

My Dear Friend

I am presenting Thursday Publication for 75 FAQ's on Statutory Obligations for Companies operating in India

- 1. This publication released under our awareness mission to help public under transparency of laws mechanism in India already inspired from thought process of Honorable Prime Minister
- 2. Any kind of offences attracting Penalty + imprisonment (both).
- *3.* It's humbly suggested to stop committing offence.
- 4. I trust that you will be enriched by reading this article

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With best wishes from CA. Satish Agarwal, New Delhi



75 FAQ's on Statutory Obligations for Companies operating in India

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75 FAQ's on Statutory Obligations for Companies operating in India

(A) Statutory Obligations for Companies in India

1. Obligations for preparing Cash Flow Statement

Companies (Accounting Standards) Rules, 2006 (AS 3) + Companies (Indian Accounting Standards) Rules, 2015 (Ind AS 7) (both)

- (i) Applicability for obligations
- On 100% Public limited companies (Public Companies) + also Private limited companies (Private companies) (both) except specifically exempted
- (ii) Not Applicability for obligations
 - (a) On 100% One Person Companies (OPCs)
 - (b) On 100% Small Private Limited Companies (SPLC)
 - (c) On 100% Dormant Companies
 - (d) On 100% Start-up Private companies
- 2. Obligations for obtaining certificate (MGT-7) from co. secretary (Sec 92)

 (Rule 11(2) of Chapter VII of Companies (Management and Administration) Rules, 2014)
 - (i) Applicability for obligations
 - (a) On 100% listed Companies
 - (b) On 100% Non-listed companies
 - (c) On 100% Private companies like:
 - (ca) When paid up share capital exceeding INR 50 Lac

or

(cb) When turnover exceeding INR 2 crore



- (ii) Not Applicability for obligations
 - (a) On 100% One Person Companies (OPCs)
 - (b) On 100% Small Companies
 - (c) On 100% Start-up Private companies
- 3. Obligations for obtaining certificate (MGT-8) from co. secretary (Sec 92)

 (Rule 11(2) of Chapter VII of Companies (Management and Administration) Rules, 2014)
 - (i) Applicability for obligations
 - (a) On 100% listed companies
 - (b) On 100% Non-listed companies + also Private companies (both) like:
 - (ba) When paid up share capital exceeding INR 10 crore

or

- (bb) When turnover exceeding INR 50 crore
- (ii) Not Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned condition + also limit (both) not applicable
- 4. Obligations for sending Notice for AGM or EGM to shareholders (Section 101)
 - (i) To 100% Directors
 - (ii) To 100% Shareholders
 - (iii) To 100% Statutory Auditor(s)
 - (iv) To 100% Debentures Trustees
 - (v) To 100% other recipients may be specified in future by MCA
- 5. Obligations for E-Voting Facility (EVF) to shareholders (Section 108)
 - 100% listed companies required to provide e-voting facility for casting vote by Shareholders in AGM or EGM



- 6. Obligations for Postal Ballot Facility (PBF) to shareholders (Section 110)
 - (i) 100% Public companies + Private companies (both) required to provide PBF for casting vote by Shareholders in AGM or EGM
 - (ii) Postal ballot not required like:
 - (a) For OPC
 - (b) For 100% Public companies + Private companies (both) when shareholders not exceeding INR 200
- 7. Obligations for Preparing Directors Report for shareholders (Section 134)
 - 100% Public companies + Private companies (both) required to prepare required information's referred under CA, 2013 + rules + provisions relevant under other acts like SEBI, 1992 + etc. (all)
- 8. Obligations for maintaining Internal Financial Control (IFC) (Sec 134(5))
 - (i) Applicability for obligations
 - On 100% Public companies + Private companies (both) required except specifically exempted
 - (ii) Non Applicability for obligations
 - (a) On 100% One Person Companies (OPCs)

+ (plus)

- (b) On 100% Small Companies when turnover not exceeding 50 crore or aggregate borrowings from banks + Financial institutions (both together) not exceeding INR 25 crore
- (iii) Not applicability's Exemption not permitted
 - (a) When company already made default in filing of financial statements referred under Section 137 of CA, 2013

or

(b) When company already made default in filing of annual return referred under Section 92 of CA, 2013



9. Obligations for Corporate Social Responsibility (CSR) Committee (Sec 135)

(Rule 3 of Chapter XI of companies (Appointment and Qualifications of Directors) Rules, 2014

- (i) Applicability for obligations
- On 100% Private companies + Public companies (both) like:
 - (a) When Net worth exceeding INR 500 crore
 - (b) When Turnover exceeding INR 1000 crore
 - (c) When Net profit exceeding INR 5 crore
- Abovementioned amounts required on immediate preceding financial year like March 31, 2022 for statutory obligations for year ending on March 31, 2023.
- (ii) Not Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned conditions + limits (both) not applicable

10. Obligations for Preparing Financial Statements for stakeholders (Sec 136)

- 100% Public companies + Private companies (both) required to send financial statements to 100% stakeholders after approving by BoDs before minimum 21 working days from date of AGM or EGM
- 11. Obligations for preparing XBRL financial statements (Section 137)

Companies (Filing of documents + forms in Extensible Business Reporting Language (XBRL)) Rules, 17

- (i) Applicability for obligations
 - (a) On 100% listed companies
 - (b) On 100% Subsidiaries of listed Companies
 - (c) On 100% Non-listed companies + also Private companies (both) in certain circumstances like:



(ca) When paid up share capital exceeding INR 5 crore

or

- (cb) When turnover exceeding INR 100 crore (any)
- (d) Once XBRL applicable then shall continue forever besides not falling in abovementioned limits
- (ii) Not Applicability for obligations
 - (a) On 100% Banking Companies (BCs)
 - (b) On 100% Insurance Companies (ICs)
 - (c) On 100% Non-Banking Finance Companies (NBFCs)
 - (d) On 100% Housing Finance Companies (HFCs)
 - (e) On 100% Power Companies

12. Obligations for appointing Internal Auditor (Section 138)

(Rule 13(1) of Chapter IX of Companies (Accounts) Rules, 2014)

- (i) Applicability for obligations
 - (a) On 100% listed companies
 - (b) On 100% Non-listed Public Limited companies (Non-listed companies) like:
 - (ba) When paid up share capital exceeding INR 50 crore

or

(bb) When turnover exceeding INR 200 crore

or

- (bc) When aggregate outstanding loans from banks + Non-listed companies + financial institutions (all together) exceeding INR 100 crore
- (bd) Outstanding Public deposit exceeding INR 25 crore
- (c) On 100% Private companies like:
 - (ca) When turnover exceeding INR 200 crore



or

- (cb) When aggregate outstanding loans from banks + Non-listed companies + financial institutions (all together) exceeding INR 100 crore
- (ii) Not Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned conditions + limits (both) not applicable
- 13. Obligations for appointing + reappointing + rotating (all) auditors (Sec 139) (Rule 5 of Chapter X of companies (Audit and Auditors) Rules, 2014)
 - (i) Introduction
 - (a) Appointment + reappointment of Statutory Auditors (both) permitted for maximum 5 consecutive years.
 - (b) 2 individual separately 2 partners of same partnership firm or LLP (any) permitted for maximum 10 (5 year each for 2 different partners) consecutive years.
 - (ii) Applicability for obligations
 - (a) On 100% listed Companies at any stock exchange like Calcutta exchange (also) + (plus)
 - (b) On 100% Non-listed companies when paid up share capital exceeding INR 10 crore

