		is proposed before passing the order against them.	
		Action against Ketan Parekh Group	
		Panther Fincap and Management Services Ltd., Classic	
		Credit Ltd. and their Directors (including Ketan Parekh)	
		An opportunity for personal hearing was given to Ketan Parekh	
		entities/ their directors on 24.11.2004, which was not availed.	
		Another opportunity was given on 15.12.2004 when their	
		advocates sought an opportunity for cross examination, which	
		has been legally examined. It has been decided that since SEBI	
		has sufficient corroborative evidences, cross examination shall	
		be denied. Further, vide letter dated 22.12.2004 a reply to the	
		show cause notice has been received. An opportunity of fresh	
		personal hearing is proposed before passing the order against	
		them.	
		Adjudication proceedings have been completed and Adjudication	
		Officer, vide his orders dated 23/24.08.04, has imposed a penalty	
		of Rs.5 lac each on Panther Fincap and Management Services	
		Ltd. and Classic Credit Ltd.	
		The entities have appealed against the order of Adjudicating	
		Officer before SAT. The matter came up for hearing on 8.6.2005	
		before SAT and was adjourned to 3.8.2005.	
		Triumph International Finance Ltd. (TIFL)	
		A reply to show cause notice dated 27.8.2004 has been received	
		from TIFL vide its letter dated 12.1.2005. TIFL has however	
		sought an opportunity for personal hearing, which is proposed	
		before passing the order against them.	
		It may be noted that registration of TIFL is already cancelled for	
		violations committed in other cases vide an earlier order dated	
		16.5.02. The date of order was earlier inadvertently mentioned	
		as 16.5.03 in the 3rd Progress Report. Error is regretted.	
		Action against Statutory Auditors	
		(Kailash Chandra Agarwal, Chartered Accountant)	
		In regard to proceedings u/s 11B of SEBI Act, the submissions	
		of auditor vide letter dated 22.1.2004, 23.8.2004 and 18.10.2004	
		have been examined. Fresh opportunity of hearing was also	
		granted to auditor for 29.3.2005, which was adjourned. Fresh	
		hearing is proposed before passing the order.	

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Action against Others	
		Sanjay Kumar, Chartered Accountant	
		In regard to proceedings u/s 11B of SEBI Act, an opportunity for	
		personal hearing was granted to Shri Sanjay Kumar on 15.3.2005,	
		however he failed to appear citing medical problem and stating	
		that SEBI had already initiated prosecution on similar charge.	
		Meanwhile, a reply dated 17.6.2005 to the show cause notice	
		has also been received from Shri Sanjay Kumar. Fresh hearing	
		is proposed before passing the order against him.	
		A reminder was issued to ICAI seeking status of reference dated	
		26.12.2003. ICAI vide its letter dated 4.11.2004 informed that	
		clarification has been received from Shri Sanjay Kumar and	
		further action is being taken as per the provisions of Section 21	
		of the Chartered Accountants Act, 1949.	
		Shri Sanjay Kumar had appealed against the order for imposition	
		of penalty by Adjudicating officer. SAT vide its order dated	
		24.11.2004 admitted the appeal by Shri Sanjay Kumar against	
		this order and directed SEBI not to take any coercive steps	
		against the appellant on conditions that appellant deposit a sum	
		of Rs.50,000. The said amount has been paid by the appellant.	
		Subsequently, SAT on 10.2.2005 has passed a final order and	
		reduced the quantum of penalty to Rs. 25,000/	
		Kolkatta based preferential allottees	
		Chairman, SEBI had granted opportunities of personal hearing	
		to 18 Kolkata based preferential allottees on 22.12.2004 and	
		30.12.2004 against whom proceedings u/s 11B of SEBI Act were	
		initiated. None of these entities appeared for hearing. However,	
		3 allottees got stay from Calcutta High Court against the	
		proceedings by SEBI. Calcutta High Court vide its orders dated	
		23.3.2005 has dismissed the appeals filed by 3 Kolkatta based	
		preferential allottees. Another opportunity of personal hearing is	
		 proposed before passing order against the allottees. Delhi based preferential allottees 	
		Show cause notices were issued to 12 Delhi based allottees/	
		their directors in October/ November 2004. Some entities had	
		sought copies of documents relied in preparation of show cause	
		notices, which were duly provided. No reply has been received	
		from them.	
		An apportunity for personal bearing was granted to these entities	

An opportunity for personal hearing was granted to these entities

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		on 15.3.2005, however none of them appeared. Some Delhi	
		based entities namely VB Impex P Ltd., Iris Infrastructurals P.	
		Ltd., Mikona Impex & Traders P. Ltd., DKG Buildcon P. Ltd. and	
		JP Promoters P. Ltd. sought another date of hearing. No reply	
		was received from others. Fresh hearing is proposed before	
		passing the order against them.	
		A & A Finvest P. Ltd. (a sub-broker)	
		Fresh opportunity of hearing was granted to A & A Finvest P. Ltd.	
		for 29.3.2005, which was adjourned. Fresh hearing is proposed	
		before passing the order against the entity.	
		Shonkh Technologies Ltd.	
		Action against Promoters/Company	
		11B actions against Promoters of the company:	
		Pursuant to Show Cause Notices issued to the promoters and	
		associated entities (15 entities) of Shonkh Technologies	
		International Limited, 2 entities have sought inspection of	
		documents and the same have been provided in October 2004.	
		The entities sought adjournment of personal hearing fixed for	
		5th April, 2005. Subsequently, personal hearing before Whole	
		Time Member has been fixed for 2nd August, 2005.	
		Adjudication against Shri Vivek Nagpal and promoters of	
		Shonkh Technologies International Ltd.	
		Adjudication orders levying a penalty of Rs.1 crore each against	
		Shri Vivek Nagpal and Padmini Techologies Ltd. have been	
		passed. Against the adjudication orders, Shri Vivek Nagpal and	
		Padmini Technologies Ltd. have filed an appeal before SAT and	
		as per the interim orders of SAT dated 19th April, 2004 they have	
		deposited a sum of Rs.1,50,000/- each. SAT, vide its final orders	
		dated 3rd February 2005, reduced the penalty of Adjudication	
		Officer from Rs. 1 crore to Rs. 10,000/- for M/s. Padmini	
		Technologies Ltd. and from Rs. 1 crore to Rs. 40,000/- for Shri	
		Vivek Nagpal. The penalties have been paid.	
		Adjudication against associated entities of the company/	
		promoters	
		Present position is as follows:	
		(i) Against 2 entities no penalty has been imposed by the	
		Adjudicating Officer. (On 31.12.2003, adjudication orders	
		have been passed against Shri D.K.Jain and Delhi	
		Securities Ltd.)	

.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	 (ii) Against 15 entities penalty of Rs. 1 crore each was levied by the Adjudicating Officer. Accordingly, the position stated in the 3rd Progress Report as 16 entities stands corrected. Error is regretted. 	
	 (iii) Out of the above, one entity (Shri Mukesh Malhotra) has appealed before SAT against the adjudication order. SAT vide order dated 16th September, 2004 directed Shri Mukesh Malhotra to deposit Rs. 25,000/- with SEBI and co-operate with SEBI in the case. Shri Mukesh Malhotra, vide letter dated 20.10.2004, has deposited the amount with SEBI. 	
	Names and dates of adjudication orders of the above entities are given below: (i) On 28.11.2003, orders have been passed against the following entities: Ankur Cultivators P Ltd., Saral Website & Exim Pvt. Ltd., Mikona Impex & Traders P Ltd., Sanyo Finance P Ltd., Spectrum.com P Ltd., Iris Infrastructure P Ltd., DKG Buildcon P	
	Ltd. and Churuwala Exports P Ltd. (ii) On 10.12.2003, orders have been passed against Zodiac.com P Ltd. and Noted Infotech P Ltd. (iii) On 18.12.2003, order has been passed against Advance Hovercrafts and Composites (India) Ltd.	
	 (iv) On 22.12.2003, orders have been passed against Shri Ravi Krishnamoorti and Shri C.V.R. Rao. (v) On 31.12.2003, order has been passed against R. C. Gupta & Co. P Ltd. Also, adjudication order dated 10.06.2005 has been passed 	
	against M/s. Shonkh Technologies International Ltd. imposing a penalty of Rs. 50,000/ The penalties are yet to be paid. Further actions for non payment of penalties are under consideration.	
	Prosecution proceedings against promoter entities and other entities: Prosecution proceedings have been launched on 24th December, 2004 against Shri Vivek Nagpal, M/s. Padmini Technologies Ltd. and the following 13 entities before Additional Chief Metropolitan Magistrate, New Delhi:	

Io. Para No.Observation/Recommendation of JPC	Reply of Govern	ment/Action Tak	en	Further Progress
	3. M/s. Churuwala Exports Pv	rt. Ltd.		
	4. M/s. DKG Buildcon Pvt. Ltd	l.		
	5. M/s. Iris Infrastructurals Pv	t.Ltd.		
	6. M/s. Mikona Impex and Tra	iders Pvt. Ltd.		
	7. M/s. Noted Infotech Pvt. Ltd	d.		
	8. R C Gupta & Co. Pvt. Ltd.			
	9. M/s. Sanyo Finance & Inve			
	10. M/s. Saral Website and Exi			
	11. M/s. Shonkh Technologies			
	12. M/s. Spectrum.com Pvt. Lto	d.		
	13. M/s. Zodiac.com Pvt. Ltd.			
	Adjudication against other er			
	Adjudication orders have been		other entities.	
	The details of the orders are give			
	Name of Entity	Date of	Penalty	
		Order	Imposed (Rs.)	
	M/s. A Nitin Capital Services Ltd.	11th March, 2005	50,000/-	
	M/s. Rajkar Electricals &	14th March, 2005		
	Electronics Pvt. Ltd.		15,000/-	
	Shri Baldev Raj	29th April, 2005	15,000/-	
	M/s. Harpal Associates Pvt. Ltd.	31st May, 2005	15,000/-	
	The penalties are yet to be paid	1.		
	Actions against Brokers			
	Enquiry reports have been rece			
	against two of them have been			
	November, 2003, Latin Minarlal h	•		
	and vide order dated 23rd Febr	ruary, 2004 C.J. D	alal has been	
	suspended for 2 years).			
	Enquiry reports have been rece	-		
	Milan Mahendra. Hearing for t		has also been	
	completed. Orders under prepa		othor broking	
	Enquiry reports have been re- entities. The details of the sam			
	Name of	Date of	Reco-	
	Intermediary	Enquiry	mmendation	
		Report	of Enquiry	
			Officer	
	M/s. A Nitin Capital Services Ltd.	31st May, 2005	Censure	

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Ranbaxy Laboratories Ltd.	
		Against promoter group entities/company	
		i) 11 B action against Vidyut Investment Ltd Show cause	
		notice was issued to Vidyut Investment Ltd., a subsidiary of	
		Ranbaxy Laboratories Ltd., on December 31, 2004. Reply was	
		received on 24th February 2005. The reply is being examined	
		before putting up for personal hearing.	
		Similarly, supplementary Show Cause Notices were issued to the	
		following (Ketan Parekh related) entities on 16th May 2005 for	

following (Ketan Parekh related) entities on 16th May 2005 for their dealings with Vidyut Investments Ltd.:

1. Classic Credit Ltd.

2. Panther Fincap & Management Services Ltd.

The replies have not been received so far.

Action against stock brokers

Broking entities other than KP entities

<u>25 broking entities</u> –Enquiry reports submitted in 24 cases and subsequently show cause notices have been issued to all the 24 entities. Replies have been received in response to post enquiry show cause notices from all entities. Personal hearing proceedings are under progress.

Global Trust Bank Ltd

Action against other entities

Reply to show cause notice issued under section 11 of SEBI Act, 1992 has been received from the following 14 entities. The hearing before the Member – SEBI is scheduled on July 27 and 28, 2005

- 1. 20th Century Securities Ltd.
- 2. Ashok Mittal
- 3. Ashok Mittal & Co.
- 4. Brentfield Holdings Ltd.
- 5. Claridges Investment and Finance Pvt. Ltd.
- 6. Kallar Kahar (sub account of FII CSFB)
- 7. European Investments Ltd.
- 8. Far East Investments Ltd.
- 9. Kensington Investments Ltd.
- 10. Phulchand Sons Investmets
- 11. RP&C International A/c Coral Reef Inv. Co. Pvt. Ltd.
- 12. TCFC Securities Ltd.
- 13. Vidyut Invt.
- 14. DITC/DBMG (sub account of DITC)

No. Para No.Observation/Recommendation of JPC	R	eply of Government/Action Taken	Further Progress
	<u>Aftek Infosys I</u>		
	1. Progress o	f enquiry proceedings against the brokers is as	
	follows:		
	Broker	Status	
	Hem Securities	Enquiry proceedings were initiated on 3.10.2001.	
	Ltd	Enquiry officer submitted the report on 3.7.2003	
		recommending the suspension of registration	
		for a period of two years. Hearing was granted	
		to Hem Securites on 12/01/2004 by ex-Whole	
		Time Member. After his retirement, the matter	
		is proposed to be heard de-novo.	
	Milan Mahendra	Enquiry proceedings were initiated on 3.10.2001.	
	Securities	Enquiry officer submitted the report on 3.7.2003	
	Pvt Ltd	recommending the suspension of registration	
		for a period of two years. Hearing was granted	
		to Milan Mahendra on 14/06/2004 by ex-Whole	
		Time Member. After his retirement, the matter	
		is proposed to be heard de-novo.	
	2. Progress o follows:	f action under Section 11B of SEBI Act is as	
	Name of entity	Status	
	Mividha	Show cause notice was issued on 30/9/2002	
	Investments Ltd	asking them to show cause why suitable	
		directions including a direction restraining from	
		accessing the capital market/buying, selling or	
		dealing in securities for a particular duration	
		should not be passed against them. Hearing	
		was granted on 22/10/2003 by ex-Whole Time	
		Member. After his retirement, the matter is	
		proposed to be heard de-novo.	
	Vidyut	Show cause notice was issued on 5/2/2003	
	Investment Ltd	asking them to show cause why suitable	
		directions including a direction restraining from	
		accessing the capital market/buying, selling or	
		dealing in securities for a particular duration	
		should not be passed against them. Hearing	
		was granted on 17/6/2003 by ex-Whole Time	
		Member. After his retirement, the matter is	
		proposed to be heard de-novo.	

I.No. Para No.Observation/Recommendation of JPC	F	Reply of Government/Action Taken	Further Progress
	3. SEBI vide or	der dated March 8, 2004 prohibited the promoters of	
	Aftek Infosys Lt	d from buying, selling and dealing in securities for a	
		ear. SAT vide order dated 12.01.2005 set aside the	
	SEBI order.		
	Zee Telefilms	Ltd	
		nquiry proceedings initiated against the broking	
	entities, who aided and abetted Ketan Parekh entities in market		
		by entering into structured and synchronized	
	dealings is as f		
	Broker	Status of enquiry in the	
		case of Zee Tele-Films	
	Woodstock	Enquiry initiated on 22/11/2004. Enquiry officer	
	Broking Pvt Ltd	submitted the report dated 29/6/2005 recommending no penalty.	
	Mukesh Babu	Enquiry initiated on 20/10/2004. Enquiry officer	
	Securities Ltd	submitted the report on May 24, 2005 recommending	
		suspension of broking registration for a period of one	
		month. Based on the recommendation, show cause	
		notice was issued on June 7, 2005 asking them why	
		action should not be taken against them as	
		recommended by the Enquiry officer. Reply received from them is being examined before putting up for	
		personal hearing before Whole Time Member.	
	Mangal Keshav		
	Shares & Stock		
	Brokers Ltd		
	Milan	Enquiry initiated on 20/10/2004. Enquiry proceedings	
	Mahendra Ltd	under progress.	
	Visaria Securitie	s Enquiry initiated on 20/10/2004. Enquiry officer	
	Pvt Ltd	submitted the report on May 31, 2005 recommending	
		no penalty.	
		otice was issued to Zee Tele-Films on 22.3.2005	
		s 11(4)(b) and 11B of SEBI Act 1992 asking them	
		e why suitable directions including a direction	
		n accessing the capital market/buying, selling or	
	-	rities for a particular duration should not be passed	
	-	Zee Tele-Film sought list of documents and material	
		SEBI. Accordingly, their authorized representatives	
		I the documents at SEBI office on June 10, 2005.	
	Further docum	ents as desired by them were given to them on	
	July 11, 2005.	Reply to the show cause notice awaited.	

Para No.Observation/Recommendation of JPC	R	eply of Government/Action Taken	Further Progress
	Action against	t Essel Group (promoters of Zee Tele-Films):	
	Show cause no	tice issued to 6 promoters of Zee Tele-Films on	
	February 11, 20	005. The promoter companies have sought list of	
	documents and	material relied upon by SEBI. Accordingly, their	
	authorized repr	resentatives have inspected the documents at	
	SEBI office on .	June 10, 2004. Further documents as desired by	
	them were giver	on July 11, 2005. Reply to the show cause notice	
	awaited.		
	Global Tele-Sy	<u>stems Ltd (now new name GTL Ltd)</u>	
	Progress of er	nquiry proceedings initiated against the stock	
	brokers for aidi	ng and abetting Ketan Parekh entities in market	
	manipulation b	by entering into structured and synchronized	
	dealings is as fo	ollows:	
	Broker	Status of enquiry proceedings in the case of Global Tele-systems Ltd	
	1. Vyomit Stock	Enquiry initiated on 20/10/2004. Enquiry proceedings	
		under progress.	
		Franciscististadas 00/40/0004 Franciscos diser	
	•		
	& Stock Brokers		
	Ltd.		
	J Dalal		
	5. Hem	Enquiry initiated on 20/10/2004. Enquiry proceedings	
	Securities Ltd	under progress.	
	Securities Pvt Ltd		
		Show cause no February 11, 20 documents and authorized repi SEBI office on a them were giver awaited. Global Tele-Sy Progress of er brokers for aidii manipulation b dealings is as fo Broker 1. Vyomit Stock & Investment Pvt Ltd. 2. Omega Equities Pvt Ltd. 3. Mangal Keshav Shares & Stock Brokers Ltd. 4. Chandravadar J Dalal 5. Hem Securities Ltd	Global Tele-Systems Ltd (now new name GTL Ltd)Progress of enquiry proceedings initiated against the stock brokers for aiding and abetting Ketan Parekh entities in market manipulation by entering into structured and synchronized dealings is as follows:BrokerStatus of enquiry proceedings in the case of Global Tele-Systems Ltd1. Vyomit Stock & InvestmentEnquiry initiated on 20/10/2004. Enquiry proceedings under progress.2. Omega Equities Pvt Ltd.Enquiry initiated on 20/10/2004. Enquiry proceedings under progress.3. Mangal Keshav Shares Ltd.Enquiry initiated on 20/10/2004. Enquiry officer submitted the report on May 19, 2005 recommending suspension of broking registration for a period of three months. Based on the recommendation, show cause notice issued on May 24, 2005 asking them why action should not be taken against them as recommen-ded by the Enquiry officer. Reply received from them is being examined before putting up for personal hearing before Whole Time Member. Enquiry initiated on 20/10/2004. Enquiry proceedings uspension of broking registration for a period of three months. Based on the recommendation, show cause notice issued on May 24, 2005 asking them why action should not be taken against them as recommen-ded by the Enquiry officer. Reply received from them is being examined before putting up for personal hearing before Whole Time Member. Enquiry initiated on 20/10/2004. Enquiry proceedings under progress.5. HemEnquiry initiated on 20/10/2004. Enquiry proceedings under progress.6. Latin Manharal-Enquiry initiated on 20/10/2004. Enquiry officer

SI.No.	Para No.Observation/Recommendation of JPC	R	eply of Government/Action Taken	Further Progress
			recommended by the Enquiry officer. Reply received	
			from them is being examined before putting up for	
			personal hearing before Whole Time Member.	
		7. Mukesh Babu	Enquiry initiated on 20/10/2004. Enquiry officer	
		Securities Ltd	submitted the report on May 24, 2005 recommending	
			suspension of broking registration for a period of one	
			month. Based on the recommendation, show cause	
			notice issued on June 7, 2005 asking them why action	
			should not be taken against them as recommended	
			by the Enquiry officer. Reply received from them is	
			being examined before putting up for personal hearing	
			before Whole Time Member.	
		8. Milan Mahendr	a Enquiry initiated on 20/10/	
		2004.	Enquiry proceedings	
		Securities Pvt Ltd	under progress.	
		9. Visaria	Enquiry initiated on 20/10/2004. Enquiry officer	
		Securities	submitted its report on May 31, 2005 recommending	
		Pvt Ltd	no penalty.	
		10. Pravin	Enquiry initiated on 20/10/2004. Enquiry officer	
		V Shah	submitted the report on May 31, 2005 recommending	
		Stock Broking	minor penalty of censure. Show cause notice issued	
			on June 7, 2005 asking them why action should not	
			be taken against them as recommended by the	
			Enquiry officer. Reply received from them is being	
			examined before putting up for personal hearing	
			before Whole Time Member.	
		11. Woodstock	Enquiry initiated on 22/11/2004. Enquiry officer	
		Securities	submitted the report dated June 30, 2005	
		Pvt Ltd	recommend-ing no penalty.	
		Adani Exports		
		1. Show Caus	e Notice issued under Section 11 B of SEBI Act	
		on January	4, 2005 to Abhinav Investments Ltd asking them	
		to show ca	use why suitable directions including a direction	
			from accessing the capital market/buying, selling	
		or dealing in	n securities for a particular duration should not be	
		passed aga	inst them. Reply received on May 6, 2005. They	
		have sough	t personal hearing. Reply received from them is	
		being exam	ined before putting up for personal hearing before	
		Whole Time	e Member.	

SI.No.	Para No.Observation/Recommendation of JPC	R	eply of Government/Action Taken	Further Progress
		for aiding a	enquiry proceedings initiated against stock brokers and abetting Ketan Parekh entities in market n by entering into structured and synchronized	
		•		
		Broker	Status in the case of	
		1.Omega	Adani Exports Ltd Enquiry initiated on 20/10/2004. Enquiry	
		Equities Pvt Ltd	Enquiry initiated on 20/10/2004. Enquiry proceedings under progress.	
		2. Woodstock	Enquiry initiated on 22/11/2004. Enquiry officer	
		Broking Pvt Ltd	submitted the report recommending no penalty.	
		-	Enquiry initiated on 20/10/2004. Enquiry officer	
		J Dalal	submitted the report on May 19, 2005 recommending	
		5 Dalai	suspension of broking registration for a period of three	
			months. Based on the recommendation, show cause	
			notice issued on May 24, 2005 asking them why action	
			should not be taken against them as recommended	
			by the Enquiry officer. Reply received from them is	
			being examined before putting up for personal hearing	
			before Whole Time Member.	
		4. Hem	Enquiry proceedings under progress. Enquiry	
		Securities Ltd	initiated on 20/10/2004.	
		5. Latin Manharla	Enquiry initiated on 20/10/2004. Enquiry officer	
		Securities Pvt Ltd	submitted the report on May 19, 2005 recommending	
			suspension of broking registration for a period of one	
			month. Based on the recommendation, show cause	
			notice issued on June 7, 2005 asking them why action	
			should not be taken against them as recommended	
			by the Enquiry officer. Reply received from them is	
			being examined before putting up for personal hearing	
			before Whole Time Member.	
		6. Milan	Enquiry initiated on 20/10/2004. Enquiry proceedings	
		Mahendra	under progress.	
		Securities Pvt Ltd		
		7. Visaria	Enquiry initiated on 20/10/2004. Enquiry officer	
		Securities	submitted its report on May 31, 2005 recommending	
		Pvt Ltd	no penalty.	
		8. Pravin	Enquiry initiated on 20/10/2004. Enquiry officer	
		V Shah	submitted the report on May 31, 2005 recommending	
		Stock Broking	minor penalty of censure. Show cause notice issued	

SI.No. Para No.Observation/Recommendation of JPC		Reply of Government/Action Taken	Further Progress
	2004 aga Ltd, Mor Madhuva violation and Unfa Regulatio of SEBI Enquiry p 4. Show can 11B issu Export as including market/b particular a. Ada b. Ada c. Sha d. Ada e. Adv f. Inte g. Crov Promoter er inspection o	on June 7, 2005 asking them why action should not be taken against them as recommended by the Enquiry officer. Reply received from them is being examined before putting up for personal hearing before Whole Time Member. Enquiry initiated on 20/10/2004. Enquiry officer submitted the report on May 24, 2005 recommending suspension of broking registration for a period of one month. Show cause notice issued on June 7, 2005 asking them why action should not be taken against them as recommen- ded by the Enquiry officer. Their request for inspection of documents is being examined. proceedings were also initiated on October 20, ainst the brokers - Prerak Capital, JBS Securities neycare Securities & Financial Services Ltd, an Securities Pvt Ltd and Investmart India Ltd for of regulation 4 of SEBI (Prohibition of Fraudulent tir Trade Practices Relating to Securities Market), ons, 1995 and regulation 7 read with Schedule II (Stock Brokers) Rules & Regulations, 1992. proceedings under progress. use notice dated January 3, 2005 under Section red to following 7 promoters entities of Adani sking them to show cause why suitable directions a direction restraining from accessing the capital buying, selling or dealing in securities for a r duration should not be passed against them: ini Agro Ltd ini Impex Ltd thi Property Developers Ltd ini Properties Ltd roontinental India wn International ntities have sought further documents and if documents relied upon by SEBI. Additional vere given to them on July 1, 2005.	Further Progress

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Himachal Futuristic Communications Ltd (HFCL)	
		Actions against HFCL and its promoters/associate	
		companies and their directors	
		Quasi judicial proceedings are initiated against HFCL, 14	
		promoters/associate companies and their 52 directors.	
		The HFCL, promoter companies and their directors have sought	
		list of documents and material relied upon by SEBI. Accordingly,	
		authorized representatives of following entities have inspected	
		documents on various dates at SEBI office viz. October 25, 2004,	
		November 2, 2004, November 24, 2004, November 25, 2004,	
		November 29, 2004 and December 3, 2004:	
		1. Himachal Futuristic Communications Ltd	
		2. HFCL Trade Invest Ltd	
		3. HFCL Infotel Ltd	
		4. Mr.Vinay Maloo, director of HFCL	
		5. Mr.Mahendra Nahata, director of HFCL	
		6. Dr.Deepak Malhotra, director of HFCL	
		7. Mr.D R Baid, director of HFCL	
		8. Mr.Sooraj Kapoor, director of HFCL	
		9. Mr.C K Goushal, director of HFCL	
		10. Mr.B B Chadha, director of HFCL	
		11. Dr.R M Kastia, director of HFCL	
		12. Y S Chaudhary, director of HFCL	
		Further, authorized representatives of following 12 promoter	
		companies have taken inspection of documents on December	
		22, 2004 and December 24, 2004:	
		1. Toplight Vinimay Pvt Ltd	
		2. Vinson Brothers Pvt Ltd	
		3. Vinson Trade & Commerce Pvt Ltd	
		4. Amrit Sales Promotion Pvt Ltd	
		5. Classic Services	
		6. Sone Paper & Industries Ltd	
		7. Shankar Sales Promotion Pvt Ltd	
		8. Yashodham Merchants Pvt Ltd	
		9. Kalyan Vyapaar Pvt Ltd	
		10. Sungrace Merchandise Pvt Ltd	
		11. Baldev Commercial Pvt Ltd	
		12. Burlington Finance Ltd	
		As requested by them, SEBI vide letter dated January 14, 2005	

SI.No.	Para No.Observation/Recommendation of JPC	R	eply of Government/Action Taken	Further Progress
		SEBI for evider been advised to desired by them The above entit 3, 2005 and Jur before the appro- proceedings init Ketan Parekh e	es of documents which have been relied upon by nce. The above entities and their directors have reply to the show cause notice within 15 days. As further documents were given on March 11, 2005. ies now replied to the show cause notice on June ne 6, 2005. They have sought a personal hearing opriate authority of SEBI. 2. Progress of enquiry iated against stock brokers for aiding and abetting entities in market manipulation by entering into synchronized dealings is as follows:	
		Broker 1.Chandravadan J Dalal	Status in the case of HFCL Enquiry initiated on 20/10/2004. Enquiry officer submitted its report on May 19, 2005 recommending suspension of broking registration for a period of three months. Based on the recommendation, show cause notice issued on May 24, 2005 asking them why action should not be taken against them as recommen-ded by the Enquiry officer. Reply received from them is being examined before putting up for personal hearing before Whole Time Member.	
		2. Hem Securities Ltd 3. Indsec Securities & Finance Ltd	Enquiry initiated on 20/10/2004. Enquiry proceedings under progress. Enquiry initiated on 20/10/2004. Enquiry proceedings under progress.	
		4. Keynote Capitals Ltd	Enquiry initiated on 20/10/2004. Enquiry officer submitted its report on May 24, 2005 recommending suspension of broking registration for a period of one month. Show cause notice issued on June 7, 2005 asking them why action should not be taken against them as recommended by the Enquiry officer. Their request for inspection of documents is being examined.	
		5. Latin Manharla Securities Pvt Ltd	Il Enquiry initiated on 20/10/2004. Enquiry officer submitted its report on May 19, 2005 recommending suspension of broking registration for a period of one month. Based on the recommendation, show cause notice issued on June 7, 2005 asking them why action should not be taken against them as recommended by the Enquiry officer. Reply received from them is being examined before putting up for personal hearing before Whole Time Member.	

SI.No.	Para No.Observation/Recommendation of JPC	R	eply of Government/Action Taken	Further Progress
		6. Mangal Keshav Shares & Stock Brokers Ltd	Enquiry initiated on 20/10/2004. Enquiry proceedings under progress.	
		7. Milan Mahendra	Enquiry initiated on 20/10/2004. Enquiry Proceedings	
		Securities Pvt Ltd 8. Millenium	under progress. Enquiry initiated on 20/10/2004. Enquiry officer	
		Equities (I)	submitted the report on June 30, 2005	
		Pvt Ltd	recommending no penalty.	
		9. Aldan	Enquiry initiated on 20/10/2004. Enquiry officer	
		Investment	submitted the report on June 30, 2005	
		Pvt Ltd	recommending no penalty.	
			uEnquiry initiated on 20/10/2004. Enquiry officer	
		Securities Ltd	submitted its report on May 24, 2005 recommending	
			suspension of broking registration for a period of one	
			month. Based on the recommendation, show cause	
			notice issued on June 7, 2005 asking them why action	
			should not be taken against them as recommended	
			by the Enquiry officer. Reply received from them is	
			being examined before putting up for personal hearing	
		11. Omega	before Whole Time Member. Enquiry initiated on 20/10/2004. Enquiry	
		Equities Pvt Ltd	proceedings under progress	
			hEnquiry initiated on 20/10/2004. Enquiry officer	
		Stock Broking	submitted its report on May 31, 2005 recommending	
		eteen Drennig	minor penalty of censure. Show cause notice issued	
			on June 7, 2005 asking them why action should not	
			be taken against them as recommended by the	
			Enquiry officer. Reply received from them is being	
			examined before putting up for personal hearing	
			before Whole Time Member.	
		13. Subhkam	Enquiry initiated on 20/10/2004. Enquiry officer	
		Securities	submitted its report dated December 29, 2004	
			recommending no penalty.	
		14. Vidyut	Enquiry initiated on 20/10/2004. Enquiry officer	
		Devendrakumar	submitted its report on May 24, 2005 recommending	
			suspension of broking registration for a period of one month. Show cause notice issued on June 7, 2005	
			asking them why action should not be taken against	
			them as recommended by the Enquiry officer. Their	
			reply is awaited.	
		15. Visaria	Enquiry initiated on 20/10/2004. Enquiry officer	
		Securities	submitted the report on May 31, 2005	
		Pvt Ltd	recommending no penalty.	

