## IN THE SUPREME COURT OF BANGLADESH HIGH COURT DIVISION (SPECIAL ORIGINAL JURISDICTION)

Writ Petition No. 2044 of 2024

IN THE MATTER OF:

An application under Article 102(2)(a)(i) and (ii) of the Constitution of the People's Republic of Bangladesh.

AND

IN THE MATTER OF:

Dhukuria Bera Union 1 No. Ward Prathomik Tati Samity

....Petitioner

Versus

Government of the People's Republic of Bangladesh, represented by its Secretary, Internal Resource Division, Bangladesh Secretariat, Dhaka and others

....Respondents

Mr. Md. Abdul Alim Miah Jewel, Advocate ....For the Petitioner

Mr. Md. Hafizur Rahman. AAG with

Mr. Md. Ali Akbor Khan, AAG,

Mr. Elin Imon Saha, AAG and

Mr. Ziaul Hakim, AAG

.... For the respondents

Present:

Mr. Justice Md. Iqbal Kabir

And

Mr. Justice Md. Riaz Uddin Khan

Judgment on 10.07.2024.

Md. Iqbal Kabir, J:

The learned Advocate for the petiotner submits that the goods imported by the petitioner samity under Letter of Credit No. 216723013574 dated 18.12.2023 and covered under Bill of Entry No. C-200243 dated 29.01.2024 has already been released as per the Court order.

2

This Court considered the submission, it is admitted that after

releasing the goods, there is nothing remain to adjudicate in this Rule.

However, respondents have authority to initiate proceedings against the

writ petitioner relates with the consignment which has imported by the

petitioner, if any, in accordance with law.

With the above observation, the Rule Nisi is disposed of.

There will be no order as to cost.

Communicate the order.

Md. Riaz Uddin Khan, J:

I agree.