+ (plus)

- (c) On 100% Private companies when paid up share capital exceeding INR 50 crore + (plus)
- (d) On 100% Public companies + Private companies (both) when aggregate outstanding loans from banks + Non-listed companies + financial institutions + public deposits (all together) exceeding INR 50 crore
- (iii) Not Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned conditions + limits (both) not applicable



14. Obligations for obtaining CARO, 2020 report from auditors (Section 143)

- (i) Applicability for obligations
- On 100% Public companies + Private companies + also foreign companies (all)
 except specifically exempted
- (ii) Not Applicability for obligations
 - (a) On 100% Banking Companies (BCs)
 - (b) On 100% ICs
 - (c) On 100% Non Profit Companies (NPOs) incorporated under section 8 of Companies Act (CA), 2013
 - (d) On 100% One Person Companies (OPCs)
 - (e) On 100% Small Private companies

But

(f) Should not be subsidiary or holding of Non-listed companies (any)

+ (plus)

(fa) When aggregate outstanding loans from banks + Non-listed companies + also financial institution (all together) not exceeding INR 1 crore

or

(fb) When paid up share capital + also free reserves (both together) not exceeding INR 2 crore

or

(fc) Where aggregate turnover from continued business + also not continued business (both together) not exceeding INR 20 crore

15. Obligations for appointing Women Director (WD) (Section 149)

(Rule 3 of Chapter XI of companies (Appointment and Qualifications of Directors) Rules, 2014)

- (i) Applicability for obligations
 - (a) On 100% listed Companies at any stock exchange like Calcutta exchange (also) + (plus)



- (b) On 100% Non-listed companies like:
 - (ba) When paid up share capital exceeding INR 100 crore

or

- (bb) When turnover exceeding INR 300 crore
- (ii) Not Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned conditions + limits (both) not applicable

16. Obligations for appointing Independent Director (ID) (Section 149)

(Rule 4 of Chapter XI of companies (Appointment and Qualifications of Directors) Rules, 2014)

- (i) Applicability for obligations
 - (a) On 100% listed Companies at any stock exchange like Calcutta exchange (also)
 - (b) On 100% Non-listed companies like:
 - (ba) When paid up share capital exceeding INR 10 crore

or

(bb) When turnover exceeding INR 100 crore

or

- (bc) When aggregate outstanding loans + debentures + Nonlisted companies + public deposits (all together) exceeding INR 50 crore
- (ii) Not Applicability for obligations
 - On 100% Non-listed companies like:
 - (a) On 100% Joint Ventures (JVs)

+ (plus)

(b) On 100% Wholly Owned Subsidiaries (WOSs)

+ (plus)

(c) On 100% Dormant Companies



17. Obligations for appointing Resident Director (RD) (Section 149(3))

- (i) Applicability for obligations
 - (a) On 100% Public companies + Private companies (both) required minimum 1 resident director (in India).
 - (b) Resident director to include individual who stayed (in India) for minimum 182 days in previous financial year like March 31, 2022 for statutory obligations for year ending on March 31, 2023

18. Obligations for holding quarterly meeting of BODs (Section 173)

(Secretarial Standard-I (SS-I) of CA, 2013)

- 100% Public companies + Private companies (both) permitted to hold BoDs in India or outside India (any) optionally
- (i) Required minimum 2 board (earlier 4) meetings in each financial year.
- (ii) Required maximum 180 (earlier 120) days gap between 2 BoDs meetings
- (iii) Required minimum 1 meeting in each half year (earlier quarter) like September 30th 2022 + March 31st, 2023 (both)

19. Obligations for formatting Audit Committee (Section 177)

(Rule 6 of Chapter XII of companies (Meeting of Board and its Powers) Rules, 2014)

- (i) Applicability for obligations
 - (a) On 100% listed Companies at any stock exchange like Calcutta exchange (also) + (plus)
 - (b) On 100% Non-listed companies like:
 - (ba) When paid up share capital exceeding INR 10 crore

or

(bb) When turnover exceeding INR 100 crore

or

(bc) When aggregate outstanding loans from banks + Non-listed



companies + financial institutions + debentures + public deposits

(all together) exceeding INR 50 crore

- (ii) Not Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned
 conditions + limits (both) not applicable

20. Obligations for establishing Vigil Mechanism System (VMS) (Section 177) (Rule 7 of Chapter XII of companies (Meeting of Board and its Powers) Rule, 2014)

- (i) Applicability for obligations
 - (a) On 100% listed Companies at any stock exchange like Calcutta exchange (also) + (plus)
 - (b) On 100% Public companies + Private companies (both) accepting deposits from Non-listed companies

+ (plus)

- (c) On 100% Public companies + Private companies (both) when aggregate outstanding loans from banks + Non-listed companies + financial institutions (all together) minimum 50 crore
- (ii) Not Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned conditions + limits (both) not applicable

21. Obligations for formatting Nomination Committee (Section 178)

(Rule 6 of Chapter XII of companies (Meeting of Board and its Powers) Rule, 2014)

- (i) Applicability for obligations
 - (a) On 100% listed Companies at any stock exchange like Calcutta exchange (also) + (plus)
 - (b) On 100% Non-listed companies like:
 - (ba) When paid up share capital exceeding INR 10 crore

or

(bb) When turnover exceeding INR 100 crore



or

- (bc) When aggregate outstanding loans + debentures + Non-listed companies + public deposits (all together) exceeding INR 50 crore
- (ii) Non Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned conditions + limits (both) not applicable

22. Obligations for Passing Special Resolution (SR) in AGM or EGM (Sec 179(3))

- Specific reasons for passing SR through in AGM or EGM like:
- (i) When making calls from shareholders for money unpaid on equity shares
- (ii) When authorizing buy-back of securities under section 68 of CA, 2013
- (iii) When issuing securities + debentures in India + also outside India (all)
- (iv) When borrowing money from public
- (v) When investing funds of company
- (vi) When granting loans + to give guarantees + to give securities for loans (all)
- (vii) When approving financial statements + also BoD's Report (both)
- (viii) When diversifying business of company
- (ix) When approving amalgamation + merger + also reconstruction (all)
- (x) When taking over another company + acquiring + also controlling substantial stake in another company
- (xi) When approving any other matter may be prescribed in future by govt. (MCA)

23. Obligations for operating under prescribed limit for loans + etc. (Sec 186)

16

- (i) Applicability for obligations
- On 100% Public companies + Private companies (both) except specifically exempted
- (ii) Non Applicability for obligations



(a) On 100% Banking Companies (BCs)

+ (plus)

(b) On 100% Insurance Companies (ICs)

+ (plus)

(c) On 100% Housing Finance Companies (HFCs)

+ (plus)

(d) On 100% Non-Banking Finance Companies (NBFCs)

- (iii) Solution through legal Compliance
- Special resolution (SR) to be passed in AGM or EGM like :
 - (a) When aggregate amount of loans + etc. exceeding 60% of paid up Share Capital + Free Reserves + Securities Premium (all together)

or

(b) When aggregate amount of loans + etc. exceeding 100% of Free Reserve + Securities premium (both together) whichever higher