SI.No.	Para No.Observation/Recommendation of JPC	F	Reply of Government/Action Taken	Further Progress
		16. Vyomit Stock	Enquiry initiated on 20/10/2004. Enquiry proceedings	
		& Investment	Pvt Ltd under progress.	
		17. Woodstock		
		Broking Pvt Ltd	submitted the report on June 29, 2005	
			recommending no penalty.	
		18. Woodstock		
		Securities Pvt Ltd	submitted the report on June 30, 2005	
			recommending no penalty.	
			ndings of investigations in the case of HFCL, Zee	
			dani Exports Ltd and Global Tele-Systems Ltd, a	
			ow-cause notice dated January 31, 2005 has been	
			tan Parekh, Shri Kartik Parekh and 9 entities connected	
			anther Fincap & Management Services Ltd, Classic ther Investrade Ltd, Classic Infin Ltd, Saimangal	
			Chitrakut Computers Pvt Ltd, Luminant Investments	
			Computers Pvt Ltd and Nakshatra Software Pvt Ltd.	
			asked to show cause why suitable directions including	
			ining from accessing the capital market/buying, selling	
			curities for a particular duration should not be issued	
			Ketan Parekh entities were granted inspection of	
			upon by SEBI on 17/5/2005 and 18/5/2005. As desired	
		by them, copies	of additional documents, apart from the documents	
		already given wh	nile issuing show cause notice, were given to them on	
		July 11, 2005. R	eply to the show cause notice awaited.	
		Cyberspace L	td	
		Investigation R	eport in the case of M/s Renaissance Securities	
		Ltd. and other	brokers has been approved on May 09, 2005.	
			ons in this regard are under progress.	
			served on the following entities :	
			space Ltd. : April 08, 2005	
			ry Consultants Ltd. : April 08, 2005.	
			s. Vandana Srivastava is being served.	
			tock Broking Ltd.	
			et to come up for hearing before the Hon'ble High	
		Court.	et to come up for hearing before the horr ble high	
		<u>SSI Ltd.</u>	diago hous hoos completed against the fellowing	
			dings have been completed against the following	
		entities on Apri		
			re and Stock Broking Services Ltd.	
			ernational Finance India Ltd.	
		 Triumph Sec 	curities Ltd.	

SI.No. Para No.Obs	ervation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		The Enquiry Officer has recommended suspension of registration	
		certificate for a period of 6 months in all the three cases. Since	
		the registration certificates of these entities have already been	
		cancelled, a view is being taken regarding the same.	
		SAT, in its combined order dated April 15, 2005 in the matter of	
		SSI Ltd. and Silverline Technologies Ltd. has set aside the	
		Adjudication Order levying penalty of Rs.1,00,000/- on M/s Milan	
		Mahendra Securities Pvt. Ltd. in one case whereas reduced the	
		penalty from Rs. 1,00,000/- to Rs.10,000/- in the other which	
		has already been deposited by the broker.	
		M/s Triumph International Finance Ltd. has appealed against	
		the adjudication order before SAT levying penalty of Rs. 1,00,000.	
		The process of issuing directions against the three promoters of	
		SSI Ltd. and three individuals for violation of the provisions of	
		SCRA is under progress.	
		Silverline Ltd.	
		The enquiry proceedings against the 5 broking entities are in	
		progress.	
		M/s Silverline Technologies Ltd. has paid the penalty of	
		Rs.19,00,000/- on March 15, 2005. Further, penalty of	
		Rs.1,50,000/-, as per the Order of SAT dated July 09, 2004 has	
		been paid by M/s Subra Maritius Ltd. and M/s Shreyas Holdings	
		Ltd. on June 29, 2005.	
		As mentioned above, SAT, in its combined Order dated April 15,	
		2005 in the matter of SSI Ltd. and Silverline Technologies Ltd.	
		has set aside the adjudication order levying penalty of Rs.1,00,000/	
		- on M/s Milan Mahendra Securities Pvt. Ltd. in one case whereas	
		reduced the penalty from Rs. 1,00,000/- to Rs.10,000/- in the other	
		which has already been deposited by the broker.	
		M/s Latin Manharlal Securities Pvt. Ltd. and M/s Triumph	
		International Finance Ltd. have appealed against the adjudication	
		orders before SAT levying penalties of Rs.2,00,000/- and	
		Rs.1,00,000/- on them respectively.	
		As reported in December, 2005	
		DSQ Software	
		In the case of M/s DSQ Software, the final hearing before the	
		SAT completed on 16.11.2005 and order is yet to be passed.	
		DSQ Industries	
		No further developments	

SI.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	Padmini Technologies Ltd. (PTL) Against PTL and its whole time directors An opportunity of personal hearing was extended to PTL & its directors for 30.9.2005. However PTL/directors sought adjournment. A final opportunity of personal hearing is scheduled on 15.12.2005 before passing order against them.	
	Proceedings u/s 11B of SEBI Act are in progress.	
	Against Ketan Parekh group Panther Fincap and Management Services Ltd., Classic Credit Ltd. and their Directors (including Ketan Parekh) Proceedings u/s 11B of SEBI Act, are in progress. In respect of appeals filed by Panther Fincap and Management Services Ltd. and Classic Credit Ltd. against the orders of Adjudicating Officer, the matter came up for hearing on 3.8.2005 before SAT and was adjourned. Fresh date has not been given by SAT so far. Against Statutory Auditors (Kailash Chandra Agarwal, Chartered Accountant) Final opportunity of personal hearing was given to the auditor for 30.9.2005, which was not availed. Order is under preparation. Against Others Sanjay Kumar, Chartered Accountant	
	Another opportunity of personal hearing was extended on 30.9.2005. Shri Gupta however sought adjournment citing that Court had also fixed hearing for 30.9.2005 in the prosecution case filed by SEBI. Final opportunity of hearing is proposed before passing the order against him. Kolkatta based preferential allottees Another opportunity of personal hearing was given to all these allottees on 6/7.10.2005 at Kolkatta. During the hearing, these entities sought time for making written submissions by 10.11.2005. Written submissions have been received from most of these allottees on 29.11.2005. They have further sought opportunity of personal hearing, which is being considered.	
	Delhi based preferential allottees Another opportunity of personal hearing to these entities was extended for 30.9.2005. However, a letter was received from	

Shri Arun Goenka on behaff of Goenka group of allottees adjournment. A letter was also received from director of DKG Buildcon P. Ltd. is seeking adjournment. Final opportunity of personal hearing has been given to Goenka group of allottees, DKG Builders P. Ltd., Ith Infrastructure P. Ltd., Mikona Impex Traders P. Ltd. for 15.12.2005 before passing the order against them. Draft orders in respect of other Delhi based allottees are under preparation. A & Finvest P. Ltd. (isub-broker) Whole-Time-Member granted personal hearing for 30.9.2005, which was attended by Shri Atal Goel. Order is under preparation. Shonkh Technologies Ltd. Adjudication order imposing a penalty of Rs. 1 crore was passed against Advance Hovercrafts Composities (India) Ltd. The entity appealed in ST4 against the adjudication order. SAT vide its order dated 25th May, 2005 has reduced the penalty to Rs. 50.0007, which has been paid. Enquiry officer recommended censure against three brokers viz. Mis Delhi Securities Ltd., Mis Agroy Finance Investment Ltd. and Mrs A. Ninc Capital Services Ltd. Post enquiry show cause notices have been issued on October 21, 2005 to all the three brokers. Replies have been received from Mis Agroy Finance & Investment Ltd. & Mis Delhi Securities Ltd. or 2.11.2005 s. 7.11.2005 respectively, which are being examined. Zee Telefilms Common enquiry had been initiated against the broker Mangal Keshav Shares and Stock Brokers Ltd., for tading in the scrips of I+FCL. Zee Telefilms and Global Tele Ltd. Enquiry officer submitted the report on August 16, 2005 recommending no penalty. Common enquiry has been initiated against Mian Mahendra Securities Pvt. Ltd. on 20.10.46 for trading in the scrip of Zee Telefilms NLd. Shore Shores Ltd., for adding in the scrip of Zee Telefilms Ltd. Zer Telefilms and Heaptor in Specific Prof Zee Telefilms NLd. Shore Shores Tud. A may as in soft the report on 23.11.05 recommending suspension of certificate of registration of the broker for a period of three months. Post enquiry show cause no	SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
passing of the order is under consideration	SI.No.	Para No.Observation/Recommendation of JPC	 Shri Arun Goenka on behalf of Goenka group of allottees seeking adjournment. A letter was also received from director of DKG Buildcon P. Ltd. seeking adjournment. Final opportunity of personal hearing has been given to Goenka group of allottees, DKG Builders Pvt. Ltd., Iris Infrastructure P. Ltd., Mikona Impex Traders P. Ltd. for 15.12.2005 before passing the order against them. Draft orders in respect of other Delhi based allottees are under preparation. A & A Finvest P. Ltd. (sub-broker) Whole-Time-Member granted personal hearing for 30.9.2005, which was attended by Shri Atal Goel. Order is under preparation. Shonkh Technologies Ltd. Adjudication order imposing a penalty of Rs. 1 crore was passed against Advance Hovercrafts Composites (India) Ltd. The entity appealed in SAT against the adjudication order. SAT vide its order dated 25th May, 2005 has reduced the penalty to Rs.50,000/-, which has been paid. Enquiry officer recommended censure against three brokers viz. M/s Delhi Securities Ltd., M/s Agroy Finance Investment Ltd. and M/s A. Nitin Capital Services Ltd. Post enquiry show cause notices have been issued on October 21, 2005 to all the three brokers. Replies have been received from M/s Agroy Finance & Investment Ltd. & M/s Delhi Securities Ltd. on 2.11.2005 & 7.11.2005 respectively, which are being examined. Zee Telefilms Common enquiry had been initiated against the broker Mangal Keshav Shares and Stock Brokers Ltd. for trading in the scrips of HFCL, Zee Telefilms and Global Tele Ltd. Enquiry officer submitted the report on August 16, 2005 recommending no penalty. Common enquiry has been initiated against Milan Mahendra Securities Pvt. Ltd., on 20.10.04 for trading in the scrip of Zee Telefilms Ltd., GTL Ltd., Adani Exports and HFCL. Enquiry Officer submitted the report on 23.11.05 recommending suspension of certificate of registration of the broker for a period of three months. P	Further Progress

SI.No.	Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Action against Essel Group (promoters of Zee Tele-films):-	
		Reply received and hearing is being fixed.	
		Global Tele-Systems Ltd (now GTL Ltd.)	
		Progress of enquiry proceedings initiated against the stock	
		brokers for aiding and abetting Ketan Parekh entities in market	
		manipulation by entering into structured and synchronized	
		dealings:	
		Reply has been received from Chandravadan J Dalal and order	
		will be passed after completion of quasi-judicial process.	
		Common enquiry had been initiated against the broker Omega	
		Equities for trading in the scrips of HFCL, Adani Exports Ltd. and	
		Global Tele Ltd. Enquiry officer submitted the report on August 24,	
		2005 recommending no penalty.	
		Common enquiry had been initiated against the broker Mangal	
		Keshav Shares and Stock Brokers Ltd. for trading in the scrips of	
		HFCL, Zee Telefilms and Global Tele Ltd. Enquiry officer submitted	
		the report on August 16, 2005 recommending no penalty.	
		Common enquiry had been initiated against Hem Securities for	
		trading in the scrip of HFCL, Adani Exports Ltd. and Global Tele	
		Ltd. On their request, inspection of documents was provided to	
		them on October 19, 2005. Statutory enquiry is under progress.	
		Adani Exports Ltd.	
		Reminder letter sent to 7 promoter entities of Adani Exports Ltd.	
		viz. Adani Agro Ltd., Adani Impex Ltd., Shahi Property Developers	
		Ltd., Adani Properties Ltd., Advance Exports Ltd., Intercontinental	
		India, Crown International on October 28, 2005 to reply to show	
		cause notice.	
		Against Brokers	
		1. Common enquiry had been initiated against the broker Omega	
		Equities for trading in the scrip of HFCL, Adani Exports Ltd.	
		and Global Tele Ltd. Enquiry officer submitted the report on	
		August 24, 2005 recommending no penalty.	
		2. Common enquiry had been initiated against Hem Securities	
		for trading in scrip of HFCL, Adani Exports Ltd. and Global	
		Tele Ltd. On their request, inspection of documents was	
		provided to them on October 19, 2005. Further action is in	
		progress.	
		3. Enquiry officer submitted report of the enquiry against JBS	
		Securities Ltd. on August 8, 2005 recommending suspension	

No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	 of certificate of registration for a period of one month. Post enquiry SCN issued on August 12, 2005 asking them why action should not be taken against them as recommended by the Enquiry officer. Reply received on October 4, 2005 in response to post-enquiry show cause notice issued to them. Further action is in progress. 4. Enquiry officer submitted report of the enquiry against Moneycare Securities & Financial Services Ltd. on July 22, 2005 recommending suspension of certificate of registration for a period of one day. Post enquiry SCN issued on August 5, 2005 asking them why action should not be taken against them as recommended by the Enquiry officer. Reply received on 15.9.2005. Further action is in progress. 5. Enquiry officer submitted report for the enquiry against Madhuvan Securities Pvt. Ltd. on August 11, 2005 recommending suspension of certificate of registration for a period of one month. Post enquiry SCN issued on August 18, 2005 asking them why action should not be taken against them as recommended by the Enquiry Officer. Reply received on October 5, 2005 in response to post-enquiry show cause notice issued to them. Further action is in progress. 6. Enquiry officer submitted report of the enquiry against Prerak Capital on August 23, 2005 recommending suspension of certificate of regis-tration for a period of five days. Post enquiry SCN issued on August 31, 2005 asking them why action should not be taken against them as recommended by the Enquiry officer. Reply received on 30.9.2005. Further action is in progress. Against Ketan Parekh Group 1. Based on the findings of investigations in the case of HFCL, Zee Telefilms Ltd, Adani Exports Ltd. and Global Tele-Systems Ltd. a consolidated show-cause notice dated January 31, 2005 has been issued to Shri Ketan Parekh, Shri Kartik Parekh and 9 entities connected with them viz. Panther Fincap & Management Services Ltd., Classic Credit Ltd., Panther Investrade Ltd., Classic Infin Ltd., Saimangal Investr	

SI.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	 scrip of Adani Exports Ltd. was received on September 19, 2005. Further action is in progress. Supplementary show cause notice was issued on September 28, 2005 to three KP entities viz. Classic Credit Ltd., Panther Fincap & Management Services Ltd. and M/s Chitrakut Computers Private Limited (CCPL) on the basis of findings of Investigation in the scrip of SAB TV Ltd. Reply received on October 21, 2005. Further action is in progress. <u>Himachal Futuristic Communications Ltd. (HFCL)</u> Common enquiry had been initiated against Omega Equities for trading in the scrip of HFCL, Adani Exports Ltd. and Global Tele Ltd. Enquiry officer submitted the report on August 24, 2005 recommending no penalty. 	
	Common enquiry had been initiated against the broker Mangal Keshav Shares and Stock Brokers Ltd. for trading in the scrip of HFCL, Zee Telefilms and Global Tele Ltd. Enquiry officer submitted the report on August 16, 2005 recommending no penalty.	
	Common enquiry had been initiated against Hem Securities for trading in scrip of HFCL, Adani Exports Ltd. and Global Tele Ltd. On their request, inspection of documents was provided to them on October 19, 2005. Further action is in progress.	
	 Enquiry had been initiated against Indsec Securities & Finance Ltd. for trading in the scrip of HFCL. Enquiry officer submitted the report on 30.11.05 recommending no penalty. Against Ketan Parekh Group Supplementary show cause notice was issued on September 28, 2005 to three KP entities viz. Classic Credit Ltd., Panther Fincap & Management Services Ltd. and M/s Chitrakut Computers Private Limited (CCP) on the basis of findings of Investigation in the scrip of SAB TV Ltd. Reply received on October 21, 2005. Further action is in progress. Show cause notice was issued to Triumph International Finance India Limited (TIFIL) on September 28, 2005 on the basis of findings of investigation in the scrip of SAB TV Ltd. Their reply is awaited. Cyberspace Ltd. 1. Enquiry Officer has submitted the report in case of M/s 	

No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	Mangala Capital. Post-enquiry show cause notice has been	
	issued to M/s Mangala Capital on August 17, 2005. Further	
	details sought by M/s Mangla have been furnished to them on	
	August 31, 2005. Pursuant to the enquiry proceedings, the	
	final orders are in the process of being passed after hearing	
	the party (hearing is scheduled on November 29, 2005). Minor	
	penalty of Censure has been recommended by the Enquiry	
	Officer.	
	2. Pre-enquiry show cause notice has been issued to M/s	
	Renaissance Securities Ltd. on August 03, 2005. The Enquiry	
	Officer has submitted the report, recommending a minor	
	penalty of Censure which has been approved. Post-enquiry	
	SCN was issued to M/s Renaissance Securities Ltd. and the	
	reply to the same has been received. Final order was passed	
	on October 25, 2005 imposing a minor penalty of Censure,	
	after hearing the party on October 24, 2005. Final order in the	
	matter of Shri Rakesh Mehta, the then Director of M/s	
	Renaissance Securities Ltd. was passed on October 25, 2005	
	revoking the earlier interim order dated November 29, 2002	
	restricting Shri Mehta from accessing the capital market and	
	dealing in securities, after hearing the party on October 24,	
	2005.	
	3. Warning letters have been issued to 4 broking entities viz.	
	Kantilal Mangaldas Securities Pvt. Ltd., NCJ Share and	
	Stock Brokers Ltd., FMS Securities Ltd. and Motilal Oswal	
	Securities Ltd. on August 26, 2005.	
	4. Warning letters have been issued to the following 10 broking	
	entities in terms of the approved actions in the case, details	
	of which are given below and in case of other two entities,	
	these are in the process of beig issued:	
	SI. Name of broker Date of warning	
	No. letter	
	1. Kantilal Mangaldas	
	Securities Pvt. Ltd. 26.08.05	
	2. NCJ Share & Stock	
	Brokers Ltd. 26.08.05	
	3. FMS Securities Ltd. 26.08.05	
	4. Motilal Oswal	
	Securities Ltd. 26.08.05	

No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	5. Bhupendra Meghji Bheda 29.09.05	
	6. Subhkam Securities	
	Pvt. Ltd. 06.10.05	
	7. Prakash K. Shah Shares	
	and Securities Pvt.Ltd. 29.09.05	
	8. Kirtikumar Fulchand Vora 29.09.05	
	9. S.P. Mantri 06.10.05	
	10. Alliance Finstock Ltd. 06.10.05	
	As reported in May, 2006	
	DSQ Software	
	The Directors/promoters of DSQ Software Ltd. had appealed	
	against SEBI's order dated 9.9.2005. SAT vide order dated	
	8.12.2005 has pronounced the following:	
	1. Order against directors of DSQ Software Ltd. other than	
	Dinesh Dalmia has been upheld by SAT and on considering the	
	period already undergone by the directors, SAT observed that	
	no further prohibition is required.	
	SAT has upheld SEBI's order against Dinesh Dalmia	
	and DSQ Software Ltd. with modification.	
	SEBI has filed an application to SAT for clarification of SAT's	
	order dated 8.12.2005 against Dinesh Dalmia and DSQ Software	
	Ltd.	
	<u>Padmini Technologies LTD. (PTL)</u>	
	Against PTL and its whole time director	
	After the final order of SAT, an amount of Rs. 1,00,000 was	
	deposited by Shri Vivek Nagpal with SEBI. PTL also deposited	
	a sum of Rs. 1,50,000/- with SEBI.	
	In respect of proceedings u/s 11B of SEBI Act, an opportunity of	
	fresh personal hearing for PTL & its directors was scheduled	
	for 15.12.2005, which has been postponed.	
	Against Others	
	Sanjay Kumar, Chartered Accountant	
	The hearing was fixed along with other Delhi based entities on	
	15.12.2005, which has been postponed.	
	Kolkatta based preferential allottees	
	An opportunity of personal hearing was scheduled for various	
	Kolkatta based entities in Delhi on 15.12.2005. However, request	
	was received from some Kolkatta based entity to change the	
	hearing date and venue and the hearing was adjourned.	

No. Para No.Observatio	n/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Delhi based preferential allottees	
		The hearing was fixed along with other Delhi based entities on	
		15.12.2005. However, some Delhi based entities belonging to	
		Goenka group gave detailed reply to SEBI's SCNs and sought	
		another opportunity of personal hearing. Thus, hearing of all	
		Delhi based entities was adjourned.	
		Shonkh Technologies Ltd.	
		Action against promoters and promoter associate entities	
		u/s 11B	
		Hearing for promoter and promoter associate entities (15 in	
		number) was fixed for 12 th April, 2006.	
		Action relating to listing of shares on DSE	
		Adjudication Officer vide order dated 10 June, 2005 has imposed	
		a penalty of Rs. 50,000/- on Shonkh Technologies International	
		Ltd. The entity paid the penalty in December, 2005.	
		Reply received from A Nitin Capital Services Ltd. to the post-	
		enquiry show cause notice is under examination.	
		M/s Iris Infrastructurals Pvt. Ltd. had appealed in SAT against	
		the order of Adjudicating Officer imposing a penalty of Rs. 1	
		crore.	
		SAT vide order dated 14.3.2006, reduced the penalty from Rs.	
		1 crore to Rs. 1 Lakh.	
		Global Trust Bank	
		SEBI has passed an order against TCFC Securities Limited	
		(formerly known as 20th Century Securities Ltd.) on 10.1.2006	
		indicating that there was no cause of any further directions.	
		SEBI has passed an order against Kallar Kahar, Sub-Account	
		of FII-CSFB (now known as Credit Suisse First Boston	
		(Mauritius) Ltd.) on 10.1.2006 indicating that there was no cause	
		of any further directions.	
		Hearing of Vidyut Investments Ltd. was completed on	
		14.02.2006.	
		SEBI has passed an order against RP&C International on March	
		21, 2006. In view of earlier debarment, no further directions are	
		issued.	
		SEBI has passed an order against Coral Reef Inv. Co. Private	
		Limited, Sub-account of RP&C International on March 21, 2006.	
		In view of earlier debarment, no further directions are issued.	

o. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	Zee Telefilms	
	Hearing was granted to Zee Telefilms Ltd. and its promoter	
	entities by Whole Time Member of SEBI on January 17, 2006.	
	During the hearing, they raised issues regarding inspection	
	of certain documents and cross examination of witnesses.	
	As directed by the Whole Time Member, detailed reply was	
	sent to them on January 31, 2006 and asked them to file	
	written submissions within 10 days. Reply was received on	
	March 20, 2006 from the promoter entities of Zee Telefilms	
	Ltd. Zee Telefilms Ltd. submitted reply to the Show Cause	
	Notice vide letter dated March 31, 2006. Further action is in	
	progress.	
	Global Tele-Systmes Ltd. (now GTL Ltd)	
	Common enquiry had been initiated against Hem Securities Ltd.	
	for trading in the scrip of HFCL, Adani Exports Ltd. and Global	
	Tele. Ltd. Enquiry officer submitted the report on December 8,	
	2005, recommending suspension of certificate of registration of	
	the broker for a period of three months. Post enquiry SCN was	
	issued to the broker on December 14, 2005 and reply received	
	on December 27, 2005. Further action is in progress.	
	Adani Exports Ltd.	
	Show Cause notice was issued earlier to 7 promoter entities of	
	Adani Exports Ltd. viz. Adani Agro Ltd., Adani Impex Ltd., Shahi	
	Property Developers Ltd., Adani Properties Ltd., Advance	
	Exports Ltd., Intercontinental India, Crown International and they	
	replied to the SCN vide letter dated December 19, 2005.	
	An opportunity of personal hearing was granted to 7 promoters	
	entities of Adani Exports Ltd. viz. Adani Agro Pvt. Ltd., Adani	
	Impex Pvt. Ltd., Shahi Property Developers Pvt. Ltd., Adani	
	Properties Pvt. Ltd, Advance Exports, Intercontinental India and	
	Crown International by Whole Time Member of SEBI on March	
	14, 2006. Vide letter dated March 12, 2006, Shri Rajesh Adani,	
	on behalf of the said entities, requested for an extension of time	
	of at least one month for the personal hearing. Further action is	
	in progress.	
	An opportunity of personal hearing was granted to Abhinav	
	Investments by Whole Time Member of SEBI on March 14, 2006.	
	Abhinav Investment requested for an extension of time.	

SI.No. Para No	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Common enquiry had been initiated against Hem Securities Ltd.	
		for trading in the scrip of HFCL, Adani Exports Ltd. and Global	
		Tele Ltd. Enquiry officer submitted the report on December 8,	
		2005, recommending suspension of certificate of registration of	
		the broker for a period of three months. Post enquiry SCN was	
		issued to the broker on December 14, 2005 and reply received	
		on December 27, 2005. Further action is in progress.	
		Himachal Futuristic Communications Ltd. (HFCL)	
		Common enquiry had been initiated against Hem Securities	
		Ltd. for trading in the scrip of HFCL, Adani Exports Ltd and	
		Global Tele Ltd. Enquiry officer submitted the report on	
		December 8, 2005, recommending suspension of certificate	
		of registration of the broker for a period of three months. Post	
		enquiry SCN was issued to the broker on December 14, 2005	
		and reply received on December 27, 2005. Further action is in	
		progress.	
		An opportunity of personal hearing was granted to the broker	
		Hem Securities Ltd. by Whole Time Member of SEBI on March	
		17, 2006 for trading in the scrip of HFCL, Adani Exports Ltd.	
		and Global Tele Ltd. The broker requested for a postponement	
		of the personal hearing. Further action is in progress.	
		Hearing was granted to the broker Pravin V Shah Stock Broking	
		Pvt. Ltd. by Whole Time Member of SEBI on January 19, 2006	
		in the matters of Global Tele Ltd., Adani Exports Ltd. and	
		Himachal Futuristic Communication Ltd. Further action is in	
		progress.	
		Hearing was granted to Chandravadan J Dalal by Whole Time	
		Member of SEBI on February 2, 2006 in the matters of Global	
		Tele Ltd., Adani Exports Ltd. and Himachal Futuristic	
		Communication Ltd. Further action is in progress.	
		Hearing was granted to the broker Vidyut Devendra Kumar by	
		Whole Time Member of SEBI on January 19, 2006 in the matter	
		of Himachal Futuristic Communication Ltd. Further action is in	
		progress.	
		Against Ketan Parekh Group	
		An opportunity of combined personal hearing for all pending	
		cases was granted by Whole Time Member of SEBI to 20	
		Cases was granted by whole time weitber of SEDI (0.20	

I.No. Para No.Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	 persons/entities of the Ketan Parekh (KP) Group on March 7, 2006. The KP Group, vide letters dated March 2, 2006 and March 3, 2006 raised technical and legal issues including asking for copies of documents and cross examination of entities which are being examined. Fresh date of hearing is yet to be given. Cyberspace Ltd. Final order was passed in the matter of M/s Mangla Capital Services Ltd. on January 31, 2006 imposing a minor penalty of Censure Warning letters have been issued to 10 broking entities. The same are in the process of being issued in case of other two entities. Show Cause Notice to Ms. Vandana Srivastava u/s 11(4) read with Section 11B of the SEBI Act, 1992 has been served on her. Enquiry proceedings against 7 broking entities and one sub-broker are being initiated. M/s SSI Ltd. Pursuant to the submission of enquiry report by the Enquiry Officer, a post enquiry Show Cause Notice was issued to M/s. Milan Mahendra Securities Pvt. Ltd. on March 06, 2006. 	
	Against promoters group entities/ Company	
	 i) 11B action against Vidyut Investments. The entity was asked to appear before the Whole Time Member, SEBI for personal hearing on February 14, 2006. During the personal hearing, the Member asked the entity to submit certain documentary evidence by March 10, 2006. Reply received is under examination. Against Stock Brokers KP entities Post enquiry show cause notices were issued (on January 30, 2006) to five KP entities namely Triumph International Finance Ltd., Triumph Securities Ltd., V.N. Parekh Securities Pvt. Ltd., KNP Securities Pvt. Ltd. and N.H. Securities Pvt. Ltd. The replies are awaited. 	

SI. No	. Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken		Further Progress		
2.	4.44	commission having been clearly established, the Committee urge that the Government should take all necessary	The various acts of omission and commission having been clearly established, the Committee urge that the Government should take all necessary steps to finalize proceedings against to final	SEBI has indicated that the action taken by SEBI against Ketan Parekh entities for involvement in price manipulation of certain scrips, inter-alia, include debarring Ketan Parekh and all entities	 FEMA to OCBs (Overseas Cor Bodies) and others. Details of al adjudicated cases are given below 		
		suitable action is taken against them without delay. The Committee also urge that expeditious action should be taken	registration of Triumph International Finance (I) Ltd., one of the broking entities of Ketan Parekh. Prosecution proceedings against Ketan Parekh entities are being	SI. No.	Name of the Party	Penalty imposed (in Rs.)	
		to ascertain the facts regarding the Swiss bank account of Shri Ketan Parekh and to follow up the matter.	initiated for the violation of securities laws. CBI have intimated that the chargesheet in the case relating to Bank of India has already been filed in the competent court. Regarding Madhavpura Mercantile Cooperative bank, investigation is at an advanced stage and is Ikely to be finalized shortly. Regarding Swiss Bank accounts of Ketan Parekh, the Swiss authorities had intimated in December, 2002 that the Letter Rogatory sent in this matter cannot be executed because of the directions of the High Court at Zurich.	1	 A. (i) Greenfield 1 SCN Investment Ltd., (ii) Pravin Guwalewala (iii)A.K. Sen B. Classic Credit Ltd., C. (i) Panther Fincap Ltd., (ii) Ketan Parekh (iii)Kartik Parekh 		
			Enforcement Directorate have intimated that certain OCB's which SEBI has designated as KP entities, have already been charged for offences under FERA/FEMA through issue of SCN, as, has been pointed out in the JPC report. The Adjudicating Authority has been advised to expedite the proceedings. As reported in December 2003 Enforcement Directorate has issued Show Cause Notices for contraventions of the provisions of FERA/FEMA to the following	2 & 3	Brentfield Holdings Ltd. & others 2 SCNs	Rs. 30 lacs in one SCN. Chages droped in second SCN. (adjudication order under review)	
			 OCB's designated by SEBI as KP entities: - Global Trust Bank, the custodian in all the cases. Brentfield Holdings Ltd (BHL) Europian Investments Ltd., (EIL) Wakefield Holdings Ltd. (WHL) Far East Investment Corp. Ltd (FIL) 	4	Kensington 1 SCN Investments Ltd. Wakefield Holdings Ltd., Brentfield Holdings Ltd. Total :	1.15 crore 0.35 crore <u>0.10 crore</u> 1.60 crore	
			 6. Kensington Investment Colp. Etd (FIL) 6. Kensington Investments Ltd. (KIL) In all these cases, the matter is now at the adjudication stage. The Adjudicating Authority has been advised to expedite the proceedings. In additions, a fresh reference was received by the Enforcement Directorate from the RBI dated 9.01.03 regarding the affairs of U.K. subsidiary of Triumph International Finance India Ltd. 	5	Global Trust 1 SCN Bank & others	Charges dropped & (adjudication order accepted by the competent authority)	

SI. No. Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken		Further Progress	5
	designated by SEBI as a KP entity. Investigation by the Directorate of Enforcement has so far revealed that the company and its Directors Shri Jatian Sarviya and Shri Ketan Parekh appear to have violated the provisions of Section 3(a) r/w Section	SI. No.	Name of the Party	Penalty imposed (in Rs.)
	appear to have violated the provisions of Section 3(a) r/w Section 2(v)(iv) of FEMA r/w Regulation 3 of Foreign Exchange Mangement (Transfer or Issue of any Foreign Security Regulations 2000) by divesting the holding of their Mauritius Subsidiary International Holdings (Triumph) Ltd. in the UK subsidiary, for a total consideration of US\$ 7,25,000/- without the approval of the RBI. The investigation is being pursued. With regard to completion of the investigation by Income Tax Department in Ketan Parekh Group of cases in which a search was conducted by the Department in March 2001, investigation/ assessment proceedings have been completed in October 2003 and undisclosed income has been assessed at Rs.1,993.26 crore raising the tax demand of Rs.1365.37 crore. As regards Madhavpura Mercantile Cooperative Bank Ltd. case, investigation in India has been completed and order of Head Office of CBI on the investigation report since been communicated to the branch. Charge sheet in the case would be filed shortly. As reported in June, 2004 The chargesheet in the case relating to complaint of Bank of India has already been filed in the competent court. As regards Madhavpura Mercantile Cooperative Bank Ltd. case, investigation in India has been completed and Charge sheet in the case has been filed in the court of Chief Metropolitan Magistrate, Ahmedabad on 1.12.2003. Enforcement Directorate has informed that out of 6 Show Cause Notices (SCNs) issued to these companies, two SCNs have been	8	European 2 SCNs Investment Ltd. & others Triumph 1 SCN International Finance (I) Ltd.,	Rs. 11 Lac in one SCN. Charges dropped in 2nd SCN. (adjudication order accepted by competent authority) The Appellate Tribunal for Foreign Exchange (ATFE) remanded the matter for re - adjudication and the matter is in progress (Overseas enquiry report is awaited)
	adjudicated. As a result of Adjudication penalty has been imposed in one SCN. In the other case, charge was not established. As regards finalisation of proceedings by the Income Tax Department against Ketan Parekh, the position has been explained in reply to para No.4.42. As reported in December, 2004 The omissions and commissions which have been established are mainly relating to banking regulation and share market regulations. The tax implications of the transactions were examined during the block assessments and the regular assessments.			

SI. No. Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		After making investigations, block assessments have since been	
		finalized. Assessments have been finalized on discrepancies found	
		in the accounts wherein substantial additions of undisclosed income	
		have been made after getting the accounts audited u/s 142 (2A).	
		The Appellate Authority has also upheld substantial addition of	
		undisclosed income computed by the Assessing Officer.	
		In addition, other scrutiny assessments were also completed in	
		September, 2003 after getting the accounts audited u/s 142 (2A).	
		Further, some assessments were also completed in March, 2004.	
		First appeals for the cases completed in September, 2003 have	
		been disposed off in March, 2004.	
		The details of Swiss Bank Account of Sh. Ketan Parekh were	
		called for from the CBI. The Additional Director, CBI, New Delhi	
		informed Member (Inv.), CBDT, New Delhi vide his D.O. No.1420/	
		4/39/2001-BSFC/LO dated 21.5.2003 as under:	
		"Office of the District Public Prosecutor-IV of Canton Zurich	
		vide letter dated 29.10.2002 through Embassy of India intimated	
		that the High Court of Zurich had granted appeal against the order	
		dated 24.4.2002 of District Public Prosecutor-IV of Zurich, in	
		pursuance of which they could not transfer the details of the account	
		of Firm Elista Ltd., Nassau, Bahamas to India. The office of the	
		Public Prosecutor-IV of Canton Zurich was also directed by the	
		High Court to intimate the Indian authorities that no money of MMCB	
		derived from the illegal accounts of the ten firms in which Mr. K.	
		Parekh has been holding shares has been transferred to the	
		Accounts in question for which the Indian request for legal	
		assistance dated 25.9.2001 was forwarded. It has also been	
		intimated that from the documents examined by the High Court, it	
		has been found that all transfers have been done as certificates	
		before 4.7.2000. Therefore, they have concluded that documents	
		of Elista cannot prove any over due credit gone to MMCB."	
		In view of this position, the Income Tax Department is not in	
		possession of any material relating to the Swiss account and no	
		addition could be made on this account.	
		Enforcement Directorate has informed that on completion of	
		investigation a Show Cause Notice has been issued on 03.9.2004	
		to M/s Triumph International Finance (India) Ltd. and others.	
		As reported in July, 2005	
		CBDT have informed that the CCIT(Central-I), Mumbai had been	

. No. Para No. Ob	servation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		requested to expedite the ten cases which are pending before	
		CIT(A) in which an amount of Rs. 938.29 lakhs is disputed. The	
		Income Tax Department has also requested the ITAT to take up	
		the pending cases on priority. It has also been reported that	
		there has not been any significant progress in the collection of	
		outstanding tax arrears due to following reasons:	
		 Shri Ketan Parekh is a notified person under Section 	
		3(1) of the Special Court Act, 1992. Recovery of taxes	
		from him can only be through the Special Court.	
		 Ketan Parekh and his eight concerns have been barred by 	
		SEBI from trading for 14 years. Besides, the SEBI has	
		cancelled the registration of his main concerns.	
		 The Debt Recovery Tribunal has initiated proceedings in 	
		respect of some of the individuals and 6 major concerns	
		of the group. Recovery of taxes from such concerns is	
		subject to proceedings before the Debt Recovery Tribunal.	
		 The claim of the Department has been rejected by the 	
		DRT. On the recommendations of Ministry of Law &	
		Justice, the Deparment is considering filing Writ Petition	
		against the order the DRAT.	
		 Shri Ketan Parekh & Shri Navinchandra Parekh are both 	
		notified persons. Even though only these two persons	
		have been notified under the Special Court (TORTS) Act,	
		1992, the Custodian, however, is objecting to recovery	
		from other entities wherein Shri Ketan Parekh or	
		Navinchandra Parekh have any interest or connection.	
		Some of the sundry debtors have been summoned and	
		examined. As per the details filed before the Tax Recovery	
		Officer (TRO), the accounts were settled long back.	
		Therefore, there is no possibility of recovery from these	
		sundry debtors. However, summons have been issued	
		in some more cases for further examination.	
		 An amount of Rs. 938.29 lakh is disputed before the CIT 	
		(A) and an amount of Rs. 75394.42 lakh is disputed	
		before the ITAT. Cash collection of Rs. 1447 lakh is on	
		account of refund adjustment. The Hon'ble ITAT and	
		CIT (A) have been requested to take up hearings of the	
		pending appeals on priority basis.	
		Regarding Swiss Bank Account of Shri Ketan Parekh, the CBDT	
		have now informed that they have no further records or	
		information about the same; hence they are not in possession of	

No. Para No. Observation/Recom	nmendation of JPC Reply of Government/Action Taken Further Progress
	any adverse evidence to warrant making addition in the
	computation of income.
	In view of above, action from the CBDT on this para may be
	treated as complete.
	Enforcement Directorate have informed that the investigation in
	this matter has already been completed and Show Cause Notices
	have been issued. Their position is as under:
	1. SCN issued 06
	2. Total Adjudicated 02
	3. Cases pending adjudication 04
	As regards the remaining 4 cases pending adjudications, the
	adjudicating officers have been advised to expedite the
	adjudication proceedings.
	As reported in December, 2005
	Out of 6 Show Cause Notices, 2 Show Cause Notices under
	Foreign Exchange Management Act have been adjudicated. In
	one of the Show Cause Notices, charges were dropped and in
	other Show Cause Notice total penalties of Rs.1.60 crores were
	imposed.
	In addition to above, 2 more Show Cause Notices under FEMA
	were issued. Show Cause Notices issued to TIFL and its
	Directors including Ketan Parekh have been adjudicated imposing
	total penalty of Rs.1.40 crores. The other Show Cause Notice
	issued to M/s Greenfield Investment Ltd. is pending adjudication.
	As reported in May, 2006
	Out of pending 4 Show Cause Notices issued under FERA to
	OCBs and power of attorney holders, 2 Show Cause Notices
	issued to M/s Brentfield Holdings Ltd.; Wakefield Holdings Ltd.,
	Global Trust Bank Ltd. and others have been adjudicated
	imposing a total penalty of Rs. 30 lacs in one case and in other
	case charges were dropped. Adjudication proceedings in
	remaining 2 Show Cause Notices issued under FERA to OCBs
	and power of attorney holders are at an advance stage.
	Besides, case against M/s Greenfiled Investment Ltd. and others
	has also been adjudicated and total penalty of Rs. 327 crores

SI. No. Para N	o. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
3. 4.6	The Committee note that the three broking groups belonging to Shri D.K. Singhania, Shri A.K. Poddar and Shri H.C. Biyani were primarily responsible for the payment problem in March 2001 in CSE. Their default in pay-in obligations in three settlements in March -2001 was about Rs.107 crore. D.K Singhania Group and A.K. Poddar Group along with Sanjay Khemani Group received over a period a sum of Rs. 3191 crore from Ketan Parekh entities for taking deliveries on behalf of the latter and had close linkages with Shri Ketan Parekh. The Committee find that these broker groups exploited the weaknesses in the working of Calcutta Stock Exchange as discussed in another section of this Report and built large concentrated position in a few scrips in violation of exposure limits. The brokers' plea of ignorance about the defects in the CSE margin system is not convincing. The Committee urge that the civil and criminal proceedings initiated against the defaulted brokers should be expeditiously completed and the guilty punished at the earliest.	As reported in May, 2003 Pursuant to investigations against Singhania Group, Poddar Group, Biyani Group and Khemani groups, SEBI has filed prosecutions as follows:	 Kolkatta Police have informed that charge sheet was filed on 8.6.06 against the following 19(Nineteen) accused persons in connection with Hare Street PS/DD No 476 dated 24.9.02 u/s 120B/420/409/467/468/471/477A IPC, in the Court of Ld Chief Metropolitan Magistrate, Calcutta: i) Harish Chandra Biyani ii) Ramesh Chandra Biyani iii) Aloke Biyani of Biyani Group iv) Dinesh Kumar Singhania v) Gopal Singhania vi) Raj Kumar Jain , Raj Kumar Patni Raj Kumar Sarogi vii) Basudeb Singhania viii) Bijoy Kumar Singhania (since deceased) of Singhana Group xi) Bhagabati Prasad Singhania (since deceased) of Singhana Group xii) Badniheal Virupaksha Goud xiii) Rohinton Hirji Mewawala xiv) Lakshmanan Viswanathan Murthy o the Stock Holding Corporation o India Ltd xvi) Krishna Kumar Daga, the then Vice President of Calcutta Stock Exchange

- xviii) Ketan Vinay Chandra Parekh, stock

XVIII) Ketan Vinay Chandra Parekh, stock operator of Mumbai
xix) Dinesh Dalmia, Chief of DSQ Group of Companies.
Accepting the Charge Sheet, the Ld Chief Metropolitan Magistrate, Calcutta transfered this case to the Ld. 5th Metropolitan Magistrate, Calcutta for necessary trial. The Ld 5th Metropolitan Magistrate, Calcutta has taken cognizance and the trial has cognizance and the trial has commenced.

SI. No. Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Kolkatta Police have also informed that charge sheet was filed on 11.8.06 against the following 16(Sixteen) accused persons in connection with Park Street PS/DD No. 300 dated 23.9.01 u/s 120B/ 420, 409, 420/511 IPC, in the Court of Ld. 9 th Metropolitan Magistrate, Calcutta:
		 (i) Harish Chandra Biyani (ii) Raj Kumar Jain @ Patni (iii) Raj Kumar Jain @ Patni (iv) Gopal Singhania (v) Basudeb Singhania (vi) Bijoy Kumar Singhania (vii) Dinesh Kumar Singhania (viii) Raj Kumar Sharma (ix) Monmohan Mimani (x) Alok Biyani (xi) Dinesh Dalmia (xii) Santi Nath Paul (xiii) K.S. Murthy (xiv) Rohinton Hirji Mewawala (xv) Lakshmanan Viswanathan (xvi) Badniheal Virupaksha Goud On perusal of the charge sheet and other relied upon documents etc., the Ld. 9 th Metropolitan Magistrate, Calcutta has
		taken cognizance of the case. Kolkatta Police have further informed that the Hon'ble Supreme Court was pleased to stay the release of accused Dinesh Dalmia from the jail against his bail granted by the 5 th Metropolitan Magistrate Court, Calcutta in pursuance of the order of the Hon'ble High Court, Calcutta. Since the chargesheets have been filed in the court and the matter is subjudice, the action on this para may be treated as complete.

No.	Name of the Case	Filed against	Case No.	Filed at	Date of filing
1.	SEBI vs. Smt Prema Poddar	Prema Poddar	4910/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
2.	SEBI vs. Tripoli Consultancy Services Pvt. Ltd.	Tripoli Consultancy Services Pvt. Ltd., Shri B P Singhania, Shri Pravin Kumar Agarwal	4908/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
3.	SEBI vs. Shri Ashok Kumar Poddar	Shri Ashok Kumar Poddar	4909/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
4.	SEBI vs. Shri Raj Kumar Poddar	Shri Raj Kumar Poddar	4911/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
5.	SEBI vs. Shri Ratanlal Poddar	Shri Ratanlal Poddar	4912/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
6.	SEBI vs. Doe Jones Investments and Consultants Pvt. Ltd.	Doe Jones Investments and Consultants Pvt. Ltd., Shri Raj Kr. Patni, Shri Raj Kr. Jain, Shri Gopal Singhania	4913/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
7.	SEBI vs. Biyani Securities Pvt. Ltd	Biyani Securities Pvt. Ltd., Shri Aloke Biyani, Shri Ravindra Biyani	4914/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
	SEBI vs. Arihant Exim Scrip Pvt. Ltd.	Arihant Exim Scrip Pvt. Ltd., Shri Basudeo Singhania, Shri Sanjay Kr. Jain	4915/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
9.	SEBI vs. Shri Dinesh Kr. Singhania	Shri Dinesh Kr. Singhania	4916/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
10.	SEBI vs. Shri Harish Chandra Biyani	Shri Harish Chandra Biyani	4917/02	Chief Metropolitan Magistrate, Kolkata	November 30, 2002.
11.	SEBI vs Sanjay Khemani	Shri Sanjay Khemani	C/1429/03	Chief Metropolitan Magistrate, Kolkata	March 27, 2003
12.	SEBI vs Sanjay Khemani	Shri Sanjay Khemani	C/1429/03	Chief Metropolitan Magistrate, Kolkata	March 27, 2003
13.	SEBI vs. N. Khemani	Shri N. Khemani	C/1428/03	Chief Metropolitan Magistrate, Kolkata	March 27, 2003

Registration of the following stock broking entities of CSE has been cancelled by SEBI under Stock Brokers Regulations:

- 1. Dinesh Kumar Singhania & Co.
- 2. Doe Jones Investments & Consultants P Ltd.
- 3. Arihant Exim Scrip P. Ltd.
- 4. Tripoli Consultancy Services Pvt. Ltd.
- 5. Biyani Securities P. Ltd.
- 6. Harish Chandra Biyani
- 7. Raj Kumar Poddar
- 8. Ratan Lal Poddar
- 9. Ashok Kumar Poddar
- 10. Prema Poddar
- SEBI vide order dated October 18, 2002 issued under Section 11 and 11B of the SEBI Act, 1992 debarred following persons from associating with securities market activities and dealing in securities till the completion of investigation proceedings against Shri Ketan Parekh and some entities associated with him. During the period, they have been directed not to buy, sell or deal in the securities market directly or indirectly.
 - 1. Shri Ashok Kumar Poddar
 - 2. Mrs. Prema Poddar
 - 3. Shri Raj Kumar Poddar
 - 4. Shri Ratan Lal Poddar
 - 5. Shri Dinesh Kumar Singhania
 - 6. Doe Jones Investments & Consultants Pvt. Ltd.
 - 7. Shri Raj Kumar Patni alias Raj Kumar Jain, Director, Doe Jones Investments & Consultants Pvt. Ltd.
 - 8. Shri Gopal Singhania alias Gopal Krishna Singhania, Director, Doe Jones Investments & Consultants Pvt. Ltd.
 - 9. Arihant Exim Scrip Pvt. Ltd.
 - 10. Shri Basudeo Singhania, Director, Arihant Exim Scrip Pvt. Ltd.
 - 11. Shri Sanjay Kumar Jain, Director, Arihant Exim Scrip Pvt. Ltd.
 - 12. Tripoli Consultancy Services Pvt. Ltd.
 - 13. Shri Bhagwati Prasad Singhania, Director, Tripoli Consultancy Services Pvt. Ltd.
 - 14. Shri Praveen Kumar Agarwal ,Director, Tripoli Consultancy Services Pvt. Ltd.
 - 15. Biyani Securities Pvt. Ltd.
 - 16. Shri Aloke Biyani, Director, Biyani Securities Pvt. Ltd.
 - 17. Shri Ravindra Biyani, Director, Biyani Securities Pvt. Ltd.
 - 18. Shri Harish Chandra Biyani

As advised by SEBI, CSE has also filed FIR against Singhania Group, Poddar Group and Biyani Group of brokers with Kolkata Police Authorities (Case Ref. - Hare Street P.S./DD Case no. 476 dated 24.09.2002 U/s 120B/420/ 409/467 /468 /471/477A IPC).

SI. No. Para No.	Observation/Recommendation of JPC	Reply of G	overnment/Action 1	aken	Further Progress
		As reported in Decem	ber 2003		
		Investigation of Kolkatta		S.	
		As reported in June, 2			
		 Sanjay Khemani's 		stration has been	
			riod of two years vide		
		February 26, 2004.	-		
		• N. Khemani's certific	cate of registration ha	as been suspended	
		for a period of fou	rteen months vide	SEBI Order dated	
		February 26, 2004.			
		 Investigation of Koll 	kata Police are in pro	gress.	
		As reported in Deceml			
		SEBI is following up with			
		for early disposal of pros		5	
		persons of Singhania G		Biyani Group and	
		Khemani group of broke			
		The registration of two b	-		
		Shree Harivansha Secu			
		six months for their large			
		defaulter brokers and wi		de order dated July	
		2, 2004 and March 12, 2			
		Action against the follow			
		had done large scale off brokers and with Khema		with three delauiter	
			•		
		Name of Broker	SEBI Order Date	Suspension period	
		Amitabh Sonthalia	21.07.2004	4 Months	
		Kolkatta Police have in			
		Banks, ROC, Stock Exc	hanges, Auditors, of	fficials of CMC Ltd.	
		etc. are being examine	-		
		various facts, document			
		are being made to comp	-		
		The fund flow and its of	-		
		verified. A Red Corned			
		Dinesh Dalmia of DSC	Software Ltd. & o	thers who are still	
		absconding.			
		As reported in July, 20	005		
		Kolkata Police have inf	formed that the inve	stigation made so	

Kolkata Police have informed that the investigation made so far has prima-facie proved the allegation of criminal conspiracy

No. Para No. Observation/Recommenda	tion of JPC Reply of Government/Action Taken	Further Progress
	and cheating against all the brokering entities connected with	
	Ketan Parekh & Dinesh Dalmia. In all 21 accused persons have	
	been arrested. Although Dinesh Dalmia, one of the key-players	
	behind the fraud perpetrated by the Biyani Group could not be	
	arrested as yet. Some of the accused persons are still	
	absconding. The aspect regarding violation of exposure limits	
	and thereby building up of large concentration position in a few	
	scrips is being further investigated to ascertain how gross	
	exposure margin could remain faulty in the computer system	
	maintained by CMC for a long time.	
	As reported in December, 2005	
	Kolkatta Police have informed that the investigation is in progress.	
	Further, in the interest of this case and justice, the Learned Court	
	was pleased to extend the period of investigation. Some important	
	points including arrest of absconding accused persons and	
	recovery of incriminating documents from them are being looked	
	into. The process of examination of witnesses and seizure of	
	material documents/exhibits is being continued. In the meantime,	
	the Hon'ble High Court at Calcutta has rejected the applications	
	for revocation of Red Corner Notice issued against accused	
	Dinesh Dalmia. The writ appeal filed by accused Dinesh Dalmia	
	against such rejection is pending before the Division Bench of	
	the Hon'ble High Court at Calcutta. The hearing in respect of	
	Writ Petitions filed by accused Dinesh Dalmia for quashing the	
	FIR of both the cases has since been concluded before the	
	Hon'ble High Court at Calcutta and judgement thereto is awaited.	
	As reported in May, 2006	
	The hearing in respect of writ petitions filed by accused Dinesh	
	Dalmia for quashing FIR of both cases have been concluded and	
	on 17.01.2006, the Hon'ble High Court, Calcutta rejected the	
	prayer for quashing of FIR and deletion of name of accused Dinesh	
	Dalmia from the FIRs with the observation that there are sufficient	
	material in the case dairy to proceed with the investigation.	
	Dinesh Dalmia was arrested by CBI on 12.2.06 in Delhi. He	
	was remanded to police custody for 14 days. After obtaining	
	permission from the Court, Polygraphy, Brain Mapping and Narco	
	Analysis Test were conducted on him between 7.3.06 to 9.3.06	
	at SFSL, Bangalore. Further investigation is in progress. He is	
	presently in judicial custody.	
	protonity in judicial outcody.	

I. No. Para No.	o. Observation/Recommendation of JPC Reply of Government/Action Taken		Further Progress
4. 4.69	Shri H.C. Biyani had deposited 10 lakh	As reported in May, 2003	As against para 4.68.
	shares of DSQ Software Ltd. as security	SEBI have informed that Biyani Securities Pvt. Ltd., had tendered	
	towards his pay-in dues to CSE on	10,00,000 shares of DSQ Software to CSE for meeting its pay-in	Action completed.
	21.3.2001. It transpired during the	obligations. It was stated by the broker in correspondence to the	
	Committee's examination that Shri Biyani	CSE that these shares were obtained from one of its clients	
	did not have ownership of those shares	against the dues of the clients towards the broker. However, later,	
	when he deposited them and could not	broker changed his version in investigation before SEBI and said	
	have transferred the shares to CSE. It	that the entity from whom these shares were obtained did not act	
	was a fraud on CSE by Shri Biyani CSE	as client and was merely an entity of a friend who wanted to help	
	has reportedly filed an FIR against Shri	it tide over payment difficulties. However, this was contradicted	
	Biyani and Biyani Securities in this regard.	by the stated friend. Accordingly, criminal proceedings were	
	The Committee expect that the matter be	initiated against Biyani Group by CSE with Detective Department,	
	investigated and on the basis of outcome	Kolkata Police vide case Ref Hare Street P.S./DD Case no.	
	thereof, appropriate criminal proceedings	476 on 24.09.2002 u/s 120B/420/409 /467/468/471 /477A of IPC.	
	will be initiated.	Kolkatta Police have informed that investigation is in progress.	
		As reported in December 2003	
		Investigation of Kolkatta police is in progress.	
		As reported in June, 2004	
		Investigations of Kolkatta Police are in progress.	
		As reported in December, 2004	
		The matter of deposit of ten lacs shares of DSQ Software Ltd. by	
		Shri Harish Chandra Biyani and Biyani Securities Ltd. is under	
		investigation by Kolkata Police. One of the FIR named accused	
		in this case Dinesh Dalmia - promoter of DSQ Group of	
		companies, a proclaimed offender and others who had played	
		role into this matter are still absconding.	
		Alok Biyani, Director of M/s Biyani Securities Pvt. Ltd. and	
		defaulter broker of the Calcutta Stock Exchange, who evaded	
		police arrest since long, was arrested while he was about to leave	
		the country through Netaji Subash Chandra Bose International	
		Airport, Kolkatta. Investigation revealed that Alok Biyani had	
		dishonestly and frequently deposited 10 lakhs shares of DSQ	
		Software as security towards his pay-in dues in CSE on 21.3.2001	
		with some ulterior motive. These fake shares were shown have	
		been allotted in the names of some bogus companies. He has	
		been produced before the Chief Metropolitan Magistrate, Kolkatta	
		on 1.9.2004 and remanded to police custody for fifteen days.	
		Investigations on different aspects are being made.	
		SEBI has informed that the registration of two brokers namely,	
		e be interned that the regionation of the brokere hamoly,	

SI. No. Para No	. Observation/Recommendation of JPC	Reply of 0	Government/Action	Taken	Further Progress
		Man Mohan Damani a has been suspended for transaction with three of vide order dated July 2 Action against the follo had done large scale of brokers and with Khen	or six months for their la defaulter brokers and 2, 2004 and March 12, owing broker has been off-market transaction	arge scale off-market with Khemani Group 2004 respectively. I taken by SEBI who	
		Name of Broker	SEBI Order Date	Suspension period	
		Amitabh Sonthalia	21.07.2004	4 Months	
		investigation that 10 Limited was deposited obligation of M/s Biya Chandra Biyani, who h companies/entities of D which are the vital exh from the absconding at for which their custodia Notice' has already bee Dalmia for his appre- investigation on this pa accused Dinesh Dalmi apprehended for their recovery of the materia As reported in Decen As against Para 4.68 As reported in May, 2 As aginst para 4.68	with the CSE for adju ani Securities Pvt. L ad various transaction DSQ Software Limited hibits of this case, are ccused Dinesh Dalmia I interrogation is requir en issued against the s chension and extract art will be completed ia and his associate a custodial interrogation I exhibits and collection nber, 2005	stment of the pay-in td. and Mr. Harish is with the associate . These fake shares, yet to be recovered a and his associates ed. The 'Red Corner said accused Dinesh dition abroad. The as soon as the said ccused persons are on in the interest of	
5. 4.117	SEBI has not so far provided conculsive evidence to substantiate its conclusions	As reported in May, SEBI have informed th			STATUS OF W.P (LODG) NO. 2031 O 2004 – SHANKAR SHARMA AN

in Section 3 above. Accordingly, the Based on investigation findings in the case of First Global Group, an enquiry was conducted against First Global Stock Broking Pvt. Ltd. (FGSB) and Vruddi Confinvest India Pvt. Ltd. (VCIP). The Enquiry Officer, vide report dated January 09, 2002,

Committee recommend

investigations in this regard.

further

OF BOMBAY Chamber summons were filed before the High Court on 12.05.06 to list the matter

BEFORE THE HON'BLE HIGH COURT

SI. No. Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
SI. NO. Para NO. Observation/Recommendation of JPC	recommended cancellation of registration as Stock Broker and Portfolio Manager and cancellation of registration as Sub-broker, granted earlier to FGSB and VCIP. The Board, in pursuance of the directions of the Hon'ble High Court of Bombay and in exercise of the powers conferred by section 4(2) of SEBI Act, 1992 read with Regulation 13 of SEBI (Prohibition of Fraudulent and Unfair trade practices relating to securities market) Regulations, 1995 read with Regulation 29(3) of SEBI (Stock Brokers and sub-brokers) Regulations, 1992, and Regulation 35 (3) of SEBI (Portfolio Managers) Regulations, 1993, cancelled the certificate of Registration granted to FGSB as Stock broker (SEBI Reg. No. INB230722136 and INB010722152) and Portfolio Manager (SEBI Reg. No. INP000000381) and VCIP (SEBI Reg. No. INS010647738/01- 07221) as a Sub-broker. Pursuant to Board's order, Prosecution has been filed on January 15, 2003 (vide C. C. no 23/S/ 2003) against FGSB, VCIP, Shri. Shankar Sharma and Ms. Devina Mehra, for violating SEBI (Prohibition of Fraudulent and Unfair trade practices relating to securities market) Regulations, 1995. Further, SEBI has filed for Prosecution against FGSB, VCIP, Virta Trade Agencies Pvt. Ltd., First Global Finance Pvt. Ltd., Shri. Shankar Sharma and Ms. Devina Mehra on January 15, 2003 (vide C. C. no 23 A /S/ 2003), for non-compliance to SEBI Summons. B. CSFB Securities : Credit Suisse First Boston (I) Securities Pvt. Ltd. (CSFB Securities) had transacted in a big way on behalf of entities connected associated with Ketan Parekh, certain OCBs namely Wakefield, Brentfield, Kensington, FII sub-account-Kallar Kahar Investingation have concluded that CSFB Securities and CSFB proprietary account aided and abetted Ketan Parekh entities in putting fictitious and non-genuine trades with a view to create misleading appearance of trading. Credit Suisse First Boston also aided, assisted and abetted Ketan Parekh entities in creating artificial volumes and market in certain scrips through circular trades. Shares were	for hearing and vacating the stay on the operation of show cause notice dated 09.03.2004 issued by SEBI, to enable SEBI to proceed with further course of action under the show cause notice. The chamber summons have been filed praying that the appeal filed before the Hon'ble SAT was allowed only on the preliminary issue that the impugned orde passed by SEBI was beyond the period of 30 days prescribed under the ther existing Regulation 29(3) of the SEB (Stock Broker and Sub-broker regulations, 1992. Therefore, SEBI should be allowed to proceed and decide the matter on merits. The High Court had in the course of its proceedings listed the matter for hearing on 29.06.06. But the petition was not taken up for hearing or 29.06.06 due to the non-availability of the Coram in the Bench hearing the petition The matter was listed for hearing before the Bench comprising Hon'ble Mr. Justice F I Rebello and Hon'ble Ms. Justice V M Tahilramani on 06.07.06. The matter was heard and the Court directed the petitione to appear before SEBI and urge all points as raised in the petition and all other points which he may be entitled to take and raise them before the competent officer. The Court also directed that if the order of the competent officer is adverse to the petitioner, that will not be acted upon fo a period of four weeks from the date of communication of the order to the petitioner. With this the petition was dismissed by the Court.

I. No. Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		a view to induce others to purchase and sell the securities.	
		Based on the findings of investigations, SEBI had issued orders	
		against CSFB asking it not to undertake fresh business as a	
		broker and enquiry proceedings were initiated against the broker.	
		Enquiry proceedings have been completed against the broker	
		and SEBI has suspended the certificate of registration of Credit	
		Suisse First Boston (I) Securities Pvt Ltd (CSFB Securities) to	
		act as a stock broker for the period of two years w.e.f. April	
		18,2001 for aiding, abeting and assisting Ketan Parekh entities	
		in market manipulations.	
		C.DKB Securities: SEBI's investigation have concluded that	
		Dresdner Kleinwort Benson Securities (India) Ltd., (DKB	
		Securities), a foreign brokerage registered with SEBI aided and	
		abetted Ketan Parekh entities in putting fictitious and non-genuine	
		trades with a view to create misleading appearance of trading	
		and in creating artificial volumes and market in certain scrips	
		through circular trades. Shares were being rotated from one entity	
		belonging to Ketan Parekh to other entities belonging to him.	
		There was no change in beneficial ownership. The transactions	
		were put with a view to induce others to purchase and sell the	
		securities. SEBI conducted enquiry against DKB Securities and	
		Enquiry Officer has recommended suspension of certificate of	
		registration of DKB Securities to act as a stock broker for the	
		period of two years. Show cause notice has been issued.	
		E. Khemani Group	
		The investigation of Khemani Group has revealed the violation	
		of the following provisions by Sanjay Khemani and N Khemani:	
		 Section 19 of Securities Contracts (Regulation) Act, 1956 	
		Regulation 4 (b) of SEBI (Prohibition of Fraudulent and Unfair	
		Trade Practices relating to Securities Market) Regulations,	
		1995	
		• Rule 4 (b) of SEBI (Stock brokers and Sub-brokers) Rules,	
		1992	
		 Regulation 7 of SEBI (Stock brokers and Sub-brokers) 	
		Regulations, 1992	
		For the above violations, SEBI vide its Order dated January 21,	
		2003 issued under Section 11 & 11B SEBI Act, 1992 has debarred	
		Sanjay Khemani and N. Khemani from associating with securities	
		market activities and dealing in securities till the completion of	
		enquiry proceedings against them and the completion of	

I. No. Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	investigation proceedings against Shri Ketan Parekh and some	
	entities associated with him. During the period they are directed	
	not to buy, sell or deal in the securities market directly or indirectly.	
	H. Bang Group of Entities	
	In the light of the findings of investigation and after considering	
	the findings of the enquiry officer, in exercise of powers conferred	
	upon under Section 4(3) of SEBI Act, 1992 read with Regulation	
	29 (3) of SEBI (Stock Brokers and Sub Brokers) Regulations,	
	1992 read with Regulation 13 of SEBI (Prohibition of Fraudulent	
	and Unfair Trade Practices Relating to Securities Market)	
	Regulations, 1995 SEBI passed an order dated July 30, 2002	
	cancelling the registration of M/s Nirmal Bang Securities Ltd.	
	(NBS), M/s Bang Equity Broking Pvt. Ltd. (BEB), Bama Securities	
	Ltd. (BSL) - all stock brokers registered with SEBI and Bang	
	Securities Pvt. Ltd. (BS), sub brokers registered with SEBI.	
	As reported in December 2003	
	Pursuant to enquiry proceedings initiated against DKB Securities	
	(DKB), an opportunity of hearing before Whole time Member of	
	SEBI was granted to DKB Securities on 28th July, 2003. Final	
	order is being issued.	
	The enquiry has been completed against Sanjay Khemani and	
	N. Khemani. The brokers through their counsel appeared before	
	the Chairman, SEBI for a personal hearing on October 20, 2003.	
	During the personal hearing, Chairman granted permission to	
	Khemani group's counsel to make further written submissions.	
	Accordingly, the written submission from the Khemani Group's	
	counsel has been received and Chairman's final order in the	
	matter is being issued.	
	SEBI investigation into the activities of the R.S. Damani Group	
	have been completed. Pursuant to the findings of investigation,	
	enquiry proceedings were initiated against 3 broking entities of	
	M/s R.S. Damani group, namely, Damani Shares & Stock Brokers	
	Pvt. Ltd., Maheshwari Equity Brokers Pvt. Ltd. and Avenue Stock	
	Brokers (I) Pvt. Ltd. for alleged violations of the provisions of the	
	SEBI (Stock Brokers and Sub-brokers) Regulations, 1992 and	
	the SEBI (Prohibition of Fraudulent and Unfair Trade Practices	
	relating to Securities Market) Regulations, 1995. The enquiry	
	officer has submitted his report and the same is under	
	consideration.	