24. Obligations for disclosing Related Party Transactions (RPT) (Section 188)

(Rule 3 of Chapter XII, of companies (Meeting of Board + its Powers) Second Amendment Rule, 14)

- (i) Applicability for obligations
- On 100% Public companies + Private companies when transactions not on Arm Length Price (ALP) + not in ordinary course of business (all)
- (ii) Non Applicability for obligations
- On 100% Public companies + Private companies when transactions on Arm Length Price (ALP) + in ordinary course of business (all)

25. Obligations for Managing Director (MD) + Whole Time Director (WTD) (Sec 203)

(Rule 8 of Chapter XIII of co's (Appointment + Remuneration of Managerial Personnel) Rules, 2014)

- (i) Applicability for obligations
 - (a) On 100% <u>listed</u> Companies at <u>any</u> stock <u>exchange</u> like <u>Calcutta</u> exchange (also) + (plus)
 - (b) On 100% Non-listed companies when paid up share capital exceeding 10 crore



- (ii) Non Applicability for obligations
- On 100% Public companies + Private companies (both) when abovementioned conditions + limits (both) not applicable
- (iii) Optionally Applicability for obligations
- (a) Appointments for MD and/or WTD not mandatory required for Non-listed co.'s
 + (plus)
 - (b) Also appointments for MD and/or WTD not mandatory required for 100% Non-listed companies when paid up share capital not exceeding INR 10 crore
- 26. Obligations for appointing Key Managerial Personnel (KMP) (Section 203)

 (Rule 8 of Chapter XIII of co's (Appointment and Remuneration of Managerial Personnel) Rules, 2014)
 - (i) Applicability for obligations
 - (a) On 100% listed Companies at any stock exchange like Calcutta exchange (also) + (plus)
 - (b) On 100% Non-listed companies when paid up share capital exceeding INR 10 crore
 - (ii) Non Applicability for obligations
 - On 100% Public companies + Private companies (both) when abovementioned conditions + limits (both) not applicable
 - (iii) Mandatory or optionally as KMP:
 - (a) Mandatory appointment of Chief Executive Officer (CEO) as Managing
 Director (MD) or Manager is required

+ (plus)

- (b) Mandatory appointment of Company Secretary (CS) required + (plus)
- (c) Optionally appointment of Whole Time Director (WTD) required + (plus)
- (d) Mandatory appointment of Chief Financial Officer (CFO) required



27. Obligations for appointing Company Secretary (CS) (Section 203)

(Rule 8A of Chapter XIII of co's (Appointment and Remuneration of Managerial Personnel) Rules, 2014)

- (i) Applicability for obligations
 - (a) On 100% listed Companies at any stock exchange like Calcutta exchange (also) + (plus)
 - (b) On 100% Public Companies + Private companies (both) when paid up share capital exceeding INR 10 crore
- (ii) Non Applicability for obligations
- On 100% Public Companies + Private companies (both) when abovementioned conditions + limits (both) not applicable

28. Obligations for obtaining Secretarial Audit Report (SAR) from CS (Section 204)

- Secretarial Audit be conducted by practicing CS (only) for certain companies like:
- (i) On 100% <u>listed</u> Companies at <u>any</u> stock <u>exchange</u> like <u>Calcutta</u> exchange (also) + (plus)
- (ii) For 100% Non listed Public Companies (Non-Listed companies) like:
 - (a) When paid-up share capital exceeding INR 50 crore

or

(b) When turnover exceeding INR 250 crore

29. Obligations for obtaining Secretarial Audit (SA) report from CS (Sec 204(1))

(Rule 9 of Chapter XIII of co's (Appointment and Remuneration of Managerial Personnel) Rules, 2014)

- (i) Applicability for obligations
 - (a) On 100% <u>listed</u> Companies at <u>any</u> stock <u>exchange</u> like <u>Calcutta</u> exchange (also) + (plus)
 - (b) On 100% Non-listed companies like:
 - (ba) When paid up share capital exceeding INR 50 crore

or

(bb) When turnover exceeding INR 250 crore



- (ii) Non Applicability for obligations
- On 100% Public Companies + Private companies (both) when abovementioned conditions + limits (both) not applicable

30. Obligations for Additional Legal Compliances (ALC) for Public Limited Co.

(i) When company not private limited company

or

(ii) When company is subsidiary of public limited company beside subsidiary company private limited company

or

(iii) When company having minimum 7 shareholders

or

(iv) When company required minimum 5 shareholders to attend AGM or EGM

or

- (v) When company required for submitting form MGT-14 for approval of financial statements + adoption of statutory auditor's report (both) by Board of Directors (BoDs)
- (vi) Mandatory appointment for KMPs like:-
 - (a) Key Managerial Personal (KMP):-
 - (aa) Managing Director (MD)
 - (ab) Whole Time Director(s)
 - (ac) Manager(s)
 - (ad) Company Secretary (CS)
 - (b) Women Director(s) (WD)
 - (c) Independent Director(s) (ID)
- Abovementioned provisions applicable after satisfaction of certain terms + conditions for listed companies + also Non-listed companies (all)
- (vii) 100% Non listed companies required to pay remuneration referred under section 197 + also schedule V of CA, 2013 (both).



- (viii) 100% Non listed companies required to keep their equity shares in DEMAT format with approved depositories like NSDL + CDSL (both) applicable from October 02, 2019
- (ix) 100% Non-listed companies not permitted to give loans to director(s) (himself) + also director(s) relatives (both)

31. Obligations for maintaining statutory registers

- 100% Public Companies + Private companies (both) required to maintain certain registers at Registered Office (RO):
- (i) Register of Renewed + Duplicate Share Certificates issued (Section 46)
- (ii) Register of Sweat Equity Shares (Section 54)
- (iii) Register of Employee Stock Option (ESOP) (Section 62)
- (iv) Register of Securities Bought Back (Section 68)
- (v) Register of Deposits (Section 74)
- (vi) Register of Charges (Section 85)
- (vii) Register of Directors + Key Managerial Personnel (KMP) + also their Shareholdings (Section 85)
- (viii) Register of Members (Section 88)
- (ix) Register of Debenture Holders (Section 88)
- (x) Index of Members + Debenture holders (Section 88)
- (xi) Register of Foreign Members + Debenture Holders + Other Security Holders + SBO residing outside India (all) (Section 88)
- (xii) Register of Substantial Beneficial Owner (SBO) (Section 90)
- (xiii) Register of Loans + Guarantees (Section 186)
- (xiv) Register of company's investments not held in own name (Section 187)
- (xv) Register of Contracts + Arrangements when directors interested (Section 188)



(B) Statutory Obligations for obtaining Declarations (BEN-1) from SBOs

32. Obligations for obtaining declarations (BEN-1) from SBOs (Section 90(1))

- (i) Introduction on Significant Beneficial Owner (SBO)
 - (a) Ministry of Corporate Affairs (MCA) notified companies (Significant Beneficial Owners) Rules, 2018 vide notification dated June 13, 2018.

+ (plus)

(b) Ministry of Corporate Affairs (MCA) further notified companies (Significant Beneficial Owners) Amendments Rules, 2019 dated under February 08, 2019

+ (plus)

- (c) Object for notifications to find <u>U</u>Itimate Beneficial Owner (UBO) for equity shares like "Parde ke peeche kaun hai"? Saamne aao!!!
- (ii) Applicability of SBO provisions
 - (a) SBO Provisions applicable to 100% Public Companies + Private companies (both) when SBO existed in equity shares.