SI. No. Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		SEBI investigation into the activities of the Shailesh Shah Group	
		have been completed. Pursuant to the findings of investigation,	
		enquiry proceedings were initiated against 4 broking entities of M/	
		s Shailesh Shah group, namely, Shailesh Shah Securities Ltd.,	
		Dolat Capital Markets Ltd., Pankaj D Shah and Nirpan Securities	
		Ltd. for alleged violations of the provisions of the SEBI (Stock	
		Brokers and Sub-brokers) Regulations, 1992 and the SEBI	
		(Prohibition of Fraudulent and Unfair Trade Practices relating to	
		Securities Market) Regulations, 1995. Also, adjudication	
		proceedings were initiated against M/s Shailesh Shah Group of	
		companies for alleged contravention of Section 15A of the SEBI	
		Act read with the SEBI (Substantial Acquisition of Shares and	
		Takeover) Regulations, 1997. The Enquiry and Adjudication officer	
		has submitted his report and the same is under consideration.	
		Regarding Nirmal Bang Group, the entities filed an appeal before	
		the SAT against SEBI's order. SAT, vide order dated October	
		31, 2003 modified SEBI's order dated July 30, 2002, by reducing	
		the penalty of cancellation to suspension of registration of M/s	
		Nirmal Bang Securities Ltd. for two years and in case of Bang	
		Equity Broking Pvt. Ltd. (BEB) and Bama Securities Ltd. (BSL)	
		for three years. The order in case of Bang Securities Pvt. Ltd.	
		(BS) has been set aside. SEBI is considering filing of appeal in	
		Supreme Court against SAT order.	
		As reported in June, 2004	
		The matter of issuing directions against the promoter-directors	
		of FGSB and Vruddhi Confinvest India Pvt. Ltd, namely, Shri	
		Shankar Sharma & Smt. Devina Mehra under the provisions of	
		the SEBI Act and the Rules and Regulations made there under	
		has been approved by the Board and is under progress.	
		C. DKB Securities:	
		Show cause notice has been issued and hearing has been	
		granted before Whole-Time Member, SEBI. Final Order is being	
		issued.	
		E. Khemani Group	
		Enquiry against Sanjay Khemani and N. Khemani, members	
		Calcutta Stock Exchange was completed. Based on the Enquiry	
		Officer's recommendations, Chairman vide Order dated February	
		26, 2004, suspended the registration of Shri Sanjay Khemani for	
		two years and N. Khemani, for 14 months.	

o. Para No. Observation/Recommendation of JPC	Reply of Government/	Action Taken		Further Progress		
	Action against the following 22 broke	Action against the following 22 brokers has been taken who have				
	done large scale off-market transa					
	brokers and with the Khemani group	:				
	Name of the	Suspension	SEBI Order			
	broker	period	Date			
	1. MEHTA & AJMERA & Himanshu Ajmera	One year	04/03/2004			
	2. VIKASH SOMANI SEC P LTD	6 Months	03/03/2004			
	 DEEPAK JHUNJHUNWALA & CO 	6 Months	09/02/2004			
	4. MKM SHARE BROKING (S) P LT	D 6 Months	09/02/2004			
	5. PRADEEP KAYAN & CO	6 Months	09/02/2004			
	6. DINESH KUMAR MODI & CO	6 Months	17/12/2003			
	7. S P RAKECHA	6 Months	17/12/2003			
	8. SHREE KANT PHUMBHRA & CO	0 6 Months	17/12/2003			
	9. RAMA SECURITIES PVT LTD	6 months	16/12/2003			
	10. RENU PODDAR	6 Months	15/12/2003			
	11. SANJEEV B PHUMBRA & CO	6 Months	15/12/2003			
	12. NAGAR MULL KEJRIWAL	4 months	20/10/2003			
	13. KANDOI SECURITIES PVT LTD	One year	26/08/2003			
	14. GAUTAM BAJORIA	One year	13/08/2003			
	15. SHIVAM STOCK BROKING P LT		13/08/2003			
	16. SKC SHARE &ST BR SER P LTD	One year	13/08/2003			
	17. KRISHNA KUMAR DAGA	3 months	12/08/2003			
	18. VIJAY KR PATNI	4 months	12/08/2003			
	19. PRAKASH CHAND BAID	4 months	29/07/2003			
	20. PRAMOD KR DROLIA & CO	4 months	04/07/2003			
	21. MATHRAN SECURITIES	4 months	29/05/2003			
	22. LOKNATH SARAF	Case close	d as broker			
		expired on (01/08/2003.			

Action against these 22 brokers is, therefore, completed.

As reported in December, 2004 A. First Global Group STATUS OF APPEAL NO. 90/2002 - FIRST GLOBAL STOCK BROKING PVT. LTD. Vs. SEBI - PENDING BEFORE HON'BLE SECURITIES APPELLATE TRIBUNAL, MUMBAI.

SI. No. Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	The order of SEBI dated 12.09.02 was challenged before the	
	Hon'ble Securities Appellate Tribunal and the Hon'ble Tribunal	
	vide its ad-interim order dated 29.10.02 stayed the operation of	
	the said impugned order subject to the condition that the	
	appellants shall not carry on any business as stock brokers,	
	portfolio manager and sub broker and the same was extended	
	till the final disposal of the appeal by the Tribunal vide its order	
	dated 06.03.03. The appellant had filed a detailed compilation	
	of documents on 31.08.04. The said appeal was taken up for	
	hearing on 02.09.04 and the counsel for the respondent sought	
	a short adjournment for the purpose of perusing the compilation	
	of documents filed by the appellant, which was opposed by the	
	counsel for the appellant. Finally, the Hon'ble Tribunal was	
	pleased to grant a short adjournment and posted the matter on	
	09.09.04 for hearing. On 09.09.04, Shri Justice Kumar	
	Rajaratnam, Presiding Officer and Shri B. Samal, Member were	
	only present and the other member Shri N.L Lakhanpal was	
	not present. In view of the above, the Hon'ble Tribunal observed	
	that the matter be heard by the full bench. Accordingly, the	
	matter was adjourned to 11.10.04 for hearing. The matter was	
	heard on 11.10.04. During the hearing, the appellant had raised	
	a preliminary issue viz. that the impugned order was not passed	
	within the specified time limit. In view of this, SAT desired to	
	hear and decide the preliminary issue and thereafter proceed	
	to hear the matter on merits. On account of this, the matter	
	was adjourned to 19.10.04, when the preliminary issues were	
	argued and as it remained part heard then, the matter was fixed	
	for further hearing on 21.10.04. The matter remained part heard	
	on 21.10.04. The oral hearing on the preliminary issue of	
	limitation was concluded on 11.11.2004 and the SAT asked	
	both the parties to file written submissions, which was done by	
	SEBI on 22.11.2004. SAT has reserved its orders in the case.	
	STATUS OF W.P. (LODG) No.845 OF 2004 - SHANKAR	
	SHARMA AND ANOTHER Vs. SEBI - PENDING BEFORE THE	
	HON'BLE HIGH COURT OF BOMBAY.	
	A Show Cause Notice dated 09.03.2004 u/s 11B of the SEBI	
	Act, 1992 was issued to individuals Shri Shankar Sharma and	
	Smt. Devina Mehra. A writ petition was filed challenging the	
	said Show Cause Notice in the Hon'ble High Court of Bombay.	
	- •	

ara No. Observation/Recommendation of JPC	Reply of Go	vernment/Action Ta	iken	Further Progress
	The Hon'ble Court vide its	order dated 27.04.200	04 held that SEBI's	
	-Counsel viz Shri Goola	m Vhanavati's (the L	earned Advocate	
	General) statement that	SEBI would not proc	eed further till the	
	matter is decided by the	court would continue	e till further orders	
	and adjourned the matte	r to 23.08.2004. Ho	wever, the matter	
	came up before Hon'ble	e High Court on 31.	08.2004 and the	
	advocate appearing on I	behalf of the petition	ers sought for an	
	adjournment as their a	ppeal before the H	on'ble Securities	
	Appellate Tribunal is fixe	d for final hearing on	02.09.2004. The	
	matter now stands adjour	rned to 26.11.2004.		
	E. Khemani Group			
	Action against the follow	ing brokers has bee	en taken who had	
	done large scale off-ma	arket transaction wit	h three defaulter	
	brokers and with Khemar	ni Group		
	Name of Broker	SEBI	Suspension	
		Order Date	period	
	Amitabh Sonthalia	21.07.2004	4 Months	
	As reported in July, 200 A. First Global Group STATUS OF APPEAL N BROKING PVT LTD VS. SECURITIES APPELLA	0. 90/2002 – FIRST (SEBI – PENDING BE	FORE HON'BLE	
	The final order of SAT in the	nis matter was propou	nced on 03 12 04	
	By this order, SAT has set			
	cancelling the appellants			
	that the order was not p			
	receiving the reply to the			
	required under the then F			
	and sub-broker) Regulati			
	and sub-blokel) regulati	0113, 1992.		
	SEBI has decided not to f	ile an appeal before th	ne Supreme Court	
	against the order of the S			
	STATUS OF W.P (LOD	DG) NO. 845 OF 20	04 – SHANKAR	

HON'BLE HIGH COURT OF BOMBAY

The matter was heard by Hon'ble Securities Appellate Tribunal

SI. No. Para No	o. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		on 11.10.04. During the hearing, the appellant had raised a	
		preliminary issue viz. that the impugned order was not passed	
		within the specified time limit. In view of this, SAT desired to	
		hear and decide the preliminary issue and thereafter proceed to	
		hear the matter on merits. SAT has passed its final order on	
		3.12.04 setting aside the order of SEBI dated 12.09.02 cancelling	
		the appellant's certificate of registration, on the ground that the	
		order was not passed within a period of 30 days of receiving the	
		reply of the show cause notice issued by SEBI as required under	
		the then Regulation 29(3) of SEBI (Stock Brokers and Sub	
		Brokers) Regulations, 1992.	
		The matter came up before the Hon'ble High Court of Bombay	
		on 06.05.05 and has been posted for hearing once the Hon'ble	
		High Court reconvenes after vacation.	
		As reported in December, 2005	
		No change in the status.	
		As reported in May, 2006	
		There is no further development.	
6. 5.64	The Committee were informed that a	As reported in May, 2003	
	criminal complaint was lodged by the RBI	The criminal complaint lodged by the Administrator of MMCB on	No change in the status
	in the court of Chief Metropolitan	21.4.2001 with Madhavpura Police Station, Ahmedabad, was	
	Magistrate, Ahmedabad against the	registered as CR No.67 of 2001 and the same has since been	
	MMCB, its Chairman and Managing	transferred to the CBI, BS&FC, Mumbai in its RC.4(E)/2001-CBI-	
	Discriber on 44.0 0004 we down a still a 40		

criminal complaint was lodged by the RBI in the court of Chief Metropolitan Magistrate, Ahmedabad against the MMCB, its Chairman and Managing Director on 14.3.2001 under section 46 of the Banking Regulation Act 1949, read with section 58(B) of the Reserve Bank of India Act, 1934, for having made false statements to RBI with respect to call money borrowing and also failing to meet its assurance for submitting the required information. A criminal complaint had also been lodged by the Administrator of MMCB Ltd. with Madhavpura Police Station, Ahmedabad on 21.4.2001. Later, in terms of the order of the High Court of Gujarat, Ahmedabad dated 2.5.2001, CBI has been directed to investigate the deeds/misdeeds of the ex-Chairman and

The criminal complaint lodged by the Administrator of MMCB on 21.4.2001 with Madhavpura Police Station, Ahmedabad, was registered as CR No.67 of 2001 and the same has since been transferred to the CBI, BS&FC, Mumbai in its RC.4(E)/2001-CBI-BS&FC Mumbai on 18.5.2001 vide orders dated 2.5.2001 of the High Court of Gujarat, Ahmedabad. The chargesheet filed on 1.6.2001 against Sh. Ketan Parekh and Others relates to RC.3/E/2001-BSFC/MUM registered on 30.3.2001 by CBI BSFC Mumbai and the same is pending trial in the Hon'ble Court of CMM Mumbai as CC No.60/P/2001. The draft charges have been submitted by the prosecution to the court. The CBI has appointed an exculsive special counsel to conduct the trial of this case and all efforts are being made by it with the court to expedite the trial.

As reported in December 2003

As against para 5.59

As reported in June, 2004

In RC.4/E/2001-BSFC/MUM i.e. the MMCB case charge sheet has been filed in the court of CMM Ahemdabad on 1.12.2003. With the permission of the Govt. of India, LRs to Mauritius and

SI. No. Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	Managing Director and other officials	UK issued by the Court have been forwarded to the Legal Cell	
	involved in the mismanagement of the	MHA on 17.12.2003 for onwards transmission to Competent	
	Bank. In pursuance of court orders, the	Authorities in these countries. In the light of outcome thereof follow	
	case was transferred to CBI, Mumbai,	up action in the matter would be taken. In RC.3/E/2001-BSFC/	
	and an FIR has been registered with	MUM i.e. Bank of India case charge-sheet was filed in the court	
	Special Police Establishment, Mumbai	of CMM Mumbai on 1.6.2001, and the case is still at the stage of	
	Branch on 18.5.2001. On 1.6.2001,	framing of charges.	
	charge sheet in the case has been filed	As reported in December, 2004	
	against Ketan.V.Parekh, Kartik.K.	In RC.4/E/2001-BSFC/MUM i.e. the MMCB case, the CBI has	
	Parekh, Ramesh Parekh, Chairman,	informed that the Assistant Director Interpol has reminded PRO	
	MMCB, Devendra B. Pandya, Managing	(EXT), MEA, New Delhi on 5.10.2004 to ascertain the present	
	Director, MMCB and Jagdish.B.Pandya,	position from concerned authorities of Mauritius. As regards the	
	Branch Manager u/s 120-B,420,467,468	queries raised by the UK Serious Fraud Office vide their fax dated	
	and 471 of IPC. The case is stated to be	16.4.2004 and 31.4.2004 regarding the Letter Rogatory sent to	
	pending in the Court of the Chief	UK, the matter has been examined in CBI. As per the information	
	Metropolitan Megistrate, Mumbai. The	available with the CBI, the defrauded amounts connected with	
	Committee desire that these cases be	this case have been received in the account of M/s Almel	
	decided expeditiously.	Investment Ltd., account being maintained with the Nat-West	
		Bank, PLC, London. Interpol Wing of CBI was requested to inform	
		the authorities at UK accordingly and to collect the documents	
		and examine the witnesses as requested vide Letter Rogatory	
		since the Hon'ble CMM, Ahmedabad has already given his	
		authorization.	
		In RC.3/E/2001-BSFC/MUM i.e. Bank of India case, charge-sheet	
		was filed in the court of CMM Mumbai on 1.6.2001.	
		As reported in July, 2005	
		CBI has informed that Letter Rogatory (LR) to Mauritius the	
		examination of witnesses was to take place on 7.6.2005 at Port	
		Louis before His Honour the Master and Registrar of Supreme	
		Court, Port Louis, Mauritius. Subsequently, the Mauritius	
		Authorities through the Indian High Commission, vide their	
		communication dated 2.6.05 have intimated that the examination	
		has now been postponed to 21.10.2005. It is proposed to depute	
		Supdt. of Police, CBI, BS&FC, Branch Mumbai to be present at	
		the time of examination of witnesses.	
		As regards the Letter Rogatory to the UK, there is no change in	
		the status.	
		As reported in December, 2005	
		The High Commission of India, Port Louis, Mauritius vide fax	

SI. No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			message No. OR/438/2/99-92 dt. 14.10.2005 informed that the date of examination of witness scheduled for 21st October, 2005 before their Master and Registrar, Supreme Court has now been fixed to 17th Feb., 2006 upon the request of the counsel of the witness.	
			As regards the Letter Rogatory to the UK, the UK Serious Fraud Office had raised certain querries which have been replied by CBI. Further, the Interpol, India has issued a reminder to Ministry of External Affairs on 6.9.2005 to intimate the present status of LR.	
			As reported in May, 2006 No change in the status.	
7	5.66(iii)	In order to prevent irregularities of the type surfaced in the case of some of the cooperative Banks which were examined by the Committee they are of the view that full ban on granting of loans and advances to the directors and their relatives in concerns in which they are interested needs to be imposed. Appropriate legal procedures may be initiated to ensure that there is no conflict of interest in the grant of loans and advances to the directors and their relatives in the concerns in which they are interested.	 As reported in May, 2003 The Reserve Bank of India has informed that it is contemplating to impose a complete ban on loans and advances to the Directors of the banks and their relatives including the secured loans. As reported in December, 2003 In accordance with the announcement made in this regard in the Monetary and Credit Policy 2003-04, instructions have been issued to UCBs. As reported in July, 2005 With the imposition of complete ban on loans and advances to the directors of Urban Cooperative Banks, acion on this part was earlier treated as complete in 1st Progress Report (December 2003). However, based on the recommendations of the Reserve Bank of India, it has now been decided to relax the ban on sanction of loans and advances by Urban Cooperative Banks (UCBs) to their Directors in the following cases: a) Regular employee related loans to staff Directors on Board of UCBs. b) Normal loans as applicable to members to the Directors on the Board of salary earners' cooperative banks. c) Normal employee-related loans to Managing Directors of multi-state cooperative banks. 	Based on the recommendations of Reserve Bank of India, it has been decided to relax the ban and to allow Directors of Urban Cooperative Banks (UCBs) and their relatives to avail loans against Fixed Deposit and Life Insurance Policies standing in their own names.
			Action completed.	

SI. No. Para No. Observation/Recommendation of JPC

Reply of Government/Action Taken

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				5
8.	5.109	The Committee regret to note that the City Cooperative Bank flouted all prudential norms of the RBI. This became clear during the investigation conducted by the RBI. The Bank had no investment policy, loan disbursement policy and credit appraisal system. Carrying out a concurrent audit was also missing. The Bank had opened deposit accounts in respect of four front companies of the promoter of M/s Century Consultants Group viz. Shri Anand Krishna Johari who was also a Director on the Board of the Bank. The accounts were opened without observing the usual safeguards such as introduction, obtaining of Memorandum and Articles of Association etc. The Board had vested full powers of investment on Shri Anand Krishna Johari and all investment decisions were taken by him. The result was that between 5th and 15th March, 2001, the Bank's funds to the extent of Rs. 6.50 crore were utilized for investments in bonds of Cyber Space Infosys-a concern of Shri Johari, contrary to RBI instructions prohibiting equity investment in such companies. There was also a total absence of any loan policy/ committee and all credit decisions too were taken only by Shri Anand Johari. The Bank had invested funds to the extent of Rs. 15.68 crore in term deposits and receipts aggregating to Rs. 2.62 crore could not be produced to RBI for verification during the investigations. It was noticed that these were however encashed but not accounted for and the proceeds had simply been siphoned off. Similarly, the Bank did not have any	 As reported in May, 2003 RBI has reported as follows:- The City Co-operative Bank, a non-scheduled bank based in Lucknow was inspected with reference to its position as on March 31, 1999, during May-June, 1999. The statutory inspection did not reveal any serious irregularities: the irregularities revealed were of rectifiable in nature, such as, absence of any loan policy, deficiency in credit appraisal system, laxity in post- disbursement supervision, unsatisfactory functioning of management and loan committees, lack of effective internal control system and control over branches. These irregularities did not warrant any immediate drastic action against the bank. As per the normal procedure followed, these deficiencies were discussed by the inspecting officers with the Chairman and the board on the concluding day of the inspection and the board was asked to take expeditious action to rectify the deficiencies and submit specific compliance to RBI. Inspection report pointed inter-alia, that the bank had violated the Reserve Bank of India guidelines on credit exposure of individual exposure norm of 20% of its capital funds and group exposure norm of 50% of its capital funds in several cases and the bank had defaulted in maintenance of Cash Reserve Ratio (CRR). The irregularities observed in the bank's functioning were perpetrated after the statutory inspection of the bank conducted by the RBI during May-June 1999 and indicates a clear case of nexus of the board with firm/s connected with the directors. (i) With a view to prevent preferential payment to depositors and to contain the run, a Directive by RBI under Section 35 A of the Banking Regulation Act, 1949 (As Applicable to Cooperative Societies), was imposed on March 22, 2001 directing the bank not to accept fresh deposits or give fresh loans and not to repay more than one thousand rupees to any single depositor. (ii) The Registrar of Cooperative Societies, Uttar Pradesh had been requested on April 03, 2001 to supersede the B	Government of UP has not reported any change in status except that the termination order was issued in respect of Shri B.K. Tandon, Senior Auditor under the administrative control of Finance Deptt, after departmental enquiry but the order has been stayed by Hon'ble High Court on 23.5.2006.

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	documentary evidence in respect of a	the provisions of Sub-section (iii) of Section 90 B of the U.P.	
	large amount of investment amounting to	Co-operative Societies Act, 1965. Accordingly, the Registrar	
	Rs. 21.40 crore indicating that the money	of Cooperative Societies issued an order on April 09, 2001	
	had been misutilised by Shri Anand	superseding the Board and appointing the District Magistrate,	
	Krishna Johari. The advances were	Lucknow as the Administrator of the bank.	
	disbursed on the orders of the Secretary	iii) In view of the serious irregularities in the functioning of the	
	cum CEO. In addition, advances against	bank as revealed in the interim report on scrutiny of books of	
	shares in physical form were granted in	account of the bank, a criminal complaint was filed by the	
	excess of the ceiling of Rs. 10 lakh per	Reserve Bank against the Chairman, Directors and Chief	
	individual as prescribed by the RBI which	Executive Officer of the bank in the Court of Judicial	
	resulted in turning the entire portfolio to	Magistrate, Lucknow on April 03, 2001.	
	the tune of Rs. 1.53 crore into NPAs.	(iv) The City Co-operative Bank Ltd., Lucknow, has filed two	
	Furthermore, the Bank had violated RBI	Criminal cases with Police Authorities against Shri Gorakh	
	directives on unsecured advances by	Nath Srivastava, the ex-Secretary of the bank and Shri	
	sanctioning limits in excess of Rs. 50,000	Anand Krishna Johari, then Director of the bank, for	
	in a number of cases, in blatant violation	siphoning of bank's funds to the tune of Rs.3230.22 lakh	
	of the RBI directive on maximum limit in	(approximately) in the form of fictitious investments and	
	relation to unsecured advances. During	benami loans.	
	the period January-March, 2001, the	3. The City Co-operative Bank Ltd. was allotted four centres for	
	Bank had sanctioned large advances to	opening of branches (no licence was issued for opening these	
	the tune of Rs. 5.88 crore to 15 borrowers	branches) on February 27, 2001. This was based on the bank's	
	without the backing of any tangible	financial position as on March 31, 2000 and the then prescribed	
	security in blatant violation of RBI	eligibility norms for allotment of centres to UCBs. A scrutiny was	
	directives. Astonishingly loans were	later carried out in March 2001 on media reports concerning a	
	sanctioned even against blank	run on the bank. Certain irregularities were detected and the	
	applications and without obtaining	centres allotted were cancelled on May 09, 2001 well before issue	
	signatures on the necessary documents.	of licences for opening the branches at the allotted centres.	
	Advances and funds were released by	4. A scheme of revival of the bank is under consideration of the	
	way of demand draft without ensuring	Government of Uttar Pradesh.	
	their end use.	5. The CBI had registered two cases pertaining to defrauding	
		of City Cooperative Bank to the tune of Rs.28.97 crores and	
		Rs. 1.71 crores respectively. The investigation in the first case	
		has revealed that out of the total amount of Rs.28.97 crores, an	
		amount of Rs.17.16 crores was transferred to Mumbai and	
		utilised for meeting the pay-in obligations of M/s. Century	
		Consultanta Ltd. and its appoints companies and persons with	

Bombay Stock Exchange and National Stock Exchange. The funds were also used for trading in shares of Cyberspace Infosys Ltd. which was done by the promoters themselves for artificially

Consultants Ltd. and its associate companies and persons with

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		hiking up the price of its shares in the market. Ultimately, when	
		the share price of Cyberspace Infosys Ltd. fell down drastically	
		the money was lost. An amount of Rs 11.81 crores was	
		transferred to the accounts of Century Consultants Ltd. and	
		associate companies and were utilised for meeting various	
		obligations. Funds defrauded from City Cooperative Bank and	
		investors of Century Consultants Ltd. and its group companies	
		are mixed up and were used as one entity as and when required	
		to meet the pay-in obligations to Bombay Stock Exchange and	
		National Stock Exchange. In order to safeguard the interest of	
		City Cooperative Bank and investors of Century Consultants	
		Ltd. the CBI had requested Securities and Exchange Board of	
		India for freezing the pay outs of 21 parties/persons which was	
		the only means to ensure that the funds are not floundered	
		further. The operation of current accounts and depository	
		accounts of Century Consultants Ltd. and associate companies	
		were also stopped. The field investigation has been completed	
		and is under scrutiny in the CBI for taking a final decision in the	
		matter. The CBI has completed investigation in the case	
		pertaining to defrauding of City Cooperative Bank, Lucknow to	
		the tune of Rs.1.71 crores and chargesheet has been submitted	
		in the Court of Special Magistrate, CBI, Lucknow. The trial is at	
		the stage of admission. In this case the CBI had recommended	
		regular departmental action under major penalty against one	
		Shri K. Srinivasan, officer State Bank of Hyderabad. Accordingly	
		the bank has initiated major penalty proceedings against him in	
		consultation with the Central Vigilance Commission.	
		6. RBI has issued instructions making concurrent audit	
		compulsory for all urban cooperative banks. Instructions have	
		also been issued requiring urban cooperative banks to designate	
		a compliance officer to ensure compliance with and apprise the	
		progress of compliance of the inspections reports of the RBI to	
		the Audit Committee/Board of Directors. The Audit Committee of	
		urban cooperative banks are also now required to monitor	
		implementation of RBI guidelines. A summary of important	
		findings of inspection of urban cooperative banks is sent to the	
		concerned State Government for further action. RBI has also	
		issued instructions to urban cooperative banks that deficiencies/	
		irregularities observed during the inspection should be fully	

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	rectified by the banks and a certificate submitted. False certificate	
	would invite penalties. The Banking Regulation Act is being	
	amended to give greater powers to Reserve Bank of India for	
	taking action against Cooperative Banks for non-compliance of	
	its directives.	
	7. Government of Uttar Pradesh has vide orders dated	
	24.02.2003 set up a high level enquiry by Member, Board of	
	Revenue to look into the laxity of Registrar of Cooperative	
	Societies and his officers in discharging their duties regarding	
	inspection of a bank. Law Department of Uttar Pradesh has sent	
	a request to the Hon'ble Allahabad High Court for constitution of	
	special court for expeditious disposal of these cases. The matter	
	is under consideration of Hon'ble High Court.	
	As reported in December 2003	
	Chargesheet in RC.19/2001-LKO has been filed by CBI in the	
	Court on 30.8.2003.	
	A Bill to amend the Banking Regulation Act, 1949 has been	
	introduced in the Lok Sabha on 13.8.2003. The Bill has been	
	referred to the Standing Committee on Finance.	
	Government of Uttar Pradesh has reported that the enquiry report	
	has since been received and action against concerned officers	
	has already been initiated by obtaining their explanation. The	
	matter regarding constitution of Special Court for expeditious	
	disposal of cases is still under consideration of Hon'ble Allahabad	
	High Court.	
	As reported in June, 2004	
	Reply from Govt. of Uttar Pradesh is awaited. The last reminder	
	was sent on 1/6/2004.	
	As reported in December, 2004	
	Govt. of Uttar Pradesh has informed that on the basis of enquiry	
	report submitted by Shri V.K. Mittal, the then Member, Board of	
	Revenue who was appointed as Investigation Officer to look	
	into the laxity of Registrar of Cooperative Societies and his	
	officers in discharging their duties regarding inspection of a	
	bank, adverse entries have been made against Chief Audit	
	Officer, Cooperative Committees and Panchayats, 3 auditors	
	and disciplinary proceedings have been started against two Dy.	
	Chief Audit Officers and two District Audit Officers of City Co-	
	op. Bank Ltd. for not carrying out their duties efficiently. No	

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	action can be taken against remaining auditors/officers as they	
	have retired from the service and stipulated period of four years	
	for action has already lapsed.	
	Orders to get the investigation done by Economic Offences Wing	
	(EOW) against the officials found guilty for dereliction of duty	
	and periodical inspection have been issued on 23.7.2004.	
	Progress report from EOW is awaited.	
	Regarding constitution of Special Courts, Government of Uttar	
	Pradesh have informed that CBI has filed a charge sheet in the	
	Special Court designated for dealing CBI cases, there is no need	
	of constituting Special Courts.	
	As reported in July, 2005	
	Shri V.K. Mittal, the then Member, Board of Revenue, who was	
	appointed as Investigation Officer to look into the laxity of Regis-	
	trar of Cooperative Societies and his officers in discharging their	
	duties, has pointed out serious irregularities on the part of offic-	
	ers of Finance Department and Cooperative Department. Be-	
	sides, CBI had also recommended action against certain Gov-	
	ernment officials.	
	Two Senior Auditors and two Distt. Audit Officer (since retired)	
	have been suspended and charge sheets have been served.	
	Besides, charge sheet have also been served to Chief Audit Of-	
	ficer and two Dy. Chief Audit Officers. Enquiry Officer(s) have	
	been appointed in all the above cases.	
	Government of UP have further informed that action against the	
	officers of the Cooperative Department would be taken on the	
	basis of the findings of the enquiry being conducted by Eco-	
	nomic Offences Wing (EOW) of Criminal Investigation Depart-	
	ment (CID) of UP Police and it is expected that the enquiry will	
	be completed within a month.	
	As reported in December, 2005	
	Govt. of Uttar Pradesh have reported that the enquiry being	
	conducted by Economic Offences Wing (EOW) of Crime	
	Investigation Department (CID) of UP Police against the officers	
	of Cooperative Department is in progress. They have been	
	requested to take up the matter with EOW of CID of UP Police	
	for expediting completion of the same.	
	As reported in May, 2006	
	As per Government of Uttar Pradesh, the latest position regarding	

I. No. Para No. Observation/Recommendation of JPC		Reply of Government/Action Taken action taken against officers under administrative control of Finance Department is as under:-			Further Progress
	S. No	Name S/Shri	Post	Action Taken	
	1	H.N. Awasthi	Senior Auditor	Has been suspended, charge sheet served & enquiry officer appointed. Enquiry Report submitted	
	2	B.K. Tandon	Senior Auditor	Has been suspended, charge sheet served & enquiry officer appointed. Enquiry Report submitted and termination order issued.	
	3	Brijraj Singh	District Audit Officer (since retired)	Has been suspended, charge sheet served & enquiry officer appointed. Enquiry Report submitted.	
	4	Lallan Singh	District Audit Office (since retired)	Was suspended, charge sheet served & enquiry officer appointed. Enquiry Report submitted	
	5	Kamla Kant Goswami	Deputy Chief Audit Officer	Has been served charge sheet and Special Secretary (Finance) was appointed enquiry officer . Enquiry Report submitted.	
	6	Padam Jang	Deputy Chief Audit Officer	Has been served charge sheet and Special Secretary(Finance) was appointed enquiry officer . Enquiry Report submitted.	
	7	Avadhesh Dubey	Chief Audit Officer	Charge sheet has been served and Principal Secretary (Finance) is the enquiry officer.	

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		Government of UP have informed that it has been communicated to them by DIG, EOW (CID) vide letter dated 15.12.2005 that EOW has completed investigation and the matter is being examined at the higher level. Action against the officers of the Co-opertative Department would be taken on the basis of the findings of the enquiry conducted by Economic Offences Wing (EOW) of Criminal Investigation Department of UP Police.	
9. 5.110	The Bank had reportedly violated RBI guidelines on credit exposure in respect of the individual exposure norms of 20% of its capital fund and group exposure norm of 50% of its capital fund in several cases. The liquidity position of the Bank was extremely unsatisfactory as the deposit liability of the Bank as on the date of scrutiny i.e. 22.3.2001 stood at Rs. 65.90 crore against the liquid assets of Rs. 8.14 crore. The Bank had also circumvented the CRR guideline as laid down under Section 18 of the Banking Regulation Act, 1949. It had adopted a novel way of inflating its balances with notified/eligible Banks in its books of accounts by booking fictitious debit entries. The Committee also note that there was no system of concurrent audit and the Bank had also violated RBI guidelines on income recognition, asset classification and provisioning. This ultimately resulted in systematically siphoning off the Bank's funds to the tune of Rs. 32.30 crore through the companies of Shri Anand Krishna Johari and turning negative the net worth of the Bank.	As reported in May, 2003 As against para 5.109 As reported in December, 2003 As against para 5.109 As reported in June, 2004 Reply from Govt. of Uttar Pradesh is awaited. The last reminder was sent on 1/6/2004. As reported in December, 2004 RBI has issued instructions making concurrent audit compulsory for all urban cooperative banks. Instructions have also been issued requiring urban cooperative banks to designate a compliance officer to ensure compliance with and apprise the progress of compliance of the inspections reports of the RBI to the Audit Committee/ Board of Directors. The Audit Committee of urban cooperative banks are also now required to monitor implementation of RBI guidelines. Govt. of Uttar Pradesh has informed that on the basis of enquiry report submitted by Shri V.K. Mittal, the then Member, Board of Revenue who was appointed as Investigation Officer to look into the laxity of Registrar of Cooperative Societies and his officers in discharging their duties regarding inspection of a bank, adverse entries have been made against Chief Audit Officer, Cooperative Committees and Panchayats, three auditors and disciplinary proceedings have been started against two Dy. Chief Audit Officers and two District Audit Officers of City Co-op. Bank Ltd. for not carrying out their duties efficiently. No action can be taken against remaining auditors/officers as they have retired from the service and stipulated period of four years for action has already lapsed. Orders to get the investigation done by Economic Offences Wing (EOW) against the officials found guilty for dereliction of duty	As against para 5.109.

No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			and periodical inspection have been issued on 23.7.2004.	
			Progress report from EOW is awaited.	
			As reported in July, 2005 As against para 5.109	
			As reported in December, 2005	
			As against Para 5.109.	
			As reported in May, 2006	
			As against para 5.109	
10.	5.111	Neither the State Registrar under whose	As reported in May, 2003	As against para No.5.109.
		direct control the Bank functions nor the	As against para 5.109	
		RBI which is an apex regulator in the case	As reported in December, 2003	
		of urban cooperative Banks came to know	As against para 5.109	
		of the misuse of powers and flagrant	As reported in June, 2004	
		violation of regulations/directives of the	Reply from Govt. of Uttar Pradesh is awaited. The last reminder	
		RBI until a public outcry and news in the	was sent on 1/6/2004.	
		press. Though under the UP Cooperative Societies Act, 1965 wide powers of	As reported in December, 2004 As against 5.109.	
		conducting inspections, enquiry and audit	As reported in July, 2005	
		are vested with the Registrar of the	As against para No.5.109.	
		Cooperative Societies, these powers were	As reported in December, 2005	
		not exercised to check the functioning of	As against Para 5.109.	
		the Bank. RBI too surprisingly issued	As reported in May, 2006	
		licences as late as February, 2001 for	As against para 5.109	
		opening four more branches of the Bank,		
		thereby giving an impression that the Bank		
		was functioning well. In fact even when in		
		the annual inspection report of 1999, the		
		RBI had clearly indicated some glaring		
		irregularities and the auditors of the State		
		Cooperative Department for the period 1997-2000 had pointed out serious		
		irregularities, immediate steps were not		
		taken for rectifying the irregularities. This		
		leaves the Committee with the impression		
		that both the RCS as well as RBI showed		
		laxity in discharging their duties even prior		
		to March, 2001 when the run on the Bank		

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 (v) Strict penal provisions be incorporated in the Banking Regulation Act, 1949 for non-compliance of the directives/guidelines issued by the RBI from time to time and in case of default, strict disciplinary action should be initiated against the erring officials. (vi) As an apex body, though it is not possible for RBI to monitor each and every transaction, it is essential that concurrent audit is conducted in the Banks on a regular basis. The Reserve Bank of India may consider making this mandatory. (vii) Investigation must be conducted to unearth where the siphoned money (Rs. 32.30 Crore) has been deployed. Expeditious action is needed to recover the money. 		
 12. 5.159 In view of the foregoing the Committee recommend the following:- (i) Action for recovery of the outstanding advances which have been diverted and the other advances which have now been categorized as NPAs be expedited. (ii) In case there is any dereliction of duty on the part of the Bank Auditors, the same may be referred to the Institute of Chartered Accountants of India for further enquiry and appropriate action. (iii) Even though there were no breach of regulations, it was observed that certain loans were sanctioned without 	 As reported in May, 2003 (i) Global Trust Bank (GTB) has reported that they are initiating legal action in respect of all Ketan Parekh related NPA accounts. As regards recovery in other NPA accounts, the bank has reported recovery of Rs.5.98 crores and Rs.9 crores during January 2003 and February 2003, respectively. (ii) As regards any dereliction of duty on the part of the Bank Auditors, the matter has already been brought to the notice of Institute of Chartered Accountants of India (ICAI) by RBI. (iii) The bank has been directed by RBI to take corrective action. (iv) RBI has issued Instructions to its regional offices on 29.05.2002 to streamline and strengthen the system of follow-up action on the findings of Annual Financial Inspection of banks in a time bound manner. Details have given in reply to Para No.10.8. 	ICAI have informed that based on the examination of latest inputs received from the Oriental Bank of Commerce along with the earlier papers received from the RBI Special Auditors, clarifications of the Statutory Auditors and other documents, a finality has been reached on treating certain allegations as "information" under Section 21 of the Chartered Accountants Act, 1949 Accordingly, the "information" letter(s) i.e. Show Cause notice(s) have been issued to the concerned Statutory Auditors viz. M/s Lovelock & Lewes, Chartered Accountants Kolkatta (for the year 2000-01) and M/s Price Waterhouse & Co., Chartered Accountants, Kolkatta (for the year 2002-03) on 1.12.06 & 5.12.06 respectively

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comprehensive evaluation and therefore, the bank must ensure that proper credit appraisal and	uniform and consistent manner, the Reserve Bank of India is obtaining monthly reports on capital market exposure from all banks.	
monitoring system is in place.	As reported in December 2003 Follow up action is in progress. As reported in June, 2004	
(iv) The procedural working of the banks must be		
strengthened and the RBI	As reported in December, 2004	
must ensure that the	Bank of India - Recovered Rs. 17.62 lakh during the period and	
rectification, if any, takes place in a time-bound manner.	the balance outstanding was Rs. 121.43 crore as on June 30, 2004. The bank is going ahead with compromise settlement in respect of Ketan Parekh group entities with the approval of the Government of India.	
(v) In the immediate aftermath of the Stock Market crash,	Global Trust Bank Ltd. - Classified the accounts as NPAs has made 100% provision for the total exposure and filed criminal	

of Ketan Parekh Group is numerous, the proceedings in the DRT are slow. The process of recovery will take its

mo plac (iv) The the stre mu rect pla mar (v) In th of th ^{11,} made 100% provision for the total exposure and filed criminal RBI focused on one new cases as well as cases with DRTs against parties. private bank although other ICICI Bank Ltd. - Recalled the loan in one account and suit is private banks also had large being filed. exposure to the capital Centurion Bank Ltd. - Has fully written off the outstanding market including some who balance in accounts relating to Ketan Parekh entities and has had exceeded RBI limits. also initiated legal proceedings in DRT-II. Now that substantial Bank of Punjab Ltd. - Has filed recovery suits in DRT and issued information is available notice under SARFAESI Act, 2002 for taking possession of about all the banks property mortgaged. concerned, the Committee Ratnakar Bank Ltd. - Loan against fixed deposit has since been recommend RBI undertake fully adjusted. a thorough review and The above banks have been advised by RBI to take effective process matters relating to steps to recover the entire amount from the Ketan Parekh entities all concerned in a uniform expeditiously. and consistent manner. As reported in July, 2005 (i) All the concerned banks have filed cases in DRT, Mumbai against the companies concerned and their guarantors etc. As the number of cases pending against companies

own legal course.

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	(ii) ICAI have informed that they have called the comments/	
	explanations of the auditors concerned on 25.2.2005.	
	The concerned statutory auditors for the years 2001-02	
	and 2002-03 have sent in their respective responses	
	dated 20th May, 2005 which have been received by ICAI	
	on 24 th May, 2005.	
	The auditors have categorically stated in their aforesaid	
	responses that since the RBI has neither provided the relevant	
	Annual Financial Inspection(s) and the basis/parameters adopted	
	by the special auditors and has also restrained the ICAI from	
	parting with the Special Audit Report for perusal/examination by	
	the statutory auditors for the year 2001-02, they are not in a	
	position to offer any view/explanation thereon. They had	
	expressed their inability to offer their comments/explanation, in	
	the absence of the relevant data/information/details. They have,	
	however, added that they have conducted the respective audits	
	in accordance with the generally accepted accounting and	
	auditing practices (GAAP) and the various pronouncements and	
	accordingly requested the Institute to close the matter.	
	Further examination of the matter is in process at ICAI.	
	As reported in December, 2005	
	The documents/details sought by the respective respondent-firms	
	for submission of their respective explanation were received by	
	ICAI from the RBI on 4th August, 2005 and the same were	
	forwarded on 5th August, 2005 to the respondent firms with	
	stipulation that their explanation/comments should reach them	
	by 31st August, 2005.	
	The respective respondent firms have furnished their evolution	
	The respective respondent-firms have furnished their explanation	
	/comments vide their letter dated 15.9.05 & 19.9.2005 respectively	
	and the same is being examined and processed by the ICAI in	
	terms of the provisions of Chartered Accountants Act, 1949 and	
	the Regulations framed thereunder.	
	As reported in May, 2006	
	ICAI have informed that they are hopeful to complete the exercise	
	shortly.	

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3.	6.94	The Committee find that the payment	As reported in May, 2003	
		problem in CSE in March, 2001 was	SEBI has informed that it was the then policy of SEBI to follow	As against para 4.68. Action completed
		primarily due to high concentration in a few	up the compliance with the findings of the inspection and	
		scrips by a few brokers and a general	rectification through off site reporting requirement. The	
		failure of the Exchange in terms of	compliance of previous year's inspection was checked in the	
		surveillance and risk management. These	subsequent year's inspection of the stock exchange. This was	
		in turn owed their existence to the	the policy and practice then followed by SEBI in respect of all	
		weaknesses in the system due to conflict	stock exchanges.	
		of interest in the case of broker Directors.	The collection of margin compliance with exposure limit etc. was	
		The total pay-in default of Rs.120 crore	a normal surveillance function of any stock exchange, for which	
		during the crisis was met by utilising the	the stock exchanges were supposed to have set up an accurate	
		Settlement Guarantee Fund and from	system for surveillance function. During a special inspection of	
		other resources of the Exchange. This is	CSE conducted by SEBI in May 2001, the problem related to	
		stated to have impacted the reserves of	exposure limit and collection of margins were detected. This	
		the Exchange to the tune of Rs.11 crore.	inspection was not the normal inspection to look into the routine	
		Although SEBI has claimed that all	aspects such as Rules, Regulations, Circulars etc. but also the	
		investors got their due amount or securities	surveillance system of CSE. This inspection, therefore, detected	
		on time and that there was no possibility	the deficiency in the exposure limit, the inaccuracy in the	
		of any adverse impact in real terms on	calculation of margin, the algorithm in the system of margin	
		other Stock Exchanges or the overall Stock	collection and exposure limit.	
		Market, the Committee note that the	In case of CSE, these systems of surveillance were provided by	
		payment crisis did affect market sentiment	CMC Limited, then Public Sector Undertaking which had also	
		all over the country. As is evident from the	supplied software to Bombay Stock Exchange and other stock	
		succeeding paragraphs of this section,	exchanges. It was expected that the system would have the	
		there has been obvious laxity in	correct algorithm to calculate margin, exposure limit and other	
		surveillance and gross violation of	risk management requirements. These were the basic	
		exposure controls and risk management	requirements which were to be ensured by the stock exchange	
		measures. Payment crisis in CSE was not	while accepting the software. SEBI's annual inspection of stock	
		an isolated incident. It must be viewed from	exchanges looked at whether the margin provided / calculated	
		the overall manipulations of stock markets	by the system and the exposure limit were collected / maintained	
		in India by various players of which	by the stock exchange and accordingly the actions are being	
		Calcutta brokers became surrogates.	taken by the stock exchanges for non compliance. Such action	
		These players included key brokers,	would include penalty, switching off terminals etc.	

SI. No. Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	corporate houses behind the brokers and	CSE had indicated that they had collected margin of Rs. 594 crore	
	broker directors of CSE. The payment	to Rs. 656 crore during January / February 2001. Besides, CSE	
	crisis in CSE is due to wilful inaction of	has also reported that between April 01, 2000 to March 31, 2001,	
	CSE and SEBI and involvement of banks.	on 3607 occasions terminals of the brokers were deactivated	
		due to violation of intra day trading limits / exposure limit, non	
		payments of margins and other violations. Similarly, CSE had in	
		the said period also imposed fines on 618 occasions on the	
		members for non payment of pay-in / margins on due dates.	
		When SEBI had detected in its own special inspection report where	
		cases of the terminals were not switched off, SEBI had taken action	
		by calling explanation of Executive Director for non deactivation	
		of the terminals of the members in case of instances of delay in	
		collection of margin observed. It may also be mentioned that after	
		considering the SEBI's special inspection report and the comments	
		of the Executive Director on the lapses and deficiencies (including	
		non-deactivation of trading terminals for non-payment of margins	
		on time) pointed out in the report, the Board of CSE in its meeting	
		held on August 11, 2001 decided to terminate the contract of the	
		Executive Director of CSE with immediate effect.	
		SEBI thereafter asked CSE to conduct system audit. Other stock	
		exchanges such as BSE, NSE, DSE, UPSE and ASE have also	
		been advised to conduct systems audit. CSE appointed Ernst	
		and Young to conduct the audit of the systems of the exchange.	
		The systems audit carried out by Ernst and Young pointed out	
		several deficiencies in the trading system of the exchange.	
		The findings of the system audit have been communicated by	
		CSE to M/s. CMC Limited. Further M/s. CMC Limited has been	
		advised by SEBI to conduct a formal enquiry in their organization	
		and fix responsibility for serious lapses. CMC has also been	
		advised to confirm rectification of deficiencies pointed out in the	
		system audit report has been completed.	

I. No. Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		It may also be mentioned that CSE has initiated criminal and civil	
		proceedings (at the instance of SEBI) against the concerned	
		brokers of Singhania Group, Biyani Group and Poddar Group.	
		Further, as advised by SEBI, CSE has also filed FIR against	
		Singhania Group, Biyani Group and Poddar Group of brokers with	
		Kolkata Police Authorities (Case ref. – Hare Street P.S/DD Case	
		No. 476 dated 24.09.2002 U/s. 120B/420/409/467/468/471/477A IPC).	
		The details have been given in reply to para no. 6.101.	
		With regard to payment crisis and impacting the reserves of the	
		exchange, SEBI have informed that the total turnover in CSE in	
		settlement no. 148 was Rs. 8610 crore (daily average Rs.1700	
		crore). The total turnover for settlement nos. 149 and 150 was	
		Rs. 4744 crore and Rs.1275 crore respectively. Thus the total	
		business done by CSE in the three settlements was Rs.14629	
		crore against which the payment shortfall was Rs.96.59 crore only.	
		Thus while in absolute amount the shortfall is sizable, it is only	
		0.66% of the total business done on the CSE in the three	
		settlements.	
		Regarding the impact of the payment crisis in CSE on the stock	
		market, SEBI have informed that the total turnover during the	
		relevant 3 weeks period in the major stock exchanges viz. NSE,	
		BSE and CSE was around Rs.119000 crore and the total payment	
		shortfall in the settlement nos. 148,149 & 150 at CSE was Rs.	
		96.59 crore which is only 0.08 % of the total business done in	
		the major exchanges. Though the amount of shortfall of Rs. 96.59	
		crore is sizable in absolute terms, this amount of shortfall is only	
		0.08% of the total business done in the major 3 exchanges.	
		CSE confirmed vide letter dated March 23, 2001 that the pay-	
		out for settlement nos. 148, 149 and 150 was completed as per	
		schedule by using SGF and General Reserves of the Exchange	
		and other recoveries. The exchange also confirmed that no	
		investor was affected. Completion of pay-out of settlement no. 148	

Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	was confirmed by the ED, CSE in the Emergency Board Meeting	
	of CSE held on March 12, 2001. As all investors got their due	
	amounts or securities on time, there is no possibility of any	
	adverse impact in real terms on the other stock exchanges or	
	the over all stock market. SEBI has not received any complaint	
	from investors for non-receipt of pay out at CSE.	
	The action taken against the various brokers and the Executive	
	Director and the FIR lodged by CSE had been discussed in detail	
	in reply to para no. 6.101.	
	In addition, CSE had filed a case against IndusInd Bank before	
	the National Forum of Consumer Protection for recovery of	
	damage due to deficiency in service by IndusInd Bank. However,	
	the Forum dismissed the application on the ground that the matter	
	required examination of complex question of law evidence and	
	cross evidence of documents of huge volume. The exchange	
	preferred an appeal being the Civil Appeal No 8435/2001 in	
	Supreme Court.	
	Surveillance inspection of Calcutta Stock exchange was	
	conducted in March 2002, wherein the stock watch system, its	
	benchmarks, alert generation, follow up of alerts and	
	investigations taken up by the exchange were examined.	
	Inspection findings were communicated to the exchange with	
	detailed comments on the above areas. Compliance report have	
	been received from the exchange and SEBI board has been	
	apprised of the status on various aspects.	
	As reported in December 2003	
	Regarding the FIR lodged with Kolkatta Police by CSE, the	
	investigation is going on.	
	Regarding the appeal filed by CSE in the Supreme Court against	
	the order of National Forum of Consumer Protection for recovery	
	of damages from IndusInd Bank, there is no change in status.	
	As reported in June, 2004	
	Investigation of Kolkatta Police is in progress.	

SI. No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			As reported in December, 2004 Investigations by Kolkata Police are in progress. SEBI is following up with Kolkata Police authorities for early disposal of FIR filed by CSE. As reported in July, 2005 Kolkatta Police have informed that further investigation is being conducted with the help of SEBI, ROC, Stock Exchange and other regulatory bodies regarding software error and role played by the accused broker directors who were aware of such error. As reported in December, 2005 As against para 4.68. As reported in May, 2006 Further investigation is being conducted with the help of SEBI, ROC, Stock Exchange and other regulatory bodies regarding software error and role played by the accused broker directors who were aware of such error.	
14.	6.97	The margin money collected by CSE on gross exposure of brokers was substantially lower than the required amount due to a software error. The programme module used to erroneously report zero in place of all values larger than Rs. 2.14 crore (approx.). The under statement of gross exposure margin varied from day to day and it was as much as Rs. 50.38 crore on 1.3.2001 out of which the under- statement pertaining to one defaulter	As reported in May, 2003 As at Para 6.94. As reported in December, 2003 With regard to the alleged criminal negligence on the part of the then Executive Director, CSE has been advised by SEBI to ensure that during investigation of the matter by Kolkata Police or otherwise, if any offence or criminal act on the part of the then Executive Director and/or any other functionaries of the Exchange is found out, the Exchange shall initiate immediate appropriate action including filing another complaint with the Kolkata Police. As reported in June, 2004	As against para 4.68. Action completed

SEBI is co-ordinating with Kolkatta Police.

As reported in December, 2004

broker alone was to the tune of over Rs.11 crore. The brokers including broker

directors were aware of the software error

and avoided reporting the matter to the

Exchange. This reveals the collusion and

Investigations by Kolkata Police are in progress. SEBI is following up with Kolkata Police authorities for early disposal of FIR filed by CSE.

SI. No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		connivance among all concerned. The	As reported in July, 2005	
		Committee cannot accept the then	As against para 6.94.	
		Executive Director's plea that he had no	As reported in December, 2005	
		knowledge of the error which had been	As against para 4.68.	
		prevalent since December, 1999. The	As reported in May, 2006	
		Committee, therefore, recommend that	As against para 6.94.	
		this be thoroughly investigated and		
		appropriate action taken.		
5.	6.104	The Committee are concerned to learn that	As reported in May, 2003	Matter is under review.
		the deficiencies in the working of CSE	Matter is under consideration of SEBI.	
		were not of recent origin. SEBI's report a	As reported in December, 2003	
		decade ago had found numerous	Explanation has been sought from Executive Director (Secondary	
		deficiencies including absence of a	Market Department) and the officers concerned. They have	
		mechanism for monitoring margins. On the	submitted their explanation. These are under consideration.	
		basis of an enquiry into the affairs of CSE	Executive Director (Surveillance) has been repatriated to parent	
		in April, 1994, it was recommended that	Department and relevant material has been sent to Central Board	
		the Board of the Exchange should be	of Direct Taxes (CBDT) for seeking explanation from the officer.	
		suspended. The problems of CSE as seen	As reported in June, 2004	
		by this Committee appear to flow from the	Explanations have been sought from the then ED and all	
		culture of non-compliance with rules,	concerned officials in SEBI who were involved in the task of	
		regulations and transparent practices. This	inspection of CSE during 1999 and 2000. Replies received from	
		appears to have developed over a period	them are being examined.	
		of time. In 1994 it was recommended that	As regards the then ED, Surveillance who was on deputation	
		the Board of the Exchange should be	from CBDT, CBDT was requested to take further appropriate	
		suspended because of gross malpractices.	action. A reminder has been sent on May 21, 2004 to intimate	
		After reviewing the position, however, the	progress in the matter.	
		SEBI did not suspend the Exchange or	As reported in December, 2004	
		take any severe measures as to shake up	The matter relating to the action against SEBI officials is in the	
		work culture of the exchange. The	final stage and action shall be completed shortly.	
		Committee's examination has, however,	As regards, action against the then Executive Director	
		shown that nothing changed in CSE.	(Surveillance), SEBI is in touch with CBDT.	

Instead, things went from bad to worse. It is clear that despite knowing the track record of CSE, SEBI did not take timely corrective action. The Committee are of the view that SEBI should have played a more proactive role in the affairs of CSE and curbed malpractices well in time. The SEBI failed to do so. Officials of Surveillance Department of SEBI dealing with CSE are also similarly responsible. SEBI's lapses should be investigated and accountability be fixed.

As reported in July, 2005

SEBI have informed that on examination of the replies furnished by the concerned SEBI officials, the Competent Authority has indicated that no further action need be taken. The matter is under review.

Reply of Government/Action Taken

As regards, action against the then Executive Director (Surveillance), SEBI who was on deputation from CBDT, CBDT have informed that the explanation of Shri L.K. Singhvi has been called vide Department of Revenue's OM dated 26.3.05 and the reply furnished by Shri Singhvi has been forwarded to Chairman, SEBI vide their DO letter dtd 18/20.5.2005 requesting them to examine and intimate whether the facts stated by the officer in his reply are correct and whether the surveillance department of SEBI have no role in the inspections as stated by Shri Singhvi.

As reported in December, 2005

The matter relating to action taken by SEBI against their officials is under review with them.

As reported in May, 2006

The case of Shri L.K. Singhvi was placed before the disciplinary authority for his decision regarding initiation of disciplinary proceedings against the officer. In his note dated 26.11.05, the disciplinary authority had observed that on the basis of the material on record, there was no basis to proceed against Shri L.K. Singhvi. Further, the disciplinary authority had also observed that the inability to make available Surveillance Inspection Records on the part of SEBI was a critical deficiency disabling the disciplinary authority from taking a comprehensive view of the matter. This was a matter of concern, which needed to be taken up separately with SEBI.

The matter relating to action taken by SEBI against their officials is under review with them.

SI. No. Pa	ara No. Observation/Recommendation of JP	Reply of Government/Action Taken	Further Progress
<u>SI. No. Pa</u> 16.	7.4 The failure in investigating into the role promoters and corporate entities we share prices of particular scrips we being artificially manipulated has be attributed by SEBI to the absence authority to investigate into their r under the Securities and Exchange Bo of India Act, 1992. Under Section 11(2 SEBI is charged with responsibility calling for information, undertak inspections, conducting enquiries a audit of the stock exchanges, mut funds, other persons associated with stock market, intermediaries a self-regulatory organizations in the sto market. Though it may be possible contend that SEBI did not enjoy authority to directly investigate corpor entities, which might have, throu various channels, provided funding in stock market. That the promoters a corporate entities were, at the relev time, playing a significant role cannot denied. The Department of Compa Affairs, one of the entities havi	 As reported in May, 2003 Department of Company Affairs have informed that some corporate houses misused the liberalisation introduced by insertion of section 372A to transfer large sums of money to the KP group. It is proposed to tighten the loopholes by carrying out several changes in section 372A. As a result of the lessons drawn from the stock market scams and as a consequence of the recommendations of the JPC, it is proposed to amend Section 372A to close the loopholes noticed and to prescribe a more severe punishment for its violation. Proposals have been formulated as part of the amendments to the Companies Act under consideration. Action taken by SEBI is reflected in reply to Para 2.15. As reported in December, 2003 The Department of Company Affairs has introduced the Companies Amendment Bill, 2003 in the Rajya Sabha on 7th May, 2003. The Cabinet has now advised the Department that instead of moving a number of official amendments to the Bill, DCA should bring a new legislation for consideration of the Cabinet. SEBI has taken following further action: against DSQ Software Ltd. and promoters : A personal hearing has been granted to the DSQ Software Ltd., and its promoter Shri Dinesh Dalmia on 22/11/2003 before Chairman, SEBI issues final order in the matter. b against Padmini Technologies Ltd: Prosecutions lodged against the company and its whole-time directors in the Court of Addl. Chief Metropolitan Magistrate, Tis Hazari, Delhi vide case no. 252 of 2003 on March 26, 2003. c) against Global Tele-Systems Ltd (GTL Ltd): Found violated the provisions of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 1997. Penalty of Rs. 60,000 was imposed and paid. 	Further Progress Regarding investigation by SEBI/Ministry of Company Affairs, the posilition is same as in reply to para 2.15. Proposals for revision of the Companies Act, 1956 through a revised Companies Bill are at an advanced stage of consideration.

SI. No. Para No. Observation/Recommendation of JPC **Reply of Government/Action Taken Further Progress** brokers is also established by the Takeover) Regulations, 1997. Penalty of Rs. 90,000 was frequency with which both acted in imposed and paid. collusion by the use of circular trading in **f**) against entities of Ranbaxy Laboratories Ltd: Adjudication proceedings for alleged contravention of section respect of shares of certain companies, with the sole objective of creating an 15A(a) of the SEBI Act read with Regulation 3(4) of the SEBI (Substantial Acquisition of Shares and Takeover) impression that the scrip in which circular trading is effected was heavily traded: Regulations, 1997 have been initiated against 12 promoter consequently enticing innocent group entities of Ranbaxy Laboratories Ltd. The adjudication participants in the stock market to proceedings are in progress. purchase the scrip of that company. As reported in June, 2004 These and other factors contributed DCA had introduced Companies (Amendment) Bill 2003 in the largely to the artificial inflation of share Rajva Sabha on 07.05.2003. The previous Cabinet had directed prices in specific scrips, particular known the Department that instead of moving a number of official as the "K-10 stocks" which, in turn, amendments to the Bill, DCA may bring a new legislation for consideration of the Cabinet. The new comprehensive Bill is contributed in large measure to a

under preparation. As regards action taken by SEBI, the position is given in reply to para No. 2.15.

As reported in December, 2004

sentiment being created in the market

which enthused others to invest solely in

these specific scrips and the stock market

in general.

Companies Bill was introduced. It was decided to take up comprehensive review and revamp of the law. Decision endorsed by the new Govt. on assumption of office after Lok Sabha Election 2004. Concept Paper was placed in Website on 04-08-2004. Time allowed for comments 3 months. Consultation with various organisations, Experts Professional bodies in progress.

As regards action by SEBI, the position is given in reply to para No.2.15.

As reported in July, 2005

As regards action by SEBI, the position is given in reply to para No.2.15.

The concept paper has been referred to J.J. Irani Committee for examination. The said committee has submitted its report to the Government on 31.5.2005. The same is under examination.

As reported in December, 2005

Action taken by SEBI is reflected in reply to Para 2.15.

The Report of J.J. Irani Committee is under examination.

As reported in May, 2006

Proposals for revision of the Companies Act, 1956 through a revised Companies Bill are at an advanced stage of preparation. Action taken by SEBI is reflected in reply to Para 2.15.

SI. No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
17.	7.51	SEBI furnished four sets of interim reports inclusive of its investigation regarding scrips of certain corporate bodies. The Committee's insistence for SEBI's final findings regarding the role of promoters/ corporate bodies in the price manipulation of the scrips yielded yet another set of reports most of which were again of interim nature and were received as late as in November 2002. Due to non-availability of Final Report from SEBI, the Committee could not have the opportunity to take oral evidence of these corporate bodies. The Committee urge SEBI, the Department of Company Affairs and other investigative agencies to expedite and complete their investigations into involvement of promoters/corporate houses in manipulation of prices of scrips which were found to have undergone unusual volatility. The Government should take appropriate action under the provisions of the relevant laws on the basis of outcome of their findings. Expeditious action should be taken against those involved wherever the involvement of promoter/corporate house is established.	 As reported in May, 2003 Enforcement Directorate has informed that JPC has commented on the suspect roles of 15 promoters and Corporate entities. Files in respect of 15 promoters / companies stated to be close to Ketan Parekh were opened by them to determine the nexus with brokers through OCB's and FII's and to trace violation of RBI/SIA norms while transferring equity to OCB's and FII's. The promoter companies can be divided into two parts:- Out of the 15 companies mentioned in the JPC report, there are companies, where certain enquiries which might have a FEMA angle were still pending. These comprise the a) DSQ group, b)Zee Telefilms Ltd., c)HFCL, d)Global Telesytems, e)Global Trust Bank, f)Silverline Technologies, g)SSI Ltd. With regard to the second group, the Enforcement Directorate's inquiries have been directed against these promoter companies where certain details have been called for. This group comprises a)Adani Exports, b)Padmini Technologies. In addition to the 15 promoters and corporate entities mentioned in JPC report, on the basis of SEBI report suggesting the specific involvement in market manipulation and their proximity to Ketan Parekh, the Enforcement Directorate has initiated investigation in respect of the following companies: a)Maars Technologies, b) Mascon Global, c) Mukta Arts, d) Tips Industries, e) Balaji Telefilms, f) Kopran Group, g) Nirma Group, h) Cadilla group. Investigations by the Enforcement Directorate in respect of these 23 promoters/companies are in progress. Action taken by SEBI is covered in Para 2.15. As reported in December, 2003 The Enforcement Directorate had also initiated investigation in respect of 8 more companies. Thus, the total number of companies, which were under investigation by Enforcement Directorate, was 23. Out of these 23 companies, in respect of one company i.e. DSQ Group, the investigation has been completed and Show Cause 	Out of remaining 16 companies, investigation against one more company i.e. M/s Mascon Global has been finalised, which ended in closure of the case. Investigations against remaining 15 companies are at final stage.

. No. Para M	Io. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Notices have been issued under both FERA & FEMA. In respect	
		of M/s Maars Technologies and Silverline Technologies Ltd.,	
		investigation on one aspect i.e. non-realisation of export	
		proceeds have since been completed and Show Cause Notices	
		have been issued under FEMA on 11.6.2003 and 8.10.2003	
		respectively.	
		Investigations in respect of the remaining 20 companies are at	
		a very advanced stage.	
		As reported in June, 2004	
		Investigations by Enforcement Directorate are in progress.	
		As reported in December, 2004	
		Out of 23 companies, Show Cause Notice (SCN) to one more	
		company i.e. M/s Lupin Ltd. (apart from 04 companies against	
		whom SCNs have already been issued) has been issued on 2/	
		9/2004 leaving 18 companies against whom investigations are	
		at a very advanced stage.	
		Besides, part investigations have been completed against one	
		more company viz. M/s Shonkh Tech. Ltd. and a show cause	
		notice for non-realisation of export proceeds has been issued.	
		However, further investigations in this case are also being carried	
		out on the basis of documents received from the CBI.	
		In another company of M/s Ketan Parekh, a show cause notice	
		has been issued to M/s Classic Credit Ltd. and M/s Panther Fin	
		Cap Ltd. (both Ketan Parekh entities in India) alongwith Shri	
		Ketan Parekh. However, some more investigations are being	
		carried out.	
		Further, a show cause notice issued to M/s DSQ Software Ltd.	
		has been adjudicated by imposing a penalty of Rs.2 crore on	
		the company and Rs.2 crore on Shri Dinesh Dalmia.	
		As reported in July, 2005	
		Enforcement Directorate has informed that out of 23 companies,	
		Show Cause Notices against seven companies have been	
		issued. Investigation against remaining 16 companies is at an	
		advance stage.	
		As reported in December, 2005	
		No change in the status.	
		As reported in May, 2006	
		No change in the status.	