+ (plus)

(b) Name of SBO be available in registered of member (BEN-3) when registered members (shareholders) different from Ultimate Beneficial Owners (UBOs).

+ (plus)

(c) SBO provisions applicable when shareholding exceeding 10% equity share capital of company holds by individual(s) (himself) + also by individual(s) close relative(s) (both together)

+ (plus)

(d) SBO provisions applicable when SBO directly or indirectly or through any contract or otherwise (all together) exceeding 10% equity share capital or voting rights (any).

+ (plus)

(e) SBO provisions applicable to non-residents of India (also)



- (iii) Not Applicability of SBO provisions
 - (a) SBO provisions not applicable when Beneficial Owner's (BO's) name already registered of Register of Members (RoM) + on mutual funds + on Other Pooled Investment (OPI) vehicles like AIFs + REITs + INVITs + etc. (all) + (plus)
 - (b) SBO provisions not applicable when shareholder(s) (himself) is natural person + also BO's name already declared to company (both).

33. Obligations for fulfilling legal compliances by company + SBOs (both)

- (i) BEN -1
- 1st time Form BEN-1 be filed by SBO with company in not exceeding 90 days like up to Sep 10th 2018 (as on June 12th 2018)

+ (plus)

2nd time Form BEN-1 be filed in not exceeding 30 days from date of becoming SBO or change in % of shareholding ◆ applicable from June 13th 2018 ◆.

- (ii) BEN -2
- Form BEN-2 be filed by company with ROC in not exceeding 30 days from date of receipt of BEN-1 from SBO.
- (iii) **BEN** -3
- Form BEN-3 (register) be maintained by company for inspection by "any" shareholder.
- (iv) BEN -4
- Form BEN-4 be sent by company to "any" shareholder for seeking name of UBO.

34. Obligations for paying fine for contraventions by SBOs (Sec 90(12))

- (i) Company required to apply with National Company Law Tribunal (NCLT) when shareholder not providing name of UBO.
- (ii) Company permitted to apply with NCLT for certain restrictions like:



- (a) For restricting SBO against transfer of equity shares
- (b) For suspending SBO against rights to receive any dividend
- (c) For suspending SBO against rights to vote at AGM or EGM
- (d) For restricting SBO in any other matter
- (iii) (a) SBO liable for action against corporate frauds referred under section 447 of CA, 2013 when SBO willfully furnishing false information's + incorrect information's + also suppresses of material information's (all).

+ (plus)

(b) SBO liable for penalty (monetary fines) + also imprisonment (both) under section 90(12) of CA, 2013 be levied against SBO

+ (plus)

(iv) (a) Corporate frauds referred under section 447 of CA, 2013 included as number 29th in list of Schedule offences under Prevention of Money Laundering Act (PMLA) 2002.

+ (plus)

- (b) Also monetary fines + also imprisonment (both) be levied under PMLA, 2002.
- (v) Monetary fines + Imprisonment double be levied like 1st under section 90(12) of CA, 2013 + also 2nd under PMLA, 2002 (all).



(C) Statutory Filings by Companies in India

35. Filing DPT-3 for deposits with ROC (Section 73)

• 100% Public Companies + Private companies required to file form DPT-3 in not exceeding June 30th each year against deposits + also exempted deposits (all)

36. Filing BEN-2 for declaration(s) from SBOs with ROC (Section 90)

- (i) 100% Public Companies + Private companies (both) required to file form BEN-2 in not exceeding 30 days from date of receipt of 1st BEN-1 by company from SBO + (plus)
- (ii) 100% Public Companies + Private companies (both) required to file form BEN-2 in not exceeding 30 days from date of receipt of 2nd BEN-1 by company from SBO for change in SBO's particulars

37. Filing MGT-7 for annual details with ROC (Section 92)

(i) 100% Public Companies + Private companies (both) required to file form MGT-7 in not exceeding 60 days from date of AGM duly certified by practicing company secretary (CS)

(ii) Form MGT-7 be filed for 1 financial year like commencing from April 01, 2022 to ending on March 31, 2023.

- (iii) Certification from practicing CS not required for certain companies like:
 - (a) For small company
 - (b) For One Per Person Company (OPC)
 - (c) For Start-up private limited company

38. Filing MGT-8 for CS's examination with ROC (Section 92(2))

(i) By 100% listed Public Companies

(ii) 100% Non listed Companies + also Private companies (both) in certain circumstances (only) like:



(a) When paid-up share capital exceeding INR 10 crore

or

(b) Where turnover exceeding INR 50 crore

39. Filling MGT-14 for specified matters with ROC (Section 117 + 179)

- (i) 100% Public Companies required to file form MGT-14 in not exceeding 30 days from date of approval of Director's Report + also financial statements (both) by shareholders in AGM (only).
- (ii) 100% Public Companies + Private companies (both) required to file form MGT -14 when resolution needed to be passed under section 117 read with 179(3)

40. Filing MGT-15 for report on AGM or EGM with ROC (Section 121)

• 100% listed Public Companies required to file form MGT-15 (report) on AGM or EGM in not exceeding 30 days from date of AGM or EGM.

41. Filing AOC-4 for financial statements with ROC (Section 137)

100% Public Companies + Private companies (both) required to file form AOC-4
with Financial Statements + Director's Report + Statutory Auditor's Report + also
Notice of AGM (all) in not exceeding 30 days from date of AGM

42. Filing MGT-14 for appointment of Internal Auditor(s) with ROC (Sec 138)

(i) 100% listed Public Companies required to file form MGT-14 for appointment of Internal Auditor in not exceeding 30 days from date of appointment.

+ (plus)

- (ii) Also 100% Non-listed companies required to file form MGT-14 for appointment of Internal Auditor in not exceeding 30 days from date of appointment in certain circumstances like:
 - (a) When paid up share capital exceeding INR 50 crore

or

(b) When turnover exceeding INR 200 crore

Or



(c) When aggregate outstanding loans from banks + financial institutions (both together) exceeding INR 100 crore "at any point of time" during financial year

or

- (d) When outstanding public deposits exceeding INR 25 crore
- (iii) 100% Private companies required to file form MGT-14 for appointment of Internal Auditor in not exceeding 30 days in certain circumstances like:
 - (a) When paid-up share capital exceeding INR 200 crore

or

(b) When aggregate outstanding loans from banks + financial institutions (both together) exceeding INR 100 crore "at any point of time" during financial year

43. Filing ADT-1 for appointment of Statutory Auditor(s) with ROC (Sec 139)

(i) 100% Public Companies + Private companies (both) required to file form ADT-1 for appointment not exceeding 5 years from date of 1st AGM to 5th AGM

+ (plus)

(ii) 1 time to file form ADT-1 for appointment not exceeding 15 days from date of AGM when 1st appointment or 2nd appointment (any) approved in AGM.

44. Filing DIR-12 for appointment of Director(s) with ROC (Sec 149)

• 100% Public Companies + Private companies (both) required to file form DIR-12 for 1st appointment or 2nd appointment (any) approved in BoD's meeting or in AGM or EGM not exceeding 30 days.