I. No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
18.	7.53	Having learnt about the ingenious ways	As reported in May, 2003	As against part 7.4
		of transferring funds by certain companies	DCA has informed that regarding multiple investment companies,	As against para 7.4
		to manipulate the market, SEBI has now made certain suggestions to prevent	a proposal has been formulated as part of the amendments to the Companies Act presently under consideration of the	
		proliferation of shell companies. In order	Department.	
		that the scope of registering shell	Regarding preferential allotment, DCA will shortly be making	
		companies with fictitious details about	rules on the basis of the recommendations of the Verma	
		their initial subscribers/promoters, their	Committee.	
		addresses etc., appropriate revisions in	SEBI has informed that regarding preferential allotment of shares,	
		the rules as well as in the forms	SEBI has already amended SEBI (Substantial Acquisition of	
		prescribed under the respective rules also	Shares and Takeover) Regulations 1997 thereby withdrawing the	
		need be effected by Registrar of	automatic exemption (from open offer requirements) available to	
		Companies and other statutory authorities	shares acquired on preferential basis beyond the specified limits.	
		in the existing ones and introduce	This amendment will prevent misuse of preferential allotment to	
		adequate verification of the details	acquire control or substantial stake in a listed company.	
		furnished in applications for registration	As regards the private placement of debt, the Secondary Market	
		of companies, without delay. The SEBI	Advisory Committee of SEBI has inter-alia recommended that	
		suggestions include yearly declaration by	the same standards of disclosures as are applicable for public	
		companies about floating of subsidiary/	issue of debt, should be made applicable to private placement	
		associate companies, etc., disclosure on	of debt instruments, which are proposed to be listed. The matter	
		quarterly basis about change in	is being pursued.	
		investments by the subsidiaries/associate	In addition, SEBI has also laid down certain guidelines for	
		companies, restriction on floating	preferential issues to be made by listed companies.The	
		investment companies by a parent	compliance with SEBI (preferential offer guidelines) is a pre	
		company and verification of the	condition for listing of the shares allotted on preferential basis,	
		antecedents of the persons behind the	by listed companies. The guidelines inter-alia deal with	
		investment companies. SEBI has also	disclosures to be given in the notice for shareholders meeting,	
		suggested regulation of reverse merger	minimum price to be based on average market prices and other	
		where an unlisted company merges with	requirements. Listed companies are required to comply with the	
		a listed company on non-transparent manner. The Committee are of the view	guidelines. Additionally Stock Exchanges are required to ensure compliance of the guidelines before listing these shares.	
		that these suggestions merit urgent	As reported in December, 2003	
		examination and follow up action by the	The Department of Company Affairs has introduced the	
		Government. The Committee also feel	Companies Amendment Bill, 2003 in the Rajya Sabha on 7 th May	
		that the issues concerning preferential	2003. The Cabinet has now advised the Department that instead	
		allotment and private placement also	of moving a number of official amendments to the Bill, DCA should	
		need to be looked into afresh by DCA and	bring a new legislation for consideration of the Cabinet.	
		SEBI in the light of the SEBI's findings in	In regard to recommendations of Prof. Verma Committee	
		this regard with a view to take suitable	regarding preferential allotment, the Department is going to issue	
		corrective measures.	"Unlisted Public Companies (Preference Allotment) Rules".	

SI. No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			Circular on private placement of debt securities by listed companies has been issued by SEBI on September 30, 2003. As reported in June, 2004 DCA had introduced Companies (Amendment) Bill 2003 in the Rajya Sabha on 7.5.2003. The previous Cabinet had directed the Department that instead of moving a number of official amendments to the Bill, DCA may bring a new legislation for consideration of the Cabinet. The new comprehensive Bill is under preparation. In regard to recommendations of Prof. Verma Committee, DCA has notified the "Unlisted Public Companies (Preference Allotment) Rules" on 04.12.2003. As reported in December, 2004 As against para 7.4. As reported in July, 2005 As against para No.7.4. As reported in December, 2005 The Report of J.J. Irani Committee is under examination. As reported in May, 2006 As against para 7.4.	
19.	7.54	This Committee hold that even as there are valid reasons to believe that the corporate house-broker-bank-FIIs nexus played havoc in the Indian capital market quite sometime now through fraudulent manipulations of prices at the cost of the small investors, this Committee were severely handicapped in the matter of making any purposeful recommendations because of non-availability of required support from concerned regulatory and other bodies with necessary material. The issue acquires added importance in view of the recommendations of the 1992 JPC regarding the urgent need to go into this unhealthy nexus of corporate entities-brokers-banks and others.	As reported in May, 2003 SEBI is looking into the matter. As reported in December, 2003 No change in the status. As reported in June, 2004 The position has been explained in reply to para No. 2.15. As reported in December, 2004 The position has been explained in reply to para No.2.15. As reported in July, 2005 The position has been explained in reply to para No.2.15 As reported in December, 2005 The position has been explained in reply to para No.2.15 As reported in December, 2005 The position has been explained in reply to para No. 2.15 As reported in May, 2006 As against para 2.15.	The position has been explained in reply to para No.2.15.

SI. No. Para No	o. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
20. 8.76	SEBI's investigations have brought out several instances of violations by OCBs such as non-delivery of shares, purchase of shares on adjustment basis, booking purchase orders without sufficient balances in their accounts, exceeding the prescribed ceiling of 5 per cent for individual OCBs and violations of 10 per cent aggregate ceiling, etc. Certain OCBs and sub-accounts of FIIs also violated the SEBI (Substantial Acquisition of Shares and Take Over) Regulations. SEBI has mentioned five OCBs and two sub-accounts of FIIs which have aided, assisted and abetted in creation of artificial market and volumes, circular trading and building up concentrated positions in a few scrips. SEBI is reportedly taking action against four OCBs and one sub-account for violation of its regulations regarding substantial acquisition of shares. As regards market manipulations by OCBs, SEBI is stated to be examining the matter legally. The Committee urge that SEBI's remaining investigations as well as its legal examination should be completed expeditiously and appropriate action taken against offenders. The Committee note that the Directorate of Enforcement has also since issued show cause notices to the custodian bank and certain OCBs for FERA violations. The Committee hope that final action in this regard would be completed early.	As reported in May, 2003 SEBI has informed that Adjudication orders were passed by it against OCBs, viz. Kensington Investments Ltd, Brentfield Holdings Ltd, European Investments Ltd and Far East Investments Ltd and sub-account viz. Kallar Kahar Investments Ltd for their dealings in the scrips viz. Mascon Global Ltd, Shonkh Technologies Ltd, DSQ Biotech Ltd, Aftek Infosys and Global Trust Bank (GTB). Enforcement Directorate has informed that adjudication proceedings in relation to four Show Cause Notices under FERA and two under FEMA comprising ten charges against custodian Bank and OCB have already been and are being expedited. As reported in December, 2003 The adjudication proceedings in relation to four SCNs under FERA and two complaints under FEMA comprising 10 charges against Custodian Bank and the OCB's have already begun. The Adjudicating Authority has been advised to expedite the proceedings. As reported in June, 2004 Adjudication proceedings in relation to four SCNs under FERA and two complaints under FEMA comprising 10 charges against Custodian Bank and the OCB's are in progress. As reported in June, 2004 Adjudication proceedings are in progress. As reported in July, 2005 Out of 6 SCNs issued under FERA/FEMA, adjudication proceedings into two SCNs issued under FEMA have been completed. As a result of adjudication, penalty has been imposed in one case. In another case, charge was not established. The Adjudicating Officers have been requested to expedite completion of adjudication proceedings in the remaining 4 cases under FERA. As reported in paragraph 4.44, out of 6 Show Cause Notices under FERA. As mentioned in paragraph 4.44, out of 6 Show Cause Notices under FERA. As mentioned in paragraph 4.44, out of 6 Show Cause Notices under FERA. As mentioned in paragraph 4.44, out of 6 Show Cause Notices under FERA. As mentioned in paragraph 4.44, out of 6 Show Cause Notices under FERA. As mentioned in paragraph 4.44, out of 6 Show Cause Notices under FERA. As mentioned in paragraph 4.44, out of 6 Show Cause	Position regarding adjudication proceedings in 8 Show Cause Notices issued by Enforcement Directorate to OCBs has been given against para No.4.44. Adjudication proceedings in the matte of M/s J.Henry Schrodders Bank (JHSB and its custodian bank are still in progress.

SI. No. Pa	ara No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			In addition, during the course of investigation of an FII i.e. J. Henry Schrodders Bank (JHSB), a Show Cause Notice under Foreign Exchange Management Act was issued to JHSB and its Custodian Bank (Deutch Bank). As reported in May, 2006 No change in the status.	
21.		The Committee recommend the following:- (i) The role of Executive Directors in charge of the Secondary Market Division and the Surveillance Division in SEBI during 1999 and 2000 needs to be critically looked into for not ensuring compliance with various actions recommended in the inspection reports of 1999 and 2000. (ii) Explanation be called for immediately from all concerned officials in SEBI who were involved in the task of inspection of CSE during 1999 and 2000 regarding their failure to detect non-inclusion of crystallised long position in the outstanding position of the brokers and action be taken for dereliction of duty. (iii) The poor attendance of SEBI nominee directors in the Board meetings of Stock Exchanges in the past puts a question mark on the efficacy of the system of nominee directors. Although SEBI has since discontinued the system, the Committee desire that the Ministry of Finance should undertake a fresh review of the system of nominee directors keeping in view the proposed demutualisation and corporatisation of stock exchanges.	 SEBI has informed that explanation has been already sought from Executive Director (Secondary Market Department) and other officers concerned in this matter. SEBI is also obtaining the explanation of the then Executive Director in charge of Surveillance Division in 1999-2000 through his parent department. Besides, it is envisaged that upon demutualisation and corporatisation of the exchanges, there will be a majority of independent directors on the boards of each of the stock exchange. As reported in December, 2003 As against para 6.104. As reported in June, 2004 Explanations have been sought from the then ED and all concerned officials in SEBI who were involved in the task of inspection of CSE during 1999 and 2000. Replies received from them are being examined. As regards the then ED, Surveillance who was on deputation from CBDT, CBDT has been requested to take further appropriate action. A reminder has been sent on May 21, 2004 to intimate progress in the matter. As reported in July, 2005 As against para 6.104. As reported in July, 2005 As against para 6.104. As reported in December, 2005 As against para 6.104. 	Matter is under review. Howeve Mr. Pratip Kar, Executive Director, SE has since resigned on 31/8/2006.

SI. No. Pa	ara No.	Observation/Recommendation of JPC	C Reply of Government/Action Taken	Further progress
22.	11.33	The Committee note that 45 out of 58 prosecutions for major offenses launched/ ordered by the Department of Company Affairs (DCA) against Companies involved in the present scam relate to diversion of funds. The major reason for huge transfers of money from companies to Shri Ketan Parekh is stated to be removal of restriction on inter-corporate deposits two years ago. In order to check violations in this regard, certain suggestions are under consideration by the DCA viz., putting a cap on the number of investment companies that any individual can float, prohibiting a person from being a director in more than the prescribed number of investment companies, prescribing a limit on lending/ borrowing by companies, etc. The Committee hope that DCA will arrive at expeditious decisions on these suggestions and bring forth suitable amendments in the Companies Act.	As reported in May, 2003 Proposals are under finalization, it is hoped that soon the amending Bill will be introduced in the Parliament. As reported in December , 2003 The Department of Company Affairs has introduced the Companies Amendment Bill, 2003 in the Rajya Sabha on 7th May 2003. The Cabinet has now advised the Department that instead of moving a number of official amendments to the Bill, DCA should bring a new legislation for consideration of the Cabinet. As reported in June, 2004 DCA have introduced Companies (Amendment) Bill 2003 in the Rajya Sabha on 07.05.2003. The previous Cabinet has directed the Department that instead of moving a number of official amendments to the Bill, DCA may bring a new legislation for consideration of the Cabinet. The new Comprehensive Bill is under preparation. As reported in July, 2005 As against para 7.4. As reported in December, 2005 As against para 7.4. As reported in May, 2006 As against para 7.4.	As against para 7.4
23.	11.37	The Committee note that penalties prescribed in the Companies Act are nominal and the offenses are easily compoundable. For instance, violation of restriction on purchase of its own shares by a company under Section 77 of the Act	As reported in May, 2003 The recommendations of the Shroff Committee with regard to rationalisation of penalties is still awaited. The Department of Company Affairs hopes to introduce amendments to CA, 1956 soon in the Parliament.	As against para 7.4
		attracts a maximum fine of Rs.10,000	As reported in December , 2003	

even if funds involved are in crores of As against para 11.33

I. No. Para No	o. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further progress
	rupees. The penalties, therefore, need to be rationalised and prescribed as a percentage or multiple of the money involved in the offence. The Committee hope that the Shardul Shroff Committee which has been set up to look into the question of rationalising the penalties will give its recommendations soon and early action will be taken thereon.	As reported in June, 2004 The position has been explained against para No.11.33. As reported in December, 2004 As against para 7.4. As reported in July, 2005 As against para 7.4. As reported in December, 2005 As against para 7.4.	
		As reported in May, 2006 As against para 7.4.	
24. 11.41	The Committee feel that the issue of auditor-management relationship needs to be addressed with a view to ensuring a healthy professional relationship between them. This could be achieved through rotation of auditors, restriction on non- audit fee, etc. The DCA has since appointed Naresh Chandra Committee to examine the entire gamut of issues pertaining to auditor-company relationship. The Committee urge that the Naresh Chandra Committee should complete its work within a time frame and enable expeditious action by the Government on its recommendations. The Committee feel that the desirability of having an arrangement in DCA for scrutiny of auditors' reports of all companies on regular basis needs to be examined with a view to taking suitable action on the qualifications made by auditors in their reports.	 As reported in May, 2003 The Naresh Chandra Committee has since submitted its report covering inter alia issues such as rotation of audit partners, restriction on non-audit work and random scrutiny of audited accounts. These recommendations have been under examination in the Department of Company Affairs. Proposals have been formulated as part of the amendments to the Companies Act under consideration. As reported in December , 2003 As against para 11.33. As reported in June, 2004 Report of Naresh Chandra Committee is under examination of the Department of Company Affairs. As reported in December, 2004 As against para 7.4. As reported in July, 2005 As against para 7.4. As reported in December, 2005 As against para 7.4. 	As against para 7.4

As reported in May, 2006 As against para 7.4.

25.

Reply of Government/Action Taken

Further Progress

The Committee find that in case No. 12.76 RC.3(E)/2001, which pertains to causing a wrongful loss to the tune of Rs. 137 crore to the Bank of India, CBI has filed a charge sheet in the Court of Special Judge, Mumbai on 1.6.2001 against Shri Ketan Parekh, Shri Kartik Parekh, Shri Kirti Parekh, Shri Ramesh Parekh (the then Chairman, MMCB, Ahmedabad), Shri Davendera Pandya (MD, MMCB Ahmedabad), Shri J.B. Pandya (then Branch Manager, MMCB, Mumbai). Another case No. RC 4(E)/2001 has also been registered on the orders (dated 2.5.2001), of the Hon'ble High Court of Gujarat by CBI against Shri Ramesh Parekh, Ex-Chairman, MMCB, Shri Devendera B. Pandya, MD, MMCB and Shri Jaqdish Pandya, Branch Manager, MMCB Ahmedabad U/S 120-405.406.408.409.420 IPC & U/S 35(A) of the Banking Regulation Act, 1949 for conspiring together and making illegal advances to the tune of Rs. 1030.04 crores against the overall limit of Rs. 475 crores by committing breach of law and various circulars/directives/rules and regulations of RBI. The charge sheet in this case has not been filed so far. The Committee have also been informed that the Interpol reference has also been sent to Abu Dhabi for freezing the accounts of Shri Ketan Parekh maintained at Merill Lynch Bank and his alleged Swiss account is also being investigated. It has also been established that Shri Ketan Parekh had opened several accounts with the Fort Branch of GTB and carried out

As reported in May, 2003

CBI has informed that the case relating to MMCB is at an advance stage of investigation and likely to be completed shortly. Though an Interpol reference dt. 3.7.2001 had been sent to Interpol, Abu Dhabi for freezing the accounts of Ketan Parekh at Merill Lynch Bank, Abu Dhabi but the CBI had not received any response in the matter from Interpol, Abu Dhabi. The matter is being pursued with Interpol. Abu Dhabi further.

Position regarding Special Courts has been explained in reply to Para 12.74.

As reported in December, 2003

In the case relating to MMCB, field investigations in India have been completed, order of Head Office of CBI on the investigation report since been communicated to the Branch. Charge sheet would be filed shortly in the case. Though an Interpol reference dt. 3.7.2001 had been sent to Interpol, Abu Dhabi, for freezing the accounts of Ketan Parekh at Merill Lynch Bank, Abu Dhabi, but the CBI had not received any response in the matter from Interpol, Abu Dhabi. The matter is being pursued with Interpol, Abu Dhabi, further.

As reported in June, 2004

In the case relating to MMCB field investigations in India have been completed and charge sheet has been filed on 1.12.2003. Interpol reference dated 3.7.2001 had been sent to Interpol, Abu Dhabi for freezing the accounts of Ketan Parekh at Merill Lynch Bank, Abu Dhabi but the CBI had not received any response in the matter from Interpol, Abu Dhabi. The matter is being pursued with Interpol, Abu Dhabi further.

For appointment of 2 additional Judges in the Special Court, Mumbai, two more reminders were sent to Registrar General, Supreme Court of India by Secretary on 23.03.2004 and 12.05.2004.

As reported in December, 2004

In the case relating to MMCB field investigations in India has been completed and charge sheet has been filed on 1.12.2003. Interpol reference dt. 3.7.2001 had been sent to Interpol, Abu Dhabi for freezing the accounts of Ketan Parekh at Merill Lynch

Central Bureau of Investigation has informed that in the matter relating to Letter Rogatory (LR) to Mauritius, the High Commission of India Port Louis, Mauritius has intimated that the examination of witness was fixed to 25.7.2006 before the Master and Registrar, Supreme Court of Port Louis, Mauritius. DIG/CBI/BS&FC/ Mumbai attended the Hon'ble Supreme Court. Mauritius on 25.7.2006 and filed an affidavit rebutting the averments made by the persons connected with the OCBs. On the next date of hearing i.e. 9.8.2006, two more affidavits were filed by Mr. Nand Kishore Chaturvedi and Mr. Kapil Dev Johri. The Mauritius authorities wanted comments of CBI. Accordingly the comments of CBI were sent to Mauritius Authorities on 5.9.2006.. The matter regarding 3 affidavit sent by CBI were filed by Mauritius authority in the Court when the hearing came up on 28.9.2006. The representatives of the OCBs sought time for filling their say in reply to CBI's affidavit and the matter was posted for hearing on 31.10.2006. It was explained to the Principal State Councel of Mauritius that they should confine to the execution of the LR and not to get diverted on the matter of bail application of Shri Ketan V. Parekh which is being projected by the applicant of the OCBs. On 31.10.2006 another Affidavit was filed by an applicant of OCB. The matter was posted for hearing of all the affidavits on 20.11.2006.On 15.4.2006 the advocate of accused Dharmesh Doshi filed two applications in the court viz. i).

Bank, Abu Dhabi. Reply from Interpol Abu Dhabi has been received vide ref. No. 2/22/IP/33-217/7946 dated 13.9.2004. The authorities concerned have informed that Sh. Ketan Parekh has not maintained any accounts or deposits with Merill Lynch Bank nor have any ivestment in their country. Regarding Swiss Bank accounts of Ketan Parekh, the Swiss authorities have since intimated in December, 2002 that the Letter Rogatory sent in

this matter cannot be executed because of the direction of the

As reported in July, 2005 No change in the status.

High Court at Zurich.

As reported in December, 2005

CBI have informed that the draft charges were prepared and submitted before the Hon'ble Magistrate, Mumbai on 27.9.2005. The Hon'ble Magistrate showed inclination to frame the charges. **As reported in May, 2006**

The High Commission of India, Port Louis, Mauritius vide Fax Message No. OR/438/2/99-92 dt. 14.10.2005 informed that the date of examination of witnesses scheduled for 21st October, 2005 before their Master and Registrar, Supreme Court had been fixed for 17th Feb. 2006 upon the request of the counsel of the witnesses. The date of examination of withesses scheduled for 17th Feb. 2006 before the Master and Registrar Supreme Court, at Port Louis, has now been adjourned. This is the third consecutive adjournment taken by the witnesses at Mauritius though CBI had made arrangements for deputing D.I.G. of Police to attend the hearings.

On 7.2.06 an application was filed in the court of Hon'ble CJM, Ahemdabad praying for issuing proclamation of Sh. Darmesh Doshi as an absconder u/s 82 Cr.PC. The matter was posted to 17.2.06. The advocate of Sh. Darmesh Doshi filed an application requesting for allowing arguments by a Senior Advocate of Mumbai High Court against the application filed by CBI. On 17.2.06, an application was filed by the I.O. praying to the court to reject the request of the defence. However, the court allowed the arguments and posted the hearing on 18.3.06 for issuing

praving for not taking any steps u/s 82 Cr.P.C as accused was willing to present himself before the court but on condition that he would not be arrested and ii) praying for giving copies of LR and application of I.O. used for freezing his account at London. CBI had filed reply on 29.4.2006 opposing the application. After a number of adjournments/hearings, the Hon'ble Court, on 13.11.2006 adjourned the matter to 17.11.2006 for orders. Regarding extradition of Shri Dharmesh Doshi, extradition papers complete in all respects were sent to MEA by Interpol on 18.5.2006 for onward transmission to the concerned authorities in the UK. The MEA authorities forwarded the extradition papers to the High Commission of India, London on 13.7.2006. After the freezing of the account in guestion, the Serious Fraud Office. London has sent voluminous records of 'Elliot Group Holding Pvt. Ltd.,' which has been frozen pertaining to its account at Credit Suisse. The Scrutiny of this record shows that large amount of money has come from Switzerland. The comments of the CBI on the said documents were sent to SFO on 31.8.2006. The Serious Fraud Office (SFO) in London informed that the hearing of the appeal filed by Mr. Dharmesh Doshi against the order of the Lower Court restraining the funds in his account, which came up on 26.6.2006 was adjourned to the first week of September 2006. It was again adjourned to 2 & 3 October, 2006. The SFO, London reported that the appeal filed by Shri Dharmesh Doshi and others

huge transactions with some of the OCBs having a meagre paid up capital of US \$550 to US \$5000, for pumping substantial amount of money into the stock market. The exact amount of money which has been used in India after having repatriated some amount to the OCBs accounts maintained outside India. particularly at Mauritius, is still being ascertained. Detailed investigation to connect funds of MMCB to the tune of Rs. 1030 crores alleged to have been defrauded is also reported to be in progress. The Committee desire that the investigations in this regard should be completed expeditiously. Since the judicial process is a long drawn process, the Committee desire that the cases which have already been filed or likely to be filed in the Courts by the CBI, should be tried by the Special Courts, so that the guilty are brought to book expeditiously. The

Committee hope that the issue of setting

up adequate number of Special Courts will

be taken with due seriousness and with a

sense of urgency by the Government, and

will not meet the old fate at least this time.

Reply of Government/Action Taken

Further Progress

SI.No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		proclamation. On 18.3.06 the defence advocate argued on behalf	against the Restraint order of the Londo
		of the accused Dharmesh Doshi on the application made by the	Court restraining pound sterling 6 millior
		IO u/s 82 Cr.PC on 7.2.06 to declare Shri Darmesh Doshi as an	which came up for hearing on 2 &
		absconder. Though the arguments were concluded the defence	October 2006 before the Southwar
		lawyer wanted to quote certain case laws on the issue. The	Crown Court, London was dismissed. S
		Hon'ble Court posted the matter to 1.4.06. On 01.04.2006, the	far no appeal has been filed by S
		matter was adjourned to 15.04.2006.	Darmesh Doshi against the order passe
		In response to the RCN, the Interpol London had located Shri	by the Southwark Crown Court, Londo
		Dharmesh Doshi at London and also account containing funds	dismissing his appeal. As such, th
		in excess of 5 million pounds pertaining to him were temporarily	Restraint order continues.
		restrained by them in a/c No. 131039 of M/s Elliot Group Holdings	As per the directions of the Supren
		Ltd. at Credit Suisse (UK) Ltd., Five Cabot Square, London,	Court. Mr. Ketan V. Parekh has so far pa
		E14 4QR, London, for which the broker/agent is Shri Dharmesh	the total amount of Rs. 245.48 cro
		Doshi in his capcity as Director M/s Jermyn Capital Partners,	against the bail amount of the Rs. 396.4
		Plc A Letter Rogatory was got issued on 24.3.06 addressed to	crore. On 9.11.2006. Shri Ketan V. Parel
		the UK authorities by the CJM Ahmedabad for freezing the said	submitted an application before the
		account. Information was received that on 27.3.06, the Court at	Hon'ble Supreme Court for time upto
		London ordered freezing of the said account based on the LR	months ending 31.1.2007 for payment
		issued by the Court at Ahemdabad. The pointers in the LR are	the default amount. The Supreme Cou
		required to be attended by the competent authorities in UK. It	ordered payment of Rs. 11.25 crore of t
		has also been confirmed by the UK authorities that the said	dafault amount by 31.12.2006 and t
		account has been frozen for operations.	balance amount of Rs 11.25 crore
		Shri Ketan Parekh (A-4) has so far paid an amount of Rs. 210.5	31.1.2007. The next date of hearing wou
		crore to MMCB.	be fixed in February 2007.
			A new account by name M/s M. D. Dos
			has surfaced which was maintained

has surfaced which was maintained at eGTB, Fort Branch, Mumbai. This is a proprietorship account with Mrs. Mita Doshi, w/o Shri Dharmesh Doshi as the proprietor and in which the latter is the authorised signatory. Out of Rs. 20 crores overdrafts by Mr. Dharmesh Doshi from MMCB, his account in TIFIL (Triumph International and Finance India Ltd.) in 2000, Rs. 4.05 crore had gone to the said account to M/s M.D. Doshi and Rs. 15 crore to Ketan Parekh account of M/s Classic Share & Stock Broking Services

SI.No.	Para No	. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
				Ltd. of eGTB, Fort Branch. Another account in the joint names of Mr. Dharmesh Doshi & Mita Doshi has also surfaced. Both the accounts are frozen.One more account of M/s Elliot Group Holdings Pvt. Ltd. having \$ 400000 has been identified in London. Supplementary LR has been sent to UK for impounding this account also. A communication was received from SFC authorities that the account of Elliot Group was frozen on the basis of the Supplementary LR.
26.	12.121	The Committee note that the investigations against ZEE Telefilms have been inconclusive so far, as the Directorate has not yet found any FERA/ FEMA violations by the company. The Committee desire that the investigations should be pursued further with a view to ascertaining if at all any violations were committed.	As reported in May, 2003 Enforcement Directorate has informed that investigation with regards to Zee Telefilms shall be completed by 31-5-2003. As reported in December , 2003 The investigation is at a very advanced stage. As reported in June, 2004 Investigations by Enforcement Directorate are in progress. As reported in December, 2004 The investigations against M/s. Zee Telefilms have been finalized and a Show Cause Notice under the following provisions of FEMA, 1999 has been issued on 23.07.2004 to M/s. Zee Telefilms Ltd. and 6 others. Section 6(3) of FEMA, 1999 read with Regulation 4 & 5(1) & Para 1,2 & 3 of Schedule 1 under Regulation 5(1) of Foreign Exchange Management (Transfer or issue of Security by a person resident outside India) Regulation, 2000 r/w 49(5) & 49(6) of FEMA, 1999 for unauthorisedly transferring 1,94,18,800 equity shares valued at US\$.470,589,000/- to the shareholders of M/s. ZMWL viz. Delgrada Ltd., Mauritius and Wakefield Holdings Ltd., Mauritius for acquiring 100% stake of M/s. ZMWL and also its 16127412 equity shares valued at US\$.148.255 millions and cash remittances of US\$.148.255 millions to the Star Group of	No change in the status.

			Further Progress
		companies for acquiring the 100% stake of M/s. Winterheath	
		Company Ltd. BVI, without any proper valid permission from RBI.	
		Section 3(d) of FEMA, 1999 r/w 49(5) & 49(6) of FEMA, 1999 for	
		unauthorisedly transferring its 1,94,18,800 equity shares valued	
		at US\$.470,589,000/- to the shareholders of M/s. ZMWL viz.	
		Delgrada Ltd., Mauritius and Wakefield Holdings Ltd., Mauritius	
		in consideration of acquiring 100% stake of M/s. ZMWL and	
		16127412 equity shares (of ZTL) valued at US\$.148.255 millions	
		and cash remittance of US\$.148.255 millions to the Star Group	
		of companies in consideration of acquiring the 100% stake of M/	
		s. Winterheath Company Ltd., BVI, without any valid permission	
		from SIA/RBI.	
		In the aforesaid SCN, it is also proposed to issue as provided	
		under Section 13(2) r/w 49(5) & 49(6) of FEMA, 1999 to M/s Zee	
		Telefilms Ltd. to repartriate sale proceeds of the aforesaid shares	
		as well as cash remittance of US\$ 148.255 millions as the same	
		is liable to be confiscated to the Central Govt. A/c.	
		As reported in July, 2005	
		Enforcement Directorate have informed that the investigation	
		against M/s Zee Telefilm has been completed and Show Cause	
		Notice has been issued. Now it is pending for adjudication.	
		As reported in December, 2005	
		No change in the status.	
		As reported in May, 2006	
		No change in the status.	
27.	12.199 CBDT's role is mainly confined to follow	As reported in May, 2003	A Harshad Mehta and Dalal Group o
	up actions after a scam. If those actions	The Central Board of Direct Taxes (CBDT) have reviewed the	Cases
	are swift the right message will go to the	pending cases of assessment of notified persons in a meeting	(i) The Hon'ble Special Court has released
	Stock Market. The Committee note that	taken by Member (Inv.), CBDT on 4.2.2003 and have decided	monies in the cases of Harshad Meht
	even after an expiry of almost a decade,	that all pending cases would be disposed off by the end of May	and Dalal Group to be appropriate

2003. In the case of Bhupen Dalal Group, the Department has

indicated that prosecution has been duly launched. However,

the assessee has filed criminal revision petition before the Hon'ble

the culprits of the 1992 Scam, have not

been punished and the cases are still

pending adjudication in the Special

Courts. The only penalty so far imposed

and Dalal Group to be appropriated against the income-tax dues of notified persons/entities for priority period only. Out of total priority demand of Rs. 3743.83 High Court of Mumbai. The Court accepted the assessee's prayer crore, a sum of Rs. 1227.45 crore in

Reply of Government/Action Taken

Further Progress

is the monetary one which is reported to be to the tune of Rs.700 crore, and that too has been imposed only on a single Group. Not a single case of Harshad Mehta Group has been finalized and although the assessments in the case of the other group viz. Bhupen Dalal Group have been finalized, no criminal proceedings have been launched against the Group. It is equally serious that against the total outstanding demand of Rs. 11,323 crore, an amount of only Rs. 2203.70 crore, including Rs. 165.70 crore in the case of Fair Growth Financial Services Ltd. has been confirmed, since a large number of cases are reported to be still pending with CIT (Appeals). Only a paltry sum of Rs. 292 crore has so far been recovered. The property worth Rs. 3106.80 crore which stands attached and which includes mostly shares has also not been disposed of despite the fact that a scheme in this respect stands approved by the Special Court as far back as in September, 2000 and a Disposal Committee headed by the custodian for its proper implementation, was also constituted.

of quashing the criminal proceedings untill the assessee's appeal cases are decided by the Income Tax Appellate Tribunal with the observation that if the Income Tax Appellate Tribunal dismisses the assessee's appeal the criminal prosecution shall proceed. An SLP against the said order of the Mumbai High Court is pending in Supreme Court.