45. Filing DIR-8 for Non disqualifications of director(s) with co. (Sec 164(2)+143(3)(g)

• 100% directors required to submit DIR-8 (disclosure) with company in not exceeding from date of 1st BoD's meeting for each financial year for non-disqualification for director's appointment during previous financial year.



46. Filing MBP-1 for interest in other entity with company (Section 184(1))

(i) 100% directors required to disclose in MBP-1 in 1st BoD's meeting each financial year after appointment for interest in any other entity

+ (plus)

(ii) Also 100% directors required to disclose in next BoD's meeting for change in interest in any other entity.

47. Filing MR-1 for appointment of KMP's with ROC (Section 203)

- Appointment for Key Managerial Personal (KMP) required in certain circumstances by companies like:
- (i) 100% Listed companies required to appoint KMP
- (ii) 100% Non listed companies required to appoint different KMPs when paid-up share capital exceeding INR 10 crore like:
 - (a) Minimum 1 Managing Director (MD) Mandatory
 - (b) Minimum 1 Whole Time Director (WTD) Optionally
 - (c) Minimum 1 Manager Mandatory
 - (d) Minimum 1 Company Secretary (CS) Mandatory
 - (e) Minimum 1 Chief Executive Officer (CEO) Mandatory
 - (f) Minimum 1 Chief Financial Officer (CFO) Mandatory
- (iii) 100% Listed companies required to file form MR-1 in not exceeding 30 days from date of 1st appointment or 2nd appointment (any).

48. Filing MSME-1 for delay in MSME's payments with ROC (Sec 405)

• 100% Public companies + Private companies (both) required to file form MSME-1 for delay in payments to MSME vendor on half yearly basis not exceeding 30 day from end of half year like October 30th, 2022 + April 30th, 2023 for half year ending on September 30th, 2022 + March 31st, 2023 respectively (all).



49. Filing PAS-6 for reconciliation of Share Capital with ROC

• 100% Non listed companies required to file form PAS-6 (Reconciliation of share capital) not exceeding October 30th, 2022 + April 30th, 2023 for period ending on September 30th, 2022 + March 31st, 2023 respectively (all).

50. Filing DIR-3 KYC for director(s) with ROC

100% directors required to file form DIR-3 KYC not exceeding April 30th each financial year (annually) like April 30th, 2023 for financial year ending on March 31st, 2023.

(D) Statutory Filings for Return of deposit (DPT-3) by Companies in India

51. Filing of return of deposit (DPT-3) with ROC

- (i) MCA notified companies (Acceptance of Deposits) Amendment Rules, 2019 applicable from January 22nd, 2019.
- (ii) Meaning of Deposits
- To include any receipt of money by company through deposits + loans + securities
 + advances + other form + other mode (all).

52. Filing obligations for normal deposits + also exempted deposits (both)

(i) Advance received by company for supply of goods or supply of services + advance not appropriated (adjusted) against supply of goods or supply of services (any) + also time exceeding 365 day (all)

Rut

- (b) Dispute against supply of goods or supply of services (any) pending with court of law then advance not treated deposits (treated exempted deposits).
- (ii) (a) Advance received by company for sales consideration of immovable property under agreement or arrangement + also time exceeding 365 day (both)
 - (b) Advance already adjusted under terms of agreement or arrangement then advance not treated deposits (treated exempted deposits).
- (iii) Security deposits received by company for performance of contract for supply of goods or supply of services (any).
- (iv) Advance received by company under Long Term Project (LTP) for Supply of Capital Goods except already covered under abovementioned para (ii)
- (v) Amount received by company from foreign Govt.'s or foreign banks or international banks or multilateral financial institutions (any) like world bank or International Monetary Fund (IMF) or etc. (any).
- (vi) Amount received by company from Central Govt. or State Govt.'s or other source when repayment guaranteed by Central Govt. or State Govt.'s (any)



- (vii) Amount received by company like loans or facilities from banks or State Bank of India (SBI) or subsidiary bank of SBI or financial institutions notified by Central Govt. (any).
- (viii) Amount received by company like loans or financial assistances from Public Financial Institution (any)
- (ix) Amount received by company against commercial papers or other instruments issued under guidelines or notifications (any) issued by RBI.
- (x) Amount received by company from another company commonly known Inter Corporate Deposits (ICDs).
- (xi) (a) Amount received by company against subscription for securities or share application monies or advances against allotment of securities pending for allotment

 But
 - (b) Amount be adjusted against allotment of securities.
- (xii) (a) Amount received by company from director of Private companies or director's close relatives (any)

But

- (b) Director be at time of giving amount beside director already resigned or removed as on March 31, 2023.
- (xiii) (a) Amount received by company against bonds or debentures secured by 1st charge or pari passu charge or 1st charge on assets referred in schedule III of CA, 2013 excluding intangible assets (any).
 - (b) Amount received by company against bonds or debentures compulsorily convertible (any) into share capital in time not exceeding 10 year.
- (xiv) Amount received by company against Non Convertible Debentures (NCTs) + not constituting charge on asset of company + also listed on recognized stock exchange under regulations issued by SEBI (all).
- (xv) Amount received by company from employee(s) of company not exceeding annual salaries under contract of employment(s) + also be nature of non-interest bearing security deposit (both).



- (xvi) Amount received by company being non-interest bearing amount + also held as trustee (both).
- (xvii) Advance received for business of company in certain circumstances like:
 - (a) Advance received by company for providing future's services warranty + also maintenance contract under written agreement (both)
 + (plus)
 - (b) Period for advance be not exceeding 5 year or prevailing business practice whichever lower.
 - (c) Advance received by company + allowed by sectorial regulator(s) + also under direction of Central Govt. or State Govt.'s (all).
 - (d) Advance received by company for subscription against publication in print media + electronic media + also adjusted against receipt of publication (all).
- (xviii) Amount received by company from promoter(s) through unsecured loans + under stipulation of lending financial institutions + also banks (all).
- (xix) Amount received by Nidhi company under rules referred in section 406 of CA, 2013.
- (xx) Amount received by company against subscription under Chit Funds Act, 1982
- (xxi) Amount received by company under Collective Investment Scheme (CIS) in regulations framed by SEBI.
- (xxii) Amount received by startup private limited company not exceeding 25 lakh through conversion into equity shares + also repayable in not exceeding 5 year from date of issue in single tranche (both).
- (xxiii) Amount received by company in certain funds like:
 - (a) From Alternate Investment Fund (AIF)
 - (b) From Domestic venture Capital Fund (DVCF)
 - (c) From Infrastructure Investments Trust (IIT)
 - (d) From Real Estate Investment Trust (REIT)
 - (e) From Mutual Funds registered with SEBI



(xxiv) Amount received by Private Limited Company from certain persons like:

- (a) From director(s) + also amount be from own capital (both)
- (b) From director's close relative + also amount be from own capital (both)
- (c) From shareholder(s) not exceeding 100% paid up share capital + free reserves + also security premium account (all together)

53. Filing conditions for return of deposit (DPT-3) with ROC

- (i) Form DPT-3 be used by company for filing return of deposit + also exempted deposits (both) up to June 30th, 2023 for year ending on March 31st, 2023.
- (ii) Form DPT-3 not be used when no deposits + also no exempted deposits (both) outstanding on March 31st, 2023.
- (iii) (a) Form DPT-3 be used when no deposits

But

(b) Exempted deposits outstanding on March 31st, 2023.