The Income Tax Department has made a demand for the tax dues of notified parties for the statutory period (01.04.1991 to 06.06.1992) of Rs.3307.43 crores. So far a sum of Rs.925.84 crores has been released or is in the process of being released to Income Tax Department by the Custodian in accordance with the orders of the Special Court. The value of the property attached is variable depending upon the value of shares which keep fluctuating according to the market trends. After making payment to the Income Tax Department the value of the attached properties get reduced to that extent. Accordingly, the position assessed as on 31.12.2002 the value of attached assets is Rs.2735.32 crores. The progress of disposal of shares was slow on account of backlog and the procedures involved in the certification, registration and dematting of shares etc. and the process has now more or less been streamlined. As on date, an aggregate quantity of 2.59.45.779 shares have been sold or cleared for sale and the value of the same is Rs.464,25,53,333.74.

The Chief Justice of India has been requested to consider nominating 2 additional Judges to the Special Court for expediting the cases pending before the Special Court.

As reported in December, 2003

With regard to matters relating to Securities Scam of 1992, as against 87 appeals pending on 1.1.03, 79 appeals have since been disposed off and only 8 are pending.

As reported in June, 2004

CBDT has informed that all scam related assessments have been finalized in respect of Harshad Mehta Group of Cases for the assessment year 1992-93 and 1993-94 (priority period/statutory period as held by the Supreme Court in its judgement dated 13th May, 1998). The total recovery made in this case so far comes to Rs. 1227.43 crore, on the basis of decision/order by the Hon'ble Supreme Court and Hon'ble Special Court.

With regard to the latest position in the case of M/s Fairgrowth 1994-95 is still pending.

Harshad Mehta and Rs. 169.83 crore in Dalal Group of cases (total Rs. 1397.28 crore) have been recovered by way of release by Special Court, Mumbai out of the assets attached by the Custodian. However, out of the monies so released, Rs. 20.94 crore has been brought back to the Special Court as per its orders.

(ii) The proceedings for final distribution of assets of notified persons/entities have been put in motion by the Special Court and the next hearing is fixed for 5.12.2006.
(iii) 358 appeals relating to the scam cases have been heard by ITAT, Mumbai upto 31.10.2006 out of which orders have been received in 353 cases. Out of this 299 cases pertain to Harshad Mehta group and 54 cases pertain to Dalal Group. Five appeals pertaining to the priority period are

B M/s Fairgrowth Financial Services Ltd.

still pending before CIT (Appeals).

In the case of M/s Fairgrowth Financial Services Ltd., the Special Court had fixed the case for hearing on 12.10.2006 which was adjourned to 17.10.2006. The Assessing Officer had attended the hearings before the Court. At the request of the Custodian, the Court has adjourned the case for six weeks. All the necessary details and documents have been filed by the Department before the Special Court.

The appeal u/s 260A filed before the Hon'ble High Court against the restoration order of the Hon'ble ITAT dated 11.4.2005 for the assessment years 1991-92 to 1994-95 is still pending.

Para No. Observation/Recommendation of JPC	Reply of Governme	nt/Action Taken	Further Progress
	Financial Services, the outstanding		
	was Rs. 143.44 crore. While Rs.		
	relates to A.Y. 1993-94 and earlier,		
	period, the balance demand relate		
	During May 2004, a further collection		
	remittance from the office of the cu		
	order issued by the Hon'ble Spe		
	outstanding demand as on 31.5.20		
	With the receipt of this final instal		
	entire amount released by the Hon'b		
	Tax Department vide Court's order of		
	received. Consequent to notificatio		
	Services as a notified party under Act, 1992 w.e.f. 2.7.1992, all asse		
	passed into the custody of the custo		
	that time, the custodian has with		
	Special Court disposed of various		
	proceeds of which have been appli		
	of the assessee company as per the		
	Court, Mumbai.		
	Out of the eight appeals pending in	n the cases pertaining to the	
	Securities Scam of 1992, three a		
	Narottam could not be heard by the		
	currently behind bars. As regards	four appeals relating to Shri	
	B.C. Dalal, two of these appeals ha	ave been disposed of. In the	
	two appeals pending in this case,		
	called for by the CIT (A) from the As		
	the appeal in the case of Shri S. Ran		
	report has been called for by the		
	reduction of priority demand in these		
	·	int in crores)	
		on/Reduction	
		ty Demand	
	1 Jitendra R. Shroff	Nil	
	2. A.D. Narottam	0.22	
	3 Bhupen C. Dalal	0.64	
	4. Hiten P. Dalal	28.51	
	5. S. Ramaswamy	0.05	
	6. J.P. Gandhi	Nil	
	7. T.B. Ruia	Nil	
	8. M/s Dhanraj Mills	Nil	

SI.No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		As reported in December, 2004	
		The total priority demand as defined by the Hon'ble Supreme	
		Court while interpreting the provisions of special court (TORTS)	
		Act, 1992 is Rs. 2346.55 crore in the case of Harshad Mehta	
		group and Dalal group. The remaining demand is a non-priority	
		demand.	
		Pursuant to the special court (TORTS) Act, 1992 all the assets	
		of Harshad S. Mehta and other notified parties have been	
		attached by the custodian. The recovery of income tax dues in	
		respect of these notified parties is subject to the release of funds	
		by the special court/custodian.	
		The special court in its order dated 22.2.1995, inter alia, held	
		that the priority years for distribution of assets to the IT	
		Department are in respect of assessment year 1992-93 and 1993-	
		94 (part). The priority demand u/s 11 (2)(a) of the special court	
		(TORTS) Act 1992 is available to the IT Department only for tax	
		demands raised and would not include interest and penalty even	
		in respect of assessment year 1992-93 and 1993-94 (part).	
		Assessments for these assessment years have been completed	
		in the cases of all the notified persons. So far as non-priority	
		demands are concerned, it can be recovered out of the attached	
		assets only u/s 11(2)(c) of the special court (TORTS) Act, 1992.	
		There is a total prohibition on the Department to recover the	
		taxes directly from the notified persons. All recovery matters are	
		dependent on the special court adjudicating upon the rights and	
		claims of various parties including the Income Tax Department.	
		The Department has been moving miscellaneous applications	
		before the special court for release of funds towards the recovery	
		of priority demand on interim basis because in the normal course,	
		the recovery even of the priority income tax demand is directly	
		linked with the distribution of assets lying attached with the	
		custodian. Such assets can be distributed only when the special	
		court finally determines the distribution. During the last eight	
		years, the special court has been releasing funds against some	
		of the outstanding demands to the Department. The release of	
		funds involves a lot of efforts by the officers in the field formations.	
		The total recovery made in Harshad Mehta group and Dalal group	
		comes to Rs. 1396.30 crore.	

Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	In respect of the last interim release of Rs. 421.59 crore pursuant	
	to the order dated 3.10.2003 of the Hon'ble special court, the	
	SBI has gone in an appeal before the Hon'ble Supreme Court.	
	The SBI also approached the Committee on Disputes, Cabinet	
	Secretariat. The Committee on Disputes has directed as follows:	
	"(a) SBI and the Department of Revenue would move the Specail	
	Court as early as possible to initiate the process of final/part final	
	distribution of the funds under Section 11(2) of the Special Courts	
	(TORT) Act, 1992;	
	(b) During the interim period, i.e., pending the finalization of	
	claims, neither SBI nor Department of Revenue would make or	
	press any application before the Special Court seeking interim	
	payments out of the funds with the Custodian; and	
	(c) SBI would take expeditious steps to seek permission of the	
	Hon'ble Supreme Court of India to withdraw Civil Appeal No.	
	8228 of 2003."	
	It may kindly be seen from above, that the CoD has directed that	
	neither SBI, nor Department of Revenue would make or press	
	any application before the special court, seeking interim payments	
	out of the funds with the custodian and have directed the SBI and	
	Department of Revenue to move the special court for speeding up	
	initiation of the process of final distribution of funds u/s 11(2) of the	
	special court (TORTS) Act, 1992. The Department has now to	
	await the final distribution u/s 11(2) of the special court (TORTS)	
	Act, 1992. That process may take a couple of years more.	
	The appeal filed by the SBI before the Hon'ble Supreme Court	
	was last heard on 6.8.2004 by the Hon'ble Chief Justice of India,	
	Mr. Justice Lahoti and Mr. Justice Mathur. The Hon'ble Supreme	
	Court did not entertain the appeals filed by the SBI in view of the	
	directions given by the CoD in the matter. The learned ASG	
	appearing on behalf of the Income Tax Department having	
	submitted that the Revenue Department has made some	
	representations in the matter before CoD which is awaiting	
	consideration, the Hon'ble Supreme Court have recorded the	
	following clarifications in the order:-	
	"We make it clear that the disposal of these appeals would not	
	preclude the consideration of any representation before the CoD	
	and such decision thereon as the CoD may be inclined to take."	

o. Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	In view of the decision of the Hon'ble Supreme Court and the	
	CoD's directions, the process of final distribution u/s 11(2) of the	
	special court (TORTS) Act, 1992 is going to take time. The	
	custodian and the court first have to ascertain the total assets	
	and liabilities of the notified parties. The process is in a nascent	
	stage as of now and is likely to take quite a few years.	
	As per the submissions made on behalf of the Income Tax	
	Department before the Law Courts and also before the CoD, the	
	SBI has no locus standi to dispute Income Tax Department's	
	claim before the special court, particularly when it is the matter	
	of ad hoc interim release of funds.	
	In view of the above, necessary steps are being taken to get the	
	CoD's directions modified so that after following the due process	
	of law, Department may be in a position to make further collection/	
	Recovery.	
	There are five appeals pending before CIT (Appeals) pertaining to	
	the priority period. Due to the substantial revenue involved in the	
	Harshad Mehta group, Bhupen Dalal group and other connected	
	cases involved in the securities scam of 1992, the Senior Vice-	
	President, ITAT and the President, ITAT were requested to appoint	
	a designated bench to deal with the cases related to the security	
	scam. Pursuant to such request, the ITAT has assigned major	
	high demand cases to a single bench. Moreover, after appreciating the urgency of the matter the ITAT has distributed the other cases	
	relating to security scam to various benches. The Department	
	has also undertaken a number of steps like appointing two standing	
	counsels exclusively for scam related cases, as well as monitoring	
	at the level of CCIT and CIT and utilization of the services of CIT	
	(Appeals) for assisting the standing counsel. Also, personal	
	participation of the Assessing Officer and the Addl. CIT in the	
	hearings before the ITAT has enabled completion of hearing in	
	125 cases, out of which orders have been received in 48 cases.	
	There are no penalties that are pending for disposal for the priority	
	period in the case of notified persons.	
	M/s Fairgrowth Financial Services Ltd.	
	The pending appeals in the case of M/s Fairgrowth Financial	
	Services Ltd. for assessment year 1991-92 to 1994-95 were	
	disposed of by the ITAT vide its order dated 28.7.2004. All the	

NO.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		appeals filed by the assesee have been dismissed by the Tribunal	
		along with the cost of Rs. 4 lakh, @ Rs. 50,000 per appeal. At	
		the same time, the appeals filed by the Revenue have been	
		allowed by the Tribunal. An additional demand of Rs. 97.71 crore	
		has been created after giving appeal effect to ITAT's order for	
		assessment year 1993-94, which allowed the Department's	
		appeal. Due to this additional demand, the net outstanding	
		demand as on 31.10.2004 has increased to Rs. 226.22 crore.	
		The Department has filed miscellaneous petitions before the	
		Hon'ble Special Court praying for further release of money	
		towards tax u/s 11(2)(a) of the Special Court (TORTS) Act 1992	
		and u/s 11(2)(c) of the Special Court (TORTS) Act, 1992 for	
		release of money towards interest. The said petitions have been	
		admitted as MA No. 79/2004. The matter is likely to be taken up	
		by the Hon'ble Court in the second half of November, 2004.	
		A copy of the bank account mentioned in the custodian's	
		application has been obtained from the bank and action is being	
		taken to withdraw the recognition granted to Fairgrowth Financial	
		Services Ltd. Employees Provident Fund under the provisions	
		of the IT Act.	
		As reported in July, 2005	
		CBDT have informed that out of the total priority demand, as	
		defined by the Hon'ble Supreme Court, a sum of Rs. 1397.28	
		crores has been recovered by various releases by the Hon'ble	
		Special Court. Out of this, Rs. 1227.45 crores has been released	
		in Harshad Mehta Group and Rs. 169.83 crores in Dalal Group.	
		The balance outstanding priority demand for the priority period	
		is Rs. 2346.55 crores.	
		Regarding pendency of appeals before the ITAT, a total of 151	
		cases relating to the scam cases have been disposed off by the	
		ITAT up to 30.4.2005 (Orders have been received in 104 cases	
		so far). Out of this, 82 cases belong to the Harshad Mehta group	
		and 22 cases belong to Dalal Group. There are five appeals	
		pending before CIT (Appeals) pertaining to the priority period.	
		The Committee of Disputes has decided on the reference made	
		by the SBI and has directed as follows: -	

I.No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		(a) SBI and the Department of Revenue would move the Special Court as early as possible to initiate the process of final/part final distribution of the funds under Section 11(2) of the Special Courts (TORT) Act, 1992.	
		(b) During the interim period i.e. pending the finalisation of claims, neither SBI nor Department of Revenue would make or press any application before the Special Court seeking interim payments out of the funds with the Custodian and SBI would take expeditious steps to seek permission of the Hon'ble Supreme Court of India to withdraw Civil Appeal No. 8228 of 2003.	
		The CBDT again proposes to move CoD, seeking clearance, in order to press forth its claim for release of interim funds before the Hon'ble Special Court. As regards M/s Fairgrowth Financial Services, it has been stated that the miscellaneous application No. 693 has been adjourned sine die till the decision of the Tribunal is received in the matter of restoration application filed by the assessee. It may be mentioned that the restoration application filed by the assessee has already been heard by the tribunal, and the order of the tribunal is awaited.	
		Similarly, miscellaneous application No. 79 of 2004, filed by the ex-employees of M/s Fairgrowth Financial services Ltd. has also been adjourned till the Court reopens after the summer vacation. Further, the Custodian has been informed about the latest position as regards the demand outstanding in this case.	
		As reported in December, 2005 Out of the total priority demand as defined by the Hon'ble Supreme Court, a sum of Rs. 1397.28 crores had been recovered by various releases by the Hon'ble Special Court. The balance outstanding priority demand for the priority period is Rs. 2,346.55 crores. However, the Hon'ble Special Courts, under (TORTS) Act, 1992 while disposing miscellaneous application has ordered that the Department shall deposit	

		120	
.No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		amounts with the Custodians (TORTS) Act, 1992 out of amounts	
		released earlier to the Department. As a result of this order of	
		the Special Court, an amount of Rs. 18,02,80,253/- has been	
		refunded and deposited with the Custodian. In view of this, the	
		demand in respect of the priority period stands increased to this	
		extent. The above amount includes the interest component as	
		well. The CCIT (Central)-II, Mumbai has been directed to seek	
		appropriate legal recourse regarding the rate at which interest	
		has been ordered to be paid by the Income Tax Department.	
		A total of 176 appeals related to the scam cases have been	
		disposed off by the ITAT up to 30.10.2005. Out of the above,	
		orders have been received in 142 cases. There are five appeals	
		pending before CIT (Appeals) pertaining to the priority period.	
		In the case of M/s Fair Growth Financial Services Ltd., the	
		company has filed restoration application for the assessment	
		years 1991-92 to 1994-95. The Hon'ble Tribunal has restored	
		the said appeals through its order dated 11.4.2005. Appeals	
		have been filed before the Hon'ble High Court. Meanwhile, the	
		ITAT has fixed the hearing of the restored appeals.	
		The Miscellaneous Application filed by the Department in MA	
		No. 693 of 2004 had come up for hearing on 5.10.2005. The	
		Department had filed miscellaneous application seeking further	
		payment towards increased tax demand consequent to the	
		ITAT's order. However, the ITAT has recalled its order. Therefore,	
		the demand has become unenforceable at present. The Court	
		directed the Assessing Officer to re-file the M.A. after ITAT	
		decides the recalled appeal. The Court's detailed order is	
		awaited.	
		The Assessing Officer is closely monitoring the proceedings in	
		the case and all necessary details/documents etc. are being	
		furnished before the Special Court as well as the ITAT, Bangalore.	
		As reported in May, 2006	
		(a) (i) Out of the total priority demand as defined by the Hon'ble	
		Supreme Court, a sum of Rs. 1,397.28 crores has been	
		recovered by various releases by the Hon'ble Special Court.	
		recovered by various releases by the normal opecial could.	

recovered by various releases by the Hon'ble Special Court. Out of this Rs. 1,225.90 crores has been released in Harshad

No. Para	a No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		Mehta group and Rs. 169.83 crores in Dalal Group. The balance	
		outstanding priority demand for the priority period is Rs. 2,348.10	
		crores. However, it may be pointed out here that Hon'ble Special	
		Court under (TORTS) Act, 1992 while disposing miscellaneous	
		applications has ordered that the department shall deposit	
		amounts with the Custodian (TORTS) Act, 1992 out of amounts	
		released to the Department. In view of this, the balance	
		outstanding demand for the priority period would stand increased	
		by 19.57 crores so brought back to the Court.	
		(ii) A total of 215 appeals related to the scam cases have been	
		disposed off by the ITAT upto 20 th Feb. 2006. Out of the above,	
		orders have been received in 181 cases. There are five appeals	
		pending before CIT (Appeals) pertaining to the priority period.	
		(b) (i) In the case of M/s Fairgrowth Financial Services Ltd.,	
		the assessee filed restoration application for the AYs 1991-92	
		to 94-95 which was restored by the ITAT vide its order dated	
		11.4.2005. Appeal before the High Court has been filed against	
		the said order.	
		(ii) The miscellaneous application filed by the Department in	
		MA No. 693 of 2004 and No. 222 of 1996 has been decided by	
		the Hon'ble Special Court. The Court has permitted to withdraw	
		the Miscellaneous Application No. 693 of 2004 with liberty to	
		take out fresh application for the same relief. As regards MA	
		No. 222 of 1996 the Hon'ble Court has directed the custodian to	
		consider it at the time of distribution u/s 11 (2) (iii) of the Special	
		Court Act.	
		(iii) In response to the Public Notice given in the Economic	
		Times, dated 29.10.2005 calling for claims against persons	
		involved in 1992 securities scam, a claim has been made by	
		the Assessing Officer before the Custodian. The Custodian had	
		filed a Miscellaneous Application before the Special Court	
		seeking permission to dispose off the assets of the Notified Party.	
		The Assessing Officer is also a Respondent in the said	
		Miscellaneous Application. The Assessing Officer has filed an	

			120	
SI.No.	Para No	. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			Affidavit before the Special Court requesting the Special Court to make payment of the outstanding income tax dues in the assesee's case. The Miscellaneous Application was filed for hearing on 27.2.2006. The Assessing Officer went to Mumbai to attend the hearing before the Hon'ble Special Court. However, the matter was adjourned to 6.3.2006. The AO attended the Court on 6.3.2006 also but the matter did not come up for hearing before the Court.	
			(iv) The Assessing Officer is closely monitoring the proceedings in the case and all care is being taken to furnish all necessary details/documents etc. before the Special Court as well as the ITAT, Bangalore.	
28.	14.60	There also appears to be a need to have an independent look at resolution of investor complaints against companies and market intermediaries. The Committee recommend that the concept of Ombudsman, which is already being used in the banking sector, should also be extended to the capital market. The issue of power, duties and responsibilities of the Ombudsman should be suitably worked out. As regards investor complaints against Brokers and other market intermediaries, arbitration councils at exchange level can be used for resolution of investor complaints. Such bodies would be independent of market intermediaries, particularly the brokers. The Committee are of the opinion that ultimately Special Courts dealing exclusively with the investor complaints of the financial sector would be a real solution to the expeditious disposal of complaints. Such courts could have jurisdiction for all kinds of financial	As reported in May, 2003 The SEBI (Amendment) Act, 2002 has enhanced the existing level of penalties prescribed for violations of the Act. Moreover, penalty for new violations has been included with a view to strengthen the existing mechanism to act as an effective deterrent to violations of the Act. SEBI has a mechanism to redress investor grievances. Courts can take cognizance of the offences under the Act only on a complaint of the Board. In addition to the efforts of SEBI, an Investor Redressal Cell is functional in the Department of Economic Affairs. Moreover, the Department of Company Affairs and all the Stock exchanges address investor grievances. Individual investors can be compensated upto the limits prescribed from the Investor Protection Fund set up under the bye-laws of the Stock exchanges. As regards concept of Ombudsman SEBI, has already prepared a draft concept paper on Ombudsman. The whole issue of powers, duties and responsibilities of Ombudsman is also being discussed in the Legal Advisory Committee set up by SEBI which is headed by a Supreme Court Justice Mr. Hon'ble Venkatachaliah. To the Venkatachaliah Legal Advisory Committee issue on investor grievance redressal has also been referred.	The special court designated to try the offences under Securities Laws has started functioning in Delhi. As regard establishing Special Court in Mumbai, the Ministry of Law, Government of Maharashtra have, vide notification date 15.6.06, ordered setting up of designated court in Mumbai for trying the complaints filed by the SEBI. The sa designated Court has started functioning from July 13, 2006. Action completed.

lo.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	irregularities, frauds in the case of the	As reported in December, 2003	
	capital market, chit funds, NBFCs,	The SEBI (Ombudsman) Regulations 2003 have been notified	
	plantation companies, etc.	on 21 st August 2003.	
		Regarding the arbitration councils, it was decided that the	
		provision of the rules or articles of association, as the case may	
		be, and bye-laws of the stock exchanges shall provide that in	
		respect of dispute between members and non-members, the	
		arbitration committees/ arbitration councils / arbitration panels	
		shall consist of persons other than members of the stock	
		exchange who shall be nominated with prior approval of the	
		Board.	
		Accordingly, the exchanges vide circular SEBI/SMD/SE/Cir- 19/	
		2003/02/06 dated June 2, 2003 were directed to make necessary	
		amendments to the rules or Article of Association / byelaws for	
		the implementation of the above decision within two months from	
		the date of circular.	
		The exchanges were also directed to reconstitute the arbitration	
		committees/ arbitration councils/ arbitration panels for the	
		resolution of disputes between members and non-members, in	
		the manner specified above, within a period of three months from	
		the date of the circular.	
		As reported in June, 2004	
		Chairman, SEBI has written a letter dated 04 March, 2004 to the	
		Chief Justice of the Bombay High Court for allocating all SEBI	
		cases in Mumbai to a designated Court. This letter has been	
		written based on the positive response received from the	
		Registrar, BHC, Principal Secretary, Finance Department and	
		Principal Secretary, Law and Judiciary of the Government of	
		Maharashtra.	
		As reported in December, 2004	
		In response to our proposal for designated court, SEBI received a	
		letter dated May 13, 2004 from Shri R.C.Chavan, Registrar	
		General, Mumbai High Court, addressed to the Principal Secretary	
		& R.L.A., Government of Maharashtra, Mumbai and copy marked	
		to them, vide which they have requested for sanctioning a post of	
		Metropolitan Magistrate and a post of Judge, City Civil and	
		Sessions Court, exclusively for SEBI cases. The matter is now	
		under consideration before the Government of Maharashtra.	

I.No. Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	A similar proposal/request has been given to the Hon'ble Chief	
	Justice of Delhi High Court for setting up of a designated Court	
	for dealing with SEBI cases. The response in this regard is	
	awaited.	
	For the purpose of appointing the Ombudsman SEBI has issued	
	advertisement. The last date for submitting application was	
	08.03.04. The applications received have been scrutinized by	
	HRD and 15 applicants have been shortlisted. The interviews	
	for selection will be held shortly.	
	As reported in July, 2005	
	Interviews for the post of Ombudsman were held in the month of	
	December 2004 and further action is under process.	
	For the cost and expenses of the office of the Ombudsman the	
	matter was discussed by Legal Advisory Committee of SEBI at	
	its meeting held on 29.6.2003 when the Committee was of the	
	view that the cost of administering the ombudsman scheme	
	should be met through the Investors Education and Protection	
	Fund established under section 205C of the Companies Act,	
	1956 and hence SEBI should approach the Central Government	
	for allocating appropriate amount out of the said fund.	
	After approval by the Board, SEBI requested the Central	
	Government on 18.6.04 to allocate necessary funds from the	
	Investors Education and Protection Fund constituted under	
	section 205 C of the Companies Act. However, in the meeting of	
	the Committee of IEPF held on 28.10.04, the Committee has	
	rejected the proposal of SEBI for funding from IEPF.	
	Vide circular No. SEBI/SMD/SE/CIR-19/2003/02/06 dated	
	02.06.03, SEBI directed the stock exchanges to make necessary	
	amendments to their rules, bye laws etc in this regard. All the	
	stock exchanges have implemented the provisions of the circular.	
	Vide letter No. LGL/DNR/3402/03 dated 11.02.03, SEBI had	
	requested Central Government to take necessary steps for	
	establishment of Special Courts. The internal Group of SEBI	
	has also suggested amendments in the SEBI Act in this regard.	

Reply of Government/Action Taken

MUMBAI

The Maharashtra Government has decided to set up a Special Court for SEBI cases and has also decided to allocate Rs.18 Lakh per year for the setting up of Special Court in Mumbai. The proposal for allocation of funds for setting up of Special Court is pending with Government of Maharashtra.

DELHI

The Delhi High Court vide its order dated 1.12.04 ordered for transfer of all SEBI prosecution cases pending in different courts in Delhi to a court of Additional Session Judge. In pursuance of the said order the Session Judge, Delhi vide order dated December 3, 2004 transferred all SEBI prosecution cases to the Court of Ms. Asha Menon, Additional Session Judge, Delhi. The Special Court designated to try offences under Securities Laws has started functioning in Delhi.

As reported in December, 2005

The proposal for allocation of funds for setting up Special Court in Mumbai is pending with Government of Maharashtra.

As reported in May, 2006

The Special Court designated to try the offences under Securities Laws has started functioning in Delhi. As regards establishing Speical Court in Mumbai, the proposal for allocation of funds for setting up of Special Court is pending with Government of Maharashtra. It is learnt from the officials of Ministry of Law, Government of Maharashtra that the current Budget Session of Assembly has approved the allocation of funds for setting up of two designated/special courts in Mumbai for trying the complaints filed by the SEBI and necessary notifications would be issued in due course.

29. 16.21 The Committee note that the UTI management sanctioned inter-scheme transfers to boost the income and liquidity of some schemes, that these decisions were not taken by individual fund managers but by the Chairman and Executive Directors and that brokerage

As reported in May, 2003

The Administrator of the Specified Undertaking of UTI has referred the matter to the internal Vigilance Cell for examining the role of officials who were party to sanctioning the inter scheme transfers (IST) in violation of UTI's laid down policy guidelines on IST. Inquiry is in progress.

SUUTI has informed that the matter was placed before the Board of Advisors of SUUTI on April 26, 2006. The SUUTI Board has noted the matter. However, Administrator, SUUTI has been requested to review the matter.

was paid on these transfers in violation of UTI's own guidelines. The Committee find Sh. Subramanyam's explanations regarding these transactions unacceptable and since these decisions were taken and ratified by him, he must be dealt with in accordance with law. The Committee also recommend that UTI take action against other officials who were party to sanctioning inter-scheme transfers in violation of the policy quidelines regarding inter-scheme transfers laid down by the Board of Trustees.

As reported in December, 2003

The internal Vigilance Cell of Specified Undertaking of Unit Trust of India is examining the transactions for the purpose of determining accountability of individual officials and frame charges as may be applicable. Considering the large number and complex nature of transactions involved that have to be scrutinized, Specified Undertaking of Unit Trust of India is expected to take some more time to complete the enquiry.

Reply of Government/Action Taken

As reported in June, 2004

Over 15,000 transactions identified as ISTs besides 133 transactions routed through stock exchanges/brokers having the characteristics of ISTs have been examined. The investigation report is currently under preparation.

As reported in December, 2004

An enquiry was carried out by the internal vigilance cell in pursuance of the recommendation of the JPC in Para 16.21 and 17.14 of their report. The Vigilance Report alongwith the Report of the JPC and Tarapore Committee Reports have been referred for the recommendation of the Board Level Committee on August 24, 2004 by SUUTI for recommending further course of action. The recommendations of the Board Level Committee are awaited by SUUTI.

As reported in July, 2005

The Board Level Committee have recommended that the officers be well advised to conduct themselves in a manner that will prevent recurrence of any such action in the cases referred. The Committee have recommended issue of warning letters to many employees/ex-employees who did not exercise due diligence in their working, but did not contribute to decision making process in these cases. Accordingly, with the approval of the Competent Authority, case against those employees has been closed. The Committee has not taken any view on the role played by the then Chairman, Shri P.S. Subramanyam.

SUUTI have been requested to place the matter before the Board of Advisors in the next metting.

As reported in December, 2005

No change in the status.

As reported in May, 2006

No change in the status.

SI.No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
30.	16.28	The Committee recommend that UTI should conduct a review of instances of investments going into default within a short period of their sanction indicating possible deficiencies in the investment decision-making process, Investments and Fresh Exposures in companies classified as NPAs, Investments made in one company of the group while there was	As reported in May, 2003 Administrator, UTI-I has informed that the matter has already been referred to the internal Vigilance Cell for reviewing the said instances of investments as reported by Tarapore Committee. Regarding formalizing a comprehensive investment-policy, the position has been clarified in reply to Para 15.9. As reported in December, 2003 Inquiry by the Internal Vigilance Cell is in progress. As repoted in June, 2004	Following actions have been taken against the employees concerned: (i) Penalty of 'dismissal from service' has been imposed on Shri S K Basu, ED (under suspension) and Smt. Prema Madhuprasad, GM. Accordingly they stand dismissed from the services of UTI AMC w.e.f the close of office hours on 28.07.2006.
		already a default in another company of the same group, payment of brokerage on inter-scheme transactions and applications for acquisition of shares at rates higher than the prevailing market rate as identified by the Tarapore Committee. As a part of this review, it should isolate instances where there has been a violation of administrative procedures or due diligence and conduct time bound departmental enquiries in such cases. The Committee also recommend that UTI formalize a comprehensive investment policy.	The vigilance enquiry has been completed in the case of M/s. Kopran Ltd. and departmental proceedings have been ordered by the Administrator. Besides, three cases, viz. Essar Steel Ltd., Jindal Vijaynagar Steel and DSQ Software were in the list of cases earlier referred to the Advisory Board on Banking, Commercial and Financial Frauds (ABBCFF) in line with the recommendations of the Tarapore Committee. These cases have now been referred to SEBI for enquiry. The outcome of these enquiries is awaited. The vigilance enquiry in respect of the remaining cases is in progress. As repoted in December, 2004 Of the 20 cases identified under this category, vigilance enquiry has been completed in the case of M/s. Kopran Ltd. The Board of Directors of UTI AMC and Advisory Board of SUUTI, in their meetings held on March 26, 2004 approved the formation of a Board level committee which will study the vigilance reports, JPC report	 (ii) The penalty of recovery of pecuniary loss caused to UTI has been imposed on Shri S K Saha, Ex-CGM and the amount of his retirement dues, which was withheld, has been forfeited. SUUTI has informed that the matter was placed before the Board of Advisors of SUUTI on April 26, 2006. The SUUTI Board has noted the matter. However, Administrator, SUUTI has been requested to review the matter.

and Tarapore Committee report and all relevant material and recommend the further course of action. The findings of the investigation have, therefore, been referred for the recommendation of the Committee.

In addition, seven cases, viz. Essar Steel, Jindal Vijaynagar Steel, DSQ Software, Elbee Services, Dewan Housing Finance, Rama Phosphates and Jenson & Nicholson which also figure in the list of 89 companies identified by the Tarapore Committee, have been referred to SEBI for enquiry by the Government of India. The outcome of these enquiries by SEBI is awaited. In order to avoid duplication, further action will be pursued on the basis of SEBI's findings. The vigilance enquiry in respect of remaining cases is in progress.