54. Filing Obligations for deemed deposits (DPT-3) with ROC

 Advance received by company for supply of goods or supply of services (any) when advance not adjusted against supply of goods or supply of services + also time exceeding 365 days (both).

55. Filing non Obligations for return of deposits (DPT-3) with ROC

- Certain companies not required to file DPT-3 with ROC like:
 - (i) By Government companies
 - (ii) By Banking companies (Banks)
 - (iii) By Non-banking financial companies (NBFCs) registered with RBI
 - (iv) By Housing finance companies (HPCs) established under National Housing Bank (NHB) Act, 1987



56. Filing Obligations for certain information's with ROC

- Companies required to provide certain information's like:
- (i) 100% outstanding deposits + also exempted deposits on March 31st, 2023 (both).
- (ii) Net Worth based on latest audited financial statements for preceding year.
- (iii) Form DPT-3 being dynamic + also working on radio button basis selected by companies (both)
- (iv) (a) Statutory Auditor's Certificate (SAC) required to attach with DPT-3 when filed based on radio button 2 or 4 (any) selected by companies.

 But
 - (b) SAC not required to attach with form DPT-3 when filed based on radio button 1 or 3 (any) selected by companies
- (v) Form DPT-3 not Straight Through Process (STP) then be approved by ROC.
- (vi) Amount of deposit + also outstanding interest on March 31st, 2023 (both) be filled.

57. Filing obligations + Additional fee + Penalty (all) for contraventions

- (i) SAC not required for 1st (time) filling for DPT-3.
- (ii) 1st DPT-3 + annual DPT-3 (both) not required to file with INR 0 (zero) deposits.
- (iii) Form DPT-3 not to be filed when no deposits + also no exempted deposits (both) outstanding on March 31st, 2023.
- (iv) Radio button Number 4 be used for loans + deposits from director(s) + also shareholder(s) of private limited company(s) (all).
- (v) Additional fee for delay filing of DPT-3 be levied from 2 time to 12 time of normal filing fee for delay from 30 day to 180 day respectively.
- (vi) Penalty for not filing DPT-3 INR 5,000 1st time + INR 500 per day for failure continue on company + also on officer(s) (all) under DPT-3 Rules 21 against punishment for non filing.



(E) Requisites Forms for submitting with ROC by companies in India

58. Form ADT-1 for appointment of Statutory Auditor(s) with ROC (Sec 139) (Rule 4(2) of Companies (Audit and Auditors) Rules, 2014)

rsuant to section 139 of the Companies Act, 13 and Rule 4(2) of the Companies ddt and Auditors) Rules, 2014]	Notice to the Registrar by company for appointment of auditor
rm language English Hindi fer the instruction kit for filing the form.	वत्समय वापत
20000000000000000000000000000000000000	Pre-fill
(a) *Corporate identity number (CIN) of company	TIO III
(b) Global location number (GLN) of company (a) Name of the company	
tall of the company	
(b) Address of the registered office of the company	
(c) *email id of the company	
(a) *Whether company is falling under any class of companie	es as per section 139(2) Yes No
(b) * Nature of appointment	-
. *Whether joint auditors have been appointed	es No
·	
*Number of auditor(s) appointed I. (a) *Category of Auditor	
A STATE OF THE STA	dual Auditor's Firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) "Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm registration number From (DD/MM/YYYY)
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm registration number From (DD/MM/YYYY) To (DD/MM/YYYY)
I. (a) *Category of Auditor	dual Auditor's Firm r or auditor's firm registration number From (DD/MM/YYYY) To (DD/MM/YYYY)



(i) Specify the tenure of previous appointment(s) of the auditor or auditor's firm or its member in the same company in which audit was conducted or is functioning (excluding previous years having break of five or more years as specified in Rule 6)

*Number of financial year(s)

S.no. Person appointed as auditor

Financial year
Start date

1.

2.

3.

4.

5.

6.

7.

8.

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10.

(b) If yes, date of AGM		(DD/MM/YYYY)
*Date of appointment		(DD/MM/YYYY)
(a) *Whether auditor is appointed due to casual va-	cancy in the office of au	iditor Yes No
(b) *Specify the SRN of relevant form		
(c) *Person vacated the office	∩ Individual	○ Auditor's firm
(d) *Mention the membership number of auditor or who has vacated the office	Registration number of	auditor's firm
(e) *Mention the date of such vacancy		
(f) *Reasons of the casual vacancy		
Attachments		
Copy of the intimation sent by company	Attach	List of Attachments
2. *Copy of written consent given by auditor	Attach	
Copy of the letter of appointment from C&AG	Attach	
. Optional attachment(s) - if any	Attach	
		Remove attachment
	Declaration	
n authorized by the Board of Directors of the Compan ign this form and declare that all the requirements of eject matter of this form and matters incidental thereto ein above is true, correct and complete including the	Companies Act, 2013 a have been complied w	nd the rules made thereunder in respect of the th. I also declare that all the information given
o be digitally signed by		1
Designation	•	
Director identification number of the director; or DPAN of the Manager/CEO/CFO; or Membership number Company Secretary		
		s Act which provide for punishment for fal

This eForm has been taken on file maintained by the registrar of companies through electronic mode and on the basis of statement of correctness given by the company.

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59. Form AOC-4 for financial statements with ROC (Section 137)

(Rule 12(1) of Companies (Audit and Auditors) Rules, 2014)

FORM NO. AOC-4 Form for filing financial statement and other documents with the [Pursuant to section 137 of the Companies Act, 2013 and sub-rule (1) of Rule 12 of Companies (Accounts) Rules, 2014] Registrar Form Language English O Hindi Refer the instruction kit for filing the form. -All fields marked in * are to be mandatorily filled. -Figures appearing in the e-Form should be entered in Absolute Rupees only. Figures should not be rounded off in any other unit like hundreds, thousands, lakhs, millions or crores. Authorized capital of the company as on the date of filing Number of members of the company as on the date of filing SEGMENT- I: INFORMATION AND PARTICULARS IN RESPECT OF BALANCE SHEET Part A I. General information of the company Pre-Fill 1. (a) *Corporate identity number (CIN) of company (b) Global location number (GLN) of company 2. (a) Name of the company (b) Address of the registered office of the company (c) *e-mail ID of the company 3. * Financial year to which financial statements relates From (DD/MM/YYYY) (DD/MM/YYYY) 4. (a)* Date of Board of directors' meeting in which financial statements are approved (DD/MM/YYYY) -(b) (i) *Nature of financial statements (a)*Date of Board of directors' meeting in which boards' report referred under section 134 was approved (DD/MM/YYYY) (DD/MM/YYYY) 6. * Date of signing of reports on the financial statements by the auditors (DD/MM/YYYY) (b) If yes, date of AGM

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o) CIN	of the holding company, if applicable	Pre-Fill
) Nam	e of the holding company	
d) Prov	sion pursuant to which the company has become a sub	osidiary
hether	the company has a subsidiary company as defined und	ler clause (87) of section 2
yes, the	n indicate number of subsidiary company(ies)	Pre-fill All
	CIN of subsidiary company	
	Name of the subsidiary company	
	Provisions pursuant to which the company has become	e a subsidiary
	02 27 32	50° L
mber of	Auditors	
*(a)	Income-tax PAN of auditor or auditor's firm	
*(b)	Category of auditor	○Individual ○Auditor's firm
*(c)	Membership number of auditor or auditor's firm's	Ondividual Saddiers iiiii
*(d)	registration number SRN of Form ADT-1	
	and the state of t	Pre-Fill
*(e)	Name of the auditor or auditor's firm	
*(f)	Address of the auditor or auditor's firm	
	Line II	
	*City	
	*State	
	Country	
	*Pin code	
(g)	Details of the member signing for the above firm	
	Name of the member	
	Membership number	
Vhethe	r Schedule III of the Companies Act, 2013 is applicable	Yes No
Tuna at	Indicator	
ype or	Industry	<u> </u>
case t	ne type of industry is other than Banking or Power o	or Insurance or NBFC, then select Commercial an
	nsolidated financial statements required or not	Yes No
		elevant books and papers in electronic form

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D. Details of long term loans and advances (doubtful)

Particulars	Currents reporting period	Previous reporting period		
Capital advances	0.00	0.00		
Security deposits	0.00	0.00		
Loans and advances to other related parties	0.00	0.00		
Other loans and advances	0.00	0.00		
Total long term loan and advances	0.00	0.00		
Less: Provision/ allowance for bad and doubtful loans and advances	A STATE OF THE STA	Navadica dan ca		
-From related parties	0.00	0.00		
-From others	0.00	0.00		
Net long term loan and advances (doubtful)	0.00	0.00		
Loans and advances due by directors/ other officers of the company	0.00	0.00		



III. *Financial parameters - Balance sheet items (Amount in Rupees) as on financial year end date

1	Amount of issue allotted for contracts without payment received in cash during reporting periods	0.00
2	Share application money given	0.00
3	Share application money given during the reporting period	0.00
4	Share application money received during the reporting period	0.00
5	Share application money received and due for refund	0.00
3	Paid – up capital held by foreign company	0.00 0.00 %
7	Paid-up capital held by foreign holding company and/ or through its subsidiaries	0.00 0.00 %
3	Number of shares bought back during the reporting period	0.00
9	Deposits accepted or renewed during the reporting period	0.00
10	Deposits matured and claimed but not paid during the reporting period	0.00
11	Deposits matured and claimed but not paid	0.00
12	Deposits matured, but not claimed	0.00
13	Unclaimed matured debentures	0.00
14	Debentures claimed but not paid	0.00
15	Interest on deposits accrued and due but not paid	0.00
16	Unpaid dividend	0.00
17	Investment in subsidiary companies	0.00
18	Investment in government companies	0.00
19	Capital Reserves	0.00
20	Amount due for transfer to Investor Education and Protection Fund (IEPF)	0.00
21	Inter- corporate deposits	0.00
22	Gross value of transaction as per AS18 (If applicable)	0.00
23	Capital subsidies/ grants received from government authority(ies)	0.00
24	Calls unpaid by directors	0.00
25	Calls unpaid by others	0.00
26	Forfeited shares (amount originally paid-up)	0.00
27	Forfeited shares reissued	0.00
28	Borrowing from foreign institutional agencies	0.00
29	Borrowing from foreign companies	0,00
30	Inter-corporate borrowings - secured	0.00
31	Inter-corporate borrowings - unsecured	0.00
32	Commercial Paper	0.00
33	Conversion of warrants into equity shares during the reporting period	0.00
34	Conversion of warrants into preference shares during the reporting period	0.00
35	Conversion of warrants into debentures during the reporting period	0.00
36	Warrants issued during the reporting period (In foreign currency)	0.00
37	Warrants issued during the reporting period (In Rupees)	0.00
38	Default in payment of short term borrowings and interest thereon	0.00
39	Default in payment of long term borrowings and interest thereon	0.00
40	Whether any operating lease has been converted to financial lease or vice-versa	Yes No
	Provide details of such conversion	

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41	Net worth of company	0.00
42	Number of shareholders to whom shares allotted under private placement during the reporting period	0
43	Secured Loan	0.00
44	Gross fixed assets (including intangible assets)	0.00
45	Depreciation and amortization	0.00
46	Miscellaneous expenditure to the extent not written off or adjusted	0.00
47	Unhedged Foreign Exchange Exposure	0.00

IV. Share capital raised during the reporting period (Amount in Rupees)

Particulars	Equity Shares	Preference Shares	Total
(a) Public issue	0.00	0.00	0.00
(b) Bonus issue	0.00	0.00	0.00
(c) Right issue	0.00	0.00	0.00
(d) Private placement arising out of conversion of debentures or preference shares	0.00	0.00	0.00
(e) Other private placement	0.00	0.00	0.00
(f) Preferential allotment arising out of conversion of debentures or preference shares	0.00	0.00	0,00
(g) Other preferential allotment	0.00	0.00	0.00
(h) Employee Stock Option Plan (ESOP)	0.00	0.00	0.00
(i) Others	0.00	0.00	0.00
(j) Total amount of share capital raised during the reporting period	0.00	0.00	0.00

III. *Financial parameters - Profit and loss account items (Amount in Rupees) during the reporting period

1	Proposed Dividend	0.00	0.00	%
2	Earnings per share (in Rupees) Basic	0.00		
	Diluted	0.00		
3	Income in foreign currency	0.00		
4	Expenditure in foreign currency	0.00		
5	Revenue subsidies or grants received from government authority(ies)	0.00		
6	Rent paid	0.00		
7	Consumption of stores and spare parts	0.00		
8	Gross value of transaction with related parties as per AS-18 (If applicable)	0.00		
9	Bad debts of related parties as per AS-18 (If applicable)	0.00		

IV. Details related to principal products or services of the company

8	Product or service category code (ITC/ NPCS 4 digit code)
-	Description of the product or service category
	*Turnover of the product or service category (in Rupees)
	*Highest turnover contributing product or service code (ITC/ NPCS 8 digit code)
	*Description of the product or service

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Note - Please refer to 'Indian Trade Classification' based on harmonized commodity description and coding system issues by the ministry of Commerce & Industry for Product Codes and National Product Classification for Services (NPCS) for Services codes issued by Ministry of Statistics & Program Implementation, Government of India.

Segment III: Reporting of Corporate Social Responsibility (CSR)

					8					
1. (a) (i) *Whe	ther CSR is applic	able as per s	section 135	Yes No					
	(ii) Turn	over (in Rs.)								
	(iii) Net	worth (in Rs.)								
2	Average n	et profit of the com	pany for last	three financial	years (as det	fined in e	xplanatio	n to sub-se	ction (5) sec	ction 135 of
ı	the Act)	0.00	(in Rupee	es)						
3. F	rescribed	CSR Expenditure	(two per cen	t. of the amount	t as in item 2	above)	(0.00	(in Rupee	es)
4. (a) Total ar	mount spent on CS	R for the fina	ancial year	0.00		(in Rupe	es)		
(b) Amount	spent in local area	а	0.00	(in Rupees	s)				
(c) Manner	in which the amou	unt spent dur	ing the financial	– I vear as deta	ailed belo	DW:			
	0.25	of CSR activities			•					
	rearriber	or our dolly lice	(C							
(1)	(2)	(3)		(4)	(5)		(6)	(7)	(8)	(9)
S. No.	CSR project or activity identified	Sector in which the covered	ne Project is	Projects or programs - Specify the State /Union Territory where the Project/ Program was undertaken	Projects program Specify district v projects program undertal	the where land or land was was		Amount spent on the projects or programs (in Rs.)	Expenditu- re on Administr- ative overheads (in Rs.)	Mode of Amount spent
1										
2										
3										
	Total									
5.	Give deta	ils (name, address	and email a	ddress) of imple	ementing age	ency(ies)				
		esponsibility stater d's Report OYes	ment of the C	SR Committee	on the imple	mentatio	n and mo	nitoring of (CSR Policy	is enclosed
		Segme	ent IV: DISC	LOSURE ABO	UT RELATE	D PART	Y TRANS	ACTIONS		
		particulars of conti 188 of the Compa								
1, 1	Number of	contracts or arrang	gements or to	ransactions not	at arm's leng	th basis				
Nar	me(s) of th	e related party	Nature of re	ationship	ı	Vature of	contracts	s/arrangem	nents/ transa	actions

Page 6 of 9



(÷					
Duration of the contracts / arrangements/ transactions	Date of appro-		Amount paid a any	as advances,	if Date on which the s was passed in gene required under first 188	eral meeting as
Number of material contracts Name(s) of the related party	or arrangement or		ctions at arm	150 200	isntracts/ arrangements/ t	ransactions
Duration of the contents of some						
Duration of the contracts / arrangements/ transactions		Date of approval by the Board A		Amount paid as advance	mount paid as advances, if any	
(a) In case of a government of upon or supplemented t III. Details of remarks made I	company, whether the audit report und	Comptr er secti	on 1 43 of the	itor-General Companies		
1. *Whether auditors' report has	s been qualified or	has any	reservations	or contains	adverse remarks	′es
3. *Whether Companies (Audit	ors' Report) Order	(CARO) applicable	○Y€	es O No	
	SEG	MENT-	VI- Miscellan	eous		
1. *Whether the Secretarial Aud	dit is applicable	_Yes	○ No			
Whether detailed disclosure of section 134 is attached.	es with respect to [Director	s' report unde	r sub-section	1(3) OYes O No	

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	Attachments				
	1. *Copy of financial statements duly authenticated as per section 134(including Board's report, auditors' report and other documents)	Attach	List	of attachmer	nt
	7. Company CSR policy as per s sub-section (4) of section 135	Attach			
	8. Details of other entity(s)	Attach			
	13. Details of remaining CSR activities	Attach			
	14. Optional attachment(s)- if any	Attach			
			R	emove attac	hment
	Decla	ration			
lama	authorized by the Board of Directors of the Company vide	*resolution number		*dated	
to sig	n this form and declare that all the requirements of Compubject matter of this form and matters incidental thereto ha	anies Act, 2013 and t ave been compiled w	he rules made th. I further dec	thereunder clare that:	in respect of
1.	Whatever is stated in this form and in the attachments material to the subject matter of this form has been surmaintained by the company.				
2.	All the required attachments have been completely and	d legibly attached to t	his form.		
	*To be digitally signed by				
	*Designation				
	*Director identification number of the director; or PAN of the manager or CEO or CFO; or Membership number of the secretary				

Certificate by Practicing professional

I declare that I have been duly engaged for the purpose of certification of this form. It is hereby certified that I have gone through the provisions of the Companies Act, 2013 and Rules thereunder for the subject matter of this form and matters incidental thereto and I have verified the above particulars (including attachment(s)) from the original/certified records maintained by the Company/applicant which is subject matter of this form and found them to be true, correct and complete and no information material to this form has been suppressed. I further certify that:

- The said records have been properly prepared, signed by the required officers of the Company and maintained as per the relevant provisions of the Companies Act, 2013 and were found to be in order;
- 2. All the required attachments have been completely and legibly attached to this form;
- It is understood that I shall be liable for action under Section 448 of the Companies Act, 2013 for wrong certification, if any found at any stage.

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60. Form BEN-2 for declaration(s) from SBOs with ROC (Section 90(4)) (Rule 4 + 8 of Companies (Significant Beneficial Owners) Rules, 2018)

FORM NO. BEN-2

[Pursuant to section 90(4) of The Companies Act, 2013 and rule 4 and 8 of The Companies (Significant Beneficial Owners) Rules, 2018]



Return to the Registrar in respect of declaration under section 90

	rm language o English o Hindi fer the instruction kit for filing the form.						
1.	(a) *Corporate Identity Number (CIN) of company	Pre-fill					
2.	(a) Name of the company (b) Registered Office Address						
	(c) *email Id						
3.	* Purpose of filing the form						
	O For declaration of Significant Beneficial Ownership under Section 90						
	Number of Significant Beneficial Owners for whom the form is being filed						
	O For Change in Significant Beneficial Ownership under Section 90						
	ID of the Significant Beneficial Owner						
	O For declaration of holding reporting company						
	CIN of the holding reporting company						
4.	(A) Number of Members through whom indirect holding or right in re	porting company is being exercised					
	(B) Details of the Member						
	* Manner in which significant beneficial interest is being held	d or exercised either indirectly or					



together with any direct holding or right (select one or more as may be applicable)

000	By v By v By v	virtue of right virtue of exer	res ng rights in shares ts on distributable divid rcise of control (attach d rcise of significant influe	copy of ag	y other dist reement)] %		
		Particulars o	of the Member							
	(a)	Type of Men	mber							
	(b)	Number (FCI	dentity number(CIN) or RN) or Limited liability r registration number				LPIN)		Pre-fill	
	(c)	Name of the	e Member							
		Address Line I [Line II [City [Country [Email ID of t	the Member		State Pin Code					
	(f)	Date of entr	ry of name in register u,	/s 88				(DD/MM/YYYY)		
C)	Sta	tus of the SB0	0							
D) '	C	Member of t	ual (SBO) has majority s the Reporting Compan olding Company of the r	у		ing company				
		Corporate Id	dentity number (CIN) o	r FCRN or	any other re	egistration			Pre-fill	
		Name of the	e ultimate holding comp	pany						
E) \	0		vidual (SBO): of the member ity stake in the body co	orporate pa	artner					

0	holds majority stake in the ultimate holding company of the body corporate partner
	Corporate Identity number(CIN) or FCRN or any other registration number
	Name of the body corporate partner/ ultimate holding company
(F) Parti	culars of the Significant Beneficial Owner
(a)	Name First name Last name Middle name
(b)	Father's Name (Even married women must give father's name) First name Last name Middle name
(c)	Date of birth (DD/MM/YYYY)
(d)	Nationality
(e)	Whether a citizen of India O Yes O No
(f)	Income Tax PAN Verify Income-tax PAN Details
(g)	Passport Number
(h)	Address Line I
	City State
	Country Pin Code
(i)	Email ID of the Significant Beneficial Owner
(j)	Date of acquiring Significant Beneficial Interest (DD/MM/YYYY)
(k)	Date of declarations under sub-section (1) of section 90 (DD/MM/YYYY)
(1)	Date of receipt of the declaration by the company (DD/MM/YYYY)
(m)	Whether Significant Beneficial Owner has any direct holding or right in the reporting company O Yes O No

If yes, enter details below: O By virtue of shares O By virtue of