SI.No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		As repoted in July, 2005	
		Of the 20 cases identified under this category, vigilance enquiry	
		has been completed in two cases, viz. M/s. Kopran Ltd. and M/s.	
		Ganesh Benzoplast Ltd. The vigilance findings in respect of M/	
		s. Kopran Ltd. have been examined by the Board Level	
		Committee and they have recommended issue of warning letters	
		to employees/ex-employees who did not exercise due diligence	
		in their working, but did not contribute to decision making process	
		in the case. Accordingly, with the approval of the Competent	
		Authority, case against those employees has been closed. The	
		Committee has not taken any view on the role played by the then	
		Chairman, Shri P.S. Subramanyam.	
		SUUTI have been requested to place the matter before the Board	
		of Advisiors in the next meeting.	
		The vigilance findings in respect of M/s. Ganesh Benzoplast Ltd.	
		will be referred to the Board Level Committee.	
		In addition, seven cases, viz. Essar Steel, Jindal Vijaynagar Steel,	
		DSQ Software, Elbee Services, Dewan Housing Finance, Rama	
		Phosphates and Jenson & Nicholson which also figure in the list	
		of 89 companies identified by the Tarapore Committee, have been	
		referred to SEBI for enquiry.	
		As reported in December, 2005	
		No change in the status.	
		As reported in May, 2006	
		No change in the status.	
31.	16.29 Based on their examination of written and	As reported in May, 2003	Out of 88 companies, inspection reports
	oral evidence of the off market investment		have been received in respect of 75

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in the shares of DSQ Software and Commercial and Financial Frauds (ABBCFF) in line with the companies. SEBI is examining the same. Numero Uno International, the Committee recommendations of the Tarapore Committee. Further action is agree that both decisions were under consideration of the Government. detrimental to the interests of UTI and its

As reported in December, 2003

investors.

As recommended by JPC in para 16.37, cases of Secondary Market transactions of UTI in the shares of 89 companies identified by Tarapore Committee have been referred to SEBI for inquiry DSQ Software and Numero Uno International are

SI.No.	Para No.	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			included in the list of 89 companies. Position regarding Numero	
			Uno International has also been explained in reply to para 16.53.	
			As reported in June, 2004	
			The recommendations require a thorough examination of the	
			investment/divestment decisions made by erstwhile UTI in 89	
			companies (88 cos., 1 name repeated) (identified by the Tarapore	
			Committee) during the period 1992-1993 to 2000-2001, inter-alia,	
			in light of the internal norms prevailing in the UTI at the time of	
			investment / divestment (as required under the procedure of	
			Tarapore Committee) and responsibility be fixed for any incidents	
			of criminal nexus, viz., broker-UTI dealer nexus, front running,	
			benchmarking etc. SEBI had written to the GOI for appointing a	
			team of Chartered Accountants for the purpose to which	
			Government has conveyed their consent. Accordingly, SEBI has	
			appointed a team of 17 Chartered Accountants to carry out the	
			necessary examinations. The auditors have been chosen from	
			the RBI panel based on certain specific criteria. A detailed guidance	
			note has also been given to the auditors alongwith specific terms	
			of reference and the reporting format. The auditors were advised	
			to get in touch with the office of the Administrator, Specified	
			Undertaking of the Unit Trust of India (SUUTI) and commence the	
			assignment. Further, they were advised to maintain strict	
			confidentiality in all respect of the assignment.	
			As reported in December, 2004	
			All the audit firms have commenced the audit work in respect of	
			all 88 companies.	
			As reported in July, 2005	
			The audit is in progress.	
			As reported in December, 2005	
			43 inspection reports have been received from 09 audit firms.	
			SEBI is examining the same.	
			As reported in May, 2006	
			Out of 88 companies inspection reports have been received in	
			respect of 65 companies. SEBI is examining the same.	
32.	16.31	Though the ERC was set up in 1997, it is	As reported in May, 2003	SUUTI has informed that the matter was
		only during Shri Subramanyam's tenure	The Administrator of the Specified Undertaking of UTI has	placed before the Board of Advisors of

Reply of Government/Action Taken

Further Progress

from September 1998 that onwards the ERC's comments were overlooked. This is further compounded by the fact that in all these cases UTI's investment portfolio depreciated after the investment. In the specific case of Cyberspace Infosys, the ERC's comments were first accepted and subsequently reversed to clear the investment. Worse, there are cases (one of which, Numero Uno International, has been examined by Tarapore Committee in detail) in which the ERC's recommendations were not taken at all. In the light of this, the explanation of Sh. Subramanyam is not convincing. All this clearly indicates that the decisions to bypass the ERC's recommendations were not in the interest of UTI. Given the fact that in all these cases, UTI's investments have recorded a decline, the decisions were prima facie wrong and possibly malafide. The Committee recommend that UTI conduct a departmental vigilance enquiry regarding the decisions where the ERC's views have not been taken or the ERC's views have been overruled to ascertain whether the decisions were taken after following proper procedures or were arbitrarily made without due diligence. The Committee recommend suitable action against officials who are found to be involved in arbitrary decision making. The Committee also recommend that the delegation of authority to make investment decisions in UTI should be decentralised and a comprehensive investment policy should be formalised.

referred the matter to the internal Vigilance Cell for examining the role of officials who were party to sanctioning the inter scheme transfers in violation of UTI's laid down policy guidelines on IST. Inquiry is in progress.

As reported in December, 2003

Out of 15 companies, identified under this category, vigilance inquiry in respect of 4 companies is completed. The companies are (a) Cyberspace Infosys, (b) Broadcast Worldwide, (c) Shonkh Technologies and (d) Padmini Polymer. On the basis of the vigilance findings, Departmental proceedings have been initiated against two of the officials involved viz. (Shri S.K. Basu, Executive Director [under suspension] and Smt. Prema Madhu Prasad, General Manager) and an ex-official [Shri S.K. Saha, Chief General Manager], a part of whose terminal benefits are with held by the UTI Asset Management Company for their role in transactions in Cyberspace Infosys. Formal complaints have been lodged by SUUTI with the Central Bureau of Investigation in respect of the transactions in Broadcast Worldwide, Padmini Polymers and Shonkh Technologies Ltd.

As reported in June, 2004

Out of 15 companies, vigilance inquiry in respect of 5 companies is completed. The companies are (a) Cyberspace Infosys, (b) Broadcast Worldwide, (c) Shonkh Technologies, (d) Padmini Polymer, and (e) Ambica Agarbattis & Aroma Industries. The inguiry is in progress in respect of 2 more cases. On the basis of the vigilance findings, Departmental proceedings have been initiated against two of the officials involved viz. (Shri S K Basu, Executive Director [under suspension] and Smt. Prema Madhu Prasad, General Manager and an ex-official [Shri S K Saha, Chief General Manager], a part of whose terminal benefits are with the UTI-Asset Management Company for their role in transactions in Cyberspace Infosys. Formal complaints have been lodged by the SUUTI with the Central Bureau of Investigation in respect of the transactions in Broadcast Worldwide, Padmini Polymers and Shonkh Technologies Ltd. FIR has been registered by CBI in respect of M/s. Padmini Polymers Ltd. and M/s. Shonkh Technologies Ltd. Departmental proceedings have been ordered

SUUTI on April 26, 2006. The SUUTI Board has noted the matter. However, Administrator, SUUTI has been requested to review the matter.

No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		against officials in all cases. The Board of Directors of the UTI	
		AMC and Advisory Board of SUUTI in their meetings held on	
		March 26,2004 approved the formation of a Board level	
		committee which will study the vigilance reports, JPC reports	
		and Tarapore Committee reports and all relevant material and	
		recommend the course of action.	
		As reported in December, 2004	
		Out of 15 companies, vigilance inquiry in respect of 7 companies	
		is completed. The Vigilance Report in respect of five companies,	
		alongwith the Report of the JPC and Tarapore Committee Report	
		have been referred for the recommendation of the Board Level	
		Committee on August 24, 2004 by SUUTI. The recommendations	
		of the Board Level Committee are awaited by SUUTI.	
		In one case, viz. Geometric Software Solutions Ltd., no case	
		sustainable from the vigilance angle could be made out. The	
		vigilance report in respect of other company is under	
		consideration of SUUTI. Besides, two companies (Marwar Hotels	
		and Gujarat Adani Port) are being examined by the SEBI	
		appointed auditors. Vigilance enquiry in respect of transactions	
		relating to the remaining six companies is in progress.	
		As reported in July, 2005	
		Out of 15 companies, vigilance inquiry in respect of 10 companies	
		is completed and the reports submitted. The investigation report	
		is finalised in respect of one more company. The Board Level	
		Committee has examined the vigilance findings in five out of the	
		ten cases submitted. The Committee have recommended as	
		under:	
		1. The Committee have not taken any view on the role played	
		by the then Chairman, Shri P.S. Subramanyam.	
		2. As regards Shri S.K. Basu, under suspension, the Committee	
		have recommended that the Competent Authority may take	
		appropriate action.	
		3. As regards Shri S.K. Saha, ex-CGM, his retirement benefits	
		are withheld. The Committee has recommended that the	
		Competent Authority may take appropriate action.	
		4. As regards, Smt. Prema Madhu Prasad, GM, the Committee	
		has recommended that the Competent Authority may take	

I.No.	Para No	o. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			 appropriate action for her role in case of M/s. Cyberspace Infosys Ltd.; warning letter to be issued for her role in case of M/s. Broadcast Worldwide Ltd. 5. As regards other employees who did not contribute to decision making process in these cases, the Committee have recommended issue of warning letters for not exercising due diligence in their working. Accordingly, cases against those officials have been closed with the approval of the Competent Authority. 	
			SUUTI have been requested to place the matter before the Board of Advisiors in the next meeting. The vigilance findings in respect of the five other completed cases stand referred to the Board Level Committee. Two companies (Marwar Hotels and Gujarat Adani Port) are being examined by the SEBI appointed auditors. Vigilance enquiry in respect of transactions relating to the remaining two companies is in progress. As reported in December, 2005 No change in the status. As reported in May, 2006 No change in the status.	
33.	16.37	The lack of a proper risk management system in secondary market operations, the absence of any laid down guidelines for dealer authority and stop-loss limits to liquidate loss making positions, the absence of any documentation of the rationale for secondary market transactions in particular shares, the concentration of power for both fund management as well as dealing room operations in one person and the lack of any security system to preserve the confidentiality of the dealing room's voice recording mechanism lead the	As reported in May, 2003 The matter is under consideration of the Government. As reported in December, 2003 Cases of Secondary Market transactions of UTI in the shares of 89 companies identified by Tarapore Committee have been referred to SEBI for enquiry. As reported in June, 2004 The position has been explained against Para No.16.29. As reported in December, 2004 The corrective action taken in respect of systems, procedures, delegations of powers, risk management etc. has been reported against para No.15.9 of the first ATR. As regards, accountability action, the position is given as against para No.16.29. As reported in July, 2005 SEBI have intimated that the audit report in respect of 26	As against para 16.29

I.No. Para No	. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	Committee to conclude that the absence of laid down procedures for secondary market transactions allowed the UTI management to purchase and sell any quantity of any share in the secondary market without any accountability. The Committee recommend a thorough enquiry of the secondary market transactions in the shares of the 89 companies identified by the Tarapore Committee. This enquiry may be conducted by SEBI for the period 1992-1993 to 2000-2001 by looking at these transactions at the level of UTI's dealing room and at the level of individual brokers and responsibility be fixed for any incidents of broker-UTI dealer nexus, front running, benchmarking, etc. As the lack of any documentation of secondary market transactions will make an audit trail difficult, the Committee desire that SEBI devise suitable mechanisms for identifying wrongdoing. Steps may be taken thereafter by SEBI and UTI to take action against the wrongdoers including referring appropriate matters to an independent investigative agency.	companies has been submitted by the auditors. Regarding the inspection on secondary market transactions of the companies, all the auditors have been authorized to approach the stock exchanges/brokers to collect the following information required by them: (a) Price volume data on scrips, annual reports, transactions done by particular brokers etc., counterparties, reasons for certain scrips not being traded etc. (b) Registration and history of brokers, names of proprietors/partners/directors including the information on blacklisting. A meeting of the auditors was also convened on January 5, 2005 by SEBI to ascertain the progress made and to impress upon the auditors to expedite the inspections SEBI have also advised certain stock exchanges to furnish the auditors such data and information as may be required by them. They have also written to SUUTI to furnish such information and documents as may be required by auditors. Subsequent to the meetings held by SEBI with the Auditors on 5.1.2005 and 9.2.2005 and with the officials of Specified Undertaking of UTI [SUUTI] on 1.2.2005 and 1.4.2005, respectively, SEBI held a meeting with the Auditors and SUUTI on 19.4.2005 to ascertain the current status of the inspection work. The mater was followed up with auditors. 3 auditors have informed that information is still pending from SUUTI whereas, 10 Auditors have informed that information is yet pending from BSE/ NSE/ other exchanges. As reported in December, 2005 As against para No. 16.29. As reported in May, 2006 As against Para 16.29.	
34. 16.47	The Committee deplore the imprudent manner in which stocks were purchased	As reported in May, 2003 The matter is under consideration of the Government.	As against para 16.29

and retained, leading to a host of malpractices which require comprehensive audit and pre-investigation by a suitably empowered body before proceeding to the investigative level. The Committee are The position has been explained against Para No.16.29.

As reported in December, 2003

SI.No.	Para No	. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		satisfied with the process adopted by UTI in respect of the investment decisions in the case of 19 companies. The Advisory Board on Bank, Commercial and Financial Frauds should expeditiously take a final decision on these. The Committee recommend that the procedure suggested by the Tarapore Committee also be adopted in the case of investment decisions in the remaining 70 cases, as this meets the ends of natural justice. The Committee desire that the entire process should be completed within six months of the presentation of this report to Parliament. There is no cause for further delay in this matter.	As reported in December, 2004 As against para 16.29. As reported in July, 2005 As against para No. 16.37. As reported in December, 2005 As against para No. 16.29. As reported in May, 2006 As against Para 16.29.	
35.	16.50	The Committee put on record, their disapproval of the decision making process, rather the lack of it, in this private placement. The Committee conclude that UTI's investment in sanctioning Rs 32.08 crore towards the purchase of 3,45,000 shares of Cyberspace (of a face value of Rs. 10) at a price of Rs.930 per share was irregular and violated norms of prudential decision making and notwithstanding Shri Subramanyam's denials, possibly influenced by extraneous considerations. The Committee are aware that criminal proceedings in this matter are pending, but see no reason why departmental proceedings should not be initiated simultaneously in case of the officials concerned. In this regard RBI's recent circular dated 3/5/2002 addressed to all commercial banks regarding bank frauds, specifically states, "departmental action	As reported in May, 2003 The Administrator of UTI-I has informed that the matter has already been referred to the internal Vigilance Cell for a time bound departmental vigilance enquiry in the instant case as recommended by JPC. The Vigilance enquiry is in progress. As reported in December, 2003 The Vigilance enquiry has since been completed and based on the findings, the Administrator of the Specified Undertaking of the UTI has ordered departmental action against Shri S.K. Basu, Executive Director (under suspension), and other officials. A copy of the internal vigilance report has also been forwarded to the CBI for their information and necessary action. Shri M.L. Pendse, former Justice, Bombay High Court & retired Chief Justice, Karnataka High Court has been appointed as Enquiry Officer and the enquiry proceedings under the Staff Rules are in progress. As reported in June, 2004 Shri M L Pendse, former Justice, Bombay High Court & retired Chief Justice, Karnataka High Court has been appointed as Enquiry Officer and the enquiry proceedings under the Staff Rules have also been completed. The Enquiry Officer's findings are under consideration of the Competent Authority for imposing penalty.	 Following actions have been taken against the employees concerned: (1) Penalty of 'dismissal from service' has been imposed on Shri S K Basu, EL (under suspension) and Smt. Prema Madhuprasad, GM. Accordingly they stand dismissed from the services of UTI AMC w.e.f the close of office hours on 28.07.2006. (2) The penalty of recovery of pecuniary loss caused to UTI has been imposed on Shri S K Saha, Ex-CGM and the amount of his retirement dues, which was withheld, has been forfeited. Action completed.

SI.No.	Para No	. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		against officials involved in bank frauds	As reported in December, 2004	
		should invariably be initiated	As against para No.16.31.	
		simultaneously with criminal action with a	The SUUTI has informed that the vigilance report alongwith	
		view to ensuring that internal fraudsters are	Reports of the JPC and Tarapore Committee have been referred	
		immediately punished even if criminal	to the Board Level Committee on 24.8.2004 for recommending	
		cases against them drag on. At present,	further course of action.	
		there is a tendency among banks to wait	As reported in July, 2005	
		for the outcome of criminal action against	The case of Cyberspace Infosys has also been examined by the	
		officials involved for taking departmental	Board Level Committee for recommending further course of	
		action. In view of the salutary effect of this	action. The Committee have recommended as under:	
		principle, we advise that you initiate		
		departmental action against officials	The Committee have not taken any view on the role played by	
		involved in fraud cases simultaneously with	the then Chairman, Shri P.S. Subramanyam.	
		criminal action." The Committee are of the		
		opinion that UTI should also follow this	As regards, Smt. Prema Madhu Prasad, GM, the Committee	
		principle, and initiate a time bound	have recommended that the Competent Authority may take	
		departmental vigilance enquiry in this	appropriate action.	
		matter. As recommended earlier this		
		should also be done in all cases where	As regards Shri S.K. Saha, ex-CGM, his retirement benefits are	
		ERC's recommendations were not sought	withheld. The Committee have recommended that the Competent	
		or its recommendations were overruled.	Authority may take appropriate action.	
		or its recommendations were overfuled.	Autionty may take appropriate action.	
			As regards Shri S.K. Basu, under suspension, the Committee	
			have recommended that the Competent Authority may take	
			appropriate action.	
			The Central Bureau of Investigation have filed a chargesheet in	
			the competent court based on their investigation and have	
			recommended regular departmental action against certain	
			officials and one ex-official.	
			As reported in December, 2005	
			No change in the status.	
			As reported in May, 2006	
			No change in the status.	
36.	16.53	The Committee highlight this transaction		Following actions have been taken agair
			Level wetter has been to used to N/a. Numerous Line built TINE for	

as another serious violation of norms in Legal notice has been issued to M/s. Numero Uno by UTIMF for the employees concerned:

Reply of Government/Action Taken

Further Progress

UTI and accordingly recommend investigation into the entire transaction, including possible extraneous considerations which might have actuated it. Moreover, the Committee deplore the failure of UTI to pursue recovery proceedings against a corporate, which sought investment from UTI on the basis of an undertaking that it would compensate UTI for any loss in the transaction. The Committee recommend that UTI should vigorously pursue all civil and criminal avenues to recoup its investment in Numero Uno International in a time bound manner. UTI should review the role of both Numero Uno International as well as the company that arranged the transaction and take action against them in case there is evidence that they misrepresented the true affairs of the company while seeking investment from UTI. The Committee also recommend that UTI should take immediate steps to hold the concerned officials who processed this transaction accountable and take action against such officials. Besides other actions, law permitting, UTI should initiate civil proceedings of damages against its concerned officials including the then Chairman to recover the losses sustained by its unit holders for a decision which they took without due diligence and in violation of UTI's norms and procedures.

recovery. As regards civil proceedings against the ex-Chairman and officials of the Trust, UTI is seeking legal opinion of an external legal specialist and further action would be considered based on their advice.

As reported in December, 2003

UTI AMC (Pvt.) Ltd. and the Administrator, Specified Undertaking of the Unit Trust of India (SUUTI) have filed petition before the Debt Recovery Tribunal, Mumbai against Numero Uno international and others for recovery of amount. Similarly, civil suit has been filed in the High Court of Mumbai against the ex-Chairman Shri P.S. Subramanyam. Both the matters have been filed on July 24, 2003. Based on the initial findings of the vigilance enquiry, further civil action for damages has been approved by the Administrator against other officials viz. ex-official Shri Basudeb Sen, Executive Director, Shri S.K. Basu, Executive Director (under suspension) and ex-official Shri S.K. Saha, Chief General Manager who share responsibility for putting through the transaction.

As reported in June, 2004

The vigilance enquiry has been completed and further action is in progress.

As reported in December, 2004

SUUTI has informed that vigilance report alongwith the Report of the JPC and Tarapore Committee Reports have been referred to the Board Level Committee on August 24, 2004 for recommending further course of action.

As reported in July, 2005

UTI AMC and the Administrator, Specified Undertaking of the Unit Trust of India filed petition on July 24, 2003 before the Debt Recovery Tribunal, Mumbai against Numero Uno International and others for recovery of amount. Similarly, civil suit has been filed in the High Court of Mumbai against the ex-Chairman Shri P S Subramanyam. Further civil action for damages has been initiated against other officials, viz. ex-official Dr. Basudeb Sen (ED), Shri S K Basu (ED-under suspension) and ex-official Shri S K Saha (CGM), who share responsibility for putting through the transaction.

The findings of the internal vigilance enquiry have been examined

- Case against Shri P S Subramanyam, ex-Chairman is being looked into by CBI and other agencies and action will be taken consequent upon their recommendations.
- (ii) Penalty of 'dismissal from service' has been imposed on Shri S K Basu, ED and he stands dismissed from the service of UTI AMC w.e.f the close of office hours on 28.07.2006.
- (iii) The penalty of recovery of pecuniary loss caused to UTI has been imposed on Shri S K Saha, Ex-CGM and the amount of his retirement dues, which was withheld, has been forfeited.

SUUTI has informed that the matter was placed before the Board of Advisors of SUUTI on April 26, 2006. The SUUTI Board has noted the matter. However, Administrator, SUUTI has been requested to review the matter.

SI.No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
		by the Board Level Committee. The Committee have	
		recommended as under:	
		The Committee have not taken any view on the role played by	
		the then Chairman, Shri P.S. Subramanyam.	
		As regards Shri S.K. Saha, ex-CGM, his retirement benefits are	
		withheld. The Committee have recommended that the Competent	
		Authority may take appropriate action.	
		As regards Shri S.K. Basu, under suspension, the Committee	
		have recommended that the Competent Authority may take	
		appropriate action.	
		As regards, Dr. Basudeb Sen, ex-ED and Smt. Prema Madhu	
		Prasad, GM, the Committee have not recommended any action.	
		As reported in December, 2005	
		No change in the status.	
		As reported in May, 2006	
		No change in the status.	

As reported in May, 2003

37. 16.56 The Committee are of the view that UTI

cannot escape its responsibility to investors in its guaranteed assured return schemes. Those responsible for launching these assured return schemes must be held accountable for their actions and proceeded against. Moreover, the Committee does not find the position taken by IDBI as guarantor of UTI to be in consonance with the canons of sound corporate governance. The Executive Committee of the Board of UTI which sanctioned these schemes in 1996-97 and 1997-98 in violation of SEBI guidelines comprised Chairman, UTI appointed with the concurrence of IDBI; CMD, IDBI as its nominee; Executive Trustee appointed by IDBI: and another trustee functioning as the IDBI nominee. It is therefore clear that all functionaries who participated in this

The Administrator of the Specified Undertaking of the Unit Trust of India has informed that UTI fully acknowledges its responsibility towards investors of its guaranteed return schemes and will fully pursue all available options to satisfy claims of investors as they accrue. The shortfall in these schemes arose on account of various factors such as (i) decline in equity values due to a general decline in the stock market. (ii) interest rate also declined during this period (iii) economic slowdown, income distribution tax and increase in NPAs also affected the NAVs of these schemes. As part of the restructuring package announced by the Government, the shortfall, if any, on maturity in assured return schemes would be met by the Government.

All members of the Executive Committee and Board during the period 1996-97 and 1997-98 have long since relinquished their office. None of them are receiving any continuing monetary benefits from UTI. UTI had taken up with IDBI regarding action on the JPC recommendations. IDBI, in its reply, has mentioned that it had no role in the transactions of business of UTI. IDBI has also advised UTI to ascertain whether the Trustees could claim protection under provisions of Section 37 of the UTIAct. Further action in this regard will be taken after obtaining appropriate legal opinion.

Board of SUUTI has recommended for comprehensive review in the matter, which is in progress.

decision represented IDBI. Therefore the Committee cannot accept IDBI's claim that UTI did not frame its assured return schemes within the knowledge of IDBI as guarantor. IDBI should hold its appointees responsible for not framing UTI's assured return schemes in compliance with SEBI guidelines.	As reported in December, 2003 The recommendation of JPC has been brought to the attention of IDBI. Also, the list of all Assured Return Schemes launched by the erstwhile UTI along with the names of Trustees who participated in the Board/Executive Committee meetings where the schemes were approved, have been furnished to IDBI on April 04,2003. IDBI has stated that the UTI Act did not confer any powers on IDBI to take action against the Trustees appointed by IDBI for their acts of commission or omission.
	As reported in June, 2004 Further course of action is under consideration. As reported in December, 2004 SUUTI has informed that in view of the response of the IDBI that UTI Act did not confer any powers on IDBI to take action against the Trustees appointed by IDBI for their acts of commission or omission, the matter will be put up to the Board of Advisors of SUUTI for direction in the matter. As reported in July, 2005 The matter was put up to the Board of Advisors of SUUTI, who have directed that an independent legal opinion in the matter may be obtained. The Office of the Chief Legal Advisor of UTI AMC Pvt. Ltd. has been advised to co-ordinate in the matter.
	As reported in December, 2005 The recommendation of JPC was brought to the attention of IDBI along with the list of all assured return schemes launched by the erstwhile UTI and the names of Trustees who participated in the Board / Executive Committee meetings where the schemes were approved. IDBI stated that the UTI Act did not confer any powers on IDBI to take action against the Trustees appointed by IDBI for their acts of commission or omission. In view of the response of the IDBI, the matter was put up to the Board of Advisors of SUUTI, who have directed that an independent legal opinion in the matter may be obtained. The Office of the Chief Legal Advisor of UTI AMC Pvt. Ltd. has obtained the legal opinion from Shri G.E. Vahanvati, Solicitor General of India. The said legal opinion has been placed before the Board of Advisors of SUUTI who have authorized the

Administrator to take up the matter suitably with IDBI.

SI.No.	Para No	Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
			As reported in May, 2006 The legal opinion has been forwarded to IDBI for their views and taking action as may be called for.	
38.	17.14	The Committee concur with the observation of the Tarapore Committee that the quantum jump in the inter scheme transfers from/to US-64 in the last three years raises concerns about the bonafides of such transactions and whether they were for window dressing the results of different schemes.	As reported in May, 2003 As against 16.21 As reported in December, 2003 As against para 16.21 As reported in June, 2004 The position has been explained against Para No. 16.21. As reported in December, 2004 As against 16.21. As reported in July, 2005 As against para 16.21. As reported in December, 2005 As against para 16.21. As reported in May, 2006 As against para 16.21	As against para No.16.21.
39.	18.19	The Committee have had occasion to examine the CSE, Stock Holding Corporation of India (SHCIL), SEBI, UTI and their officials in different sittings while looking at the crisis on CSE. The share transaction funding schemes of SHCIL were extensively used by one of the defaulting CSE brokers, Shri Harish Chandra Biyani to fund transactions in the shares of DSQ group. As there was prima facie evidence before the Committee that SHCIL had violated prudential norms and internal procedures to facilitate these transactions, SEBI was asked by the Committee in June 2002 to prepare an inspection report focusing on SHCIL's funding transactions as its earlier report of May 2001 was silent on these aspects. The findings of SEBI's report have been	As reported in May, 2003 SEBI has ordered investigation to ascertain as to whether there was any nexus among SHCIL officials, Dinesh Dalmia, promoter of DSQ Industries, Biyani Group in relation to the transactions done by Biyani Group through SHCIL and more particularly to ascertain whether any provisions of the SEBI Act, 1992 and various Rules and Regulations made thereunder have been violated. Investigation is currently in progress. As reported in December, 2003 As against para 4.70 As reported in June, 2004 The position has been explained against Para No.4.70. As reported in December, 2004 As against para 4.70. As reported in July, 2005 Kolkatta Police have informed that the transactions carried out by the accused Biyani Group through SHCIL under the schemes "Sell-n-Cash" and "Cash on Pay out" was investigated and it has been established that there was a connivance and nexus between	As against para 4.68. Action complet

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SI.No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	recommendation by its Equity Research		
	Cell that it should sell its existing		
	holdings of the share.		
	9 Shri H.C. Biyani and related entities		
	entered into circular transactions on		
	CSE in the scrip of DSQ Industries. They		
	obtained funding from SHCIL through its		
	sell and cash scheme by		
	misrepresenting these transactions as		
	being at arms length. The transactions		
	were later annulled by CSE as on		
	enquiry they found that they were		
	between entities belonging to the same		
	group of persons and appeared to be		
	accommodation transactions.		
	10 Another large transaction in the scrip of		
	DSQ Industries undertaken by H.C.		
	Biyani and his related company was		
	funded by SHCIL through its cash on		
	payout scheme. SHCIL violated its		
	procedures to facilitate this transaction		
	as well as Shri H.C. Biyani's subsequent		
	discounting of SHCIL's postdated		
	cheque by issuing letters of comfort to		
	IndusInd Bank, which had never been		
	done in any other transaction.		
	11 According to the SEBI inspection report,		
	companies linked to the promoter of		
	DSQ group provided the shares of DSQ		
	group to Sh. Biyani through off market		
	deals, which he then traded on the CSE.		
	12 Both UTI and SHCIL's decisions were		
	found to be imprudent, in violation of laid		
	down procedures and have extracted a		
	heavy price in terms of financial loss and		
	loss of reputation and customer		
	confidence.		
	13 The damage to the vital dealing room		
	tapes recording UTI's transaction with		
	CSE is suspicious.		

SI.No.	Para N	Io. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
40.	18.20	point to a close nexus between the corporate promoter, defaulting brokers acting on behalf of the promoter, broker directors on CSE and public officials in SHCIL and UTI. The Committee recommend that the following consequential steps may be taken:		
		 (v) Chairman, SEBI should institute an independent enquiry regarding whether there was any improper conduct by any SEBI official deputed by it to handle the payment crisis at CSE, specifically the antecedents of the deputed official, whether he was sent in the normal course of the responsibilities assigned to him, and if he had any role in facilitating UTI's off market purchase from CSE. Chairman, SEBI should take appropriate administrative action on the basis of the report. The Committee hope that swift action as detailed above will send the right signals to the stock markets and other financial 	As reported in May, 2003 The matter is under consideration of SEBI As reported in December, 2003 The Officer concerned has filed his explanation. Investigation is under progress. As reported in June, 2004 Investigation is under progress. As reported in December, 2004 The report is at the final stage of completion. As reported in July, 2005 The report is at the final stage. As reported in December, 2005 The report is under examination, as CBI also is investigating the matter. As reported in May, 2006 No change in the status.	Matter is under review.
		institutions.	No change in the status.	
41.	21.9	The Committee would like to put on record the following observations and recommendations:		
	(ii)	There are a number of civil, criminal, departmental and vigilance proceedings pending in UTI with regard to the irregularities in its investment decisions. The Committee have also recommended certain actions to enforce accountability for previous misdemeanors. The Committee recommend that legislation regarding UTI	As reported in May, 2003 Section 21(c) of the Unit Trust of India (Transfer of Undertaking & Repeal) Act, 2002 provides that notwithstanding repeal of UTI Act, 1963 any action done or purported to have been done under the repealed Act shall, in so far, it is not inconsistent with the provisions of the Act, be deemed to have been done or taken under the corresponding provisions of this Act. This section takes care of the civil, criminal, departmental and vigilance proceedings	No change in the status.

I.No.	Para No. Observation/Recommendation of JPC	Reply of Government/Action Taken	Further Progress
	as well as Government policy should take	pending in the erstwhile UTI with regard to irregularities in its	
	these proceedings into account so that they	investment decisions.	
	are concluded expeditiously and are not	As reported in December, 2003	
	hampered by the fact that the UTI Act of	Pending legal actions continue to be pursued.	
	1963 has been repealed.	As reported in June, 2004	
		Pending legal actions continue to be pursued by SUUTI.	
		As reported in December, 2004	
		Pending legal action continue to be pursued.	
		As reported in July, 2005	
		Pending legal actions continue to be pursued in respect of one	
		Civil Suit filed in the High Court of Mumbai against the ex-	
		Chairman Shri P.S. Subramanyam and other officials, claiming	
		damages for their role in purchase of shares of M/s. Numero	
		Uno International Ltd.	
		The CBI have filed FIR in respect of the following cases:	
		M/s. Cyberspace Infosys Ltd.	
		M/s. Padmini Polymers Ltd.	
		M/s. Shonkh Technologies Ltd.	
		M/s. Eonour Software Ltd.	
		The CBI have filed chargesheet in special court for CBI cases in	
		respect of investment of UTI in M/s. Cyberspace Infosys Ltd. The	
		findings of the CBI in respect of the other three cases are awaited.	
		As reported in December, 2005	
		No change in the status.	
		As reported in May, 2006	
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		findings of the CBI in respect of the other three cases are awaited.	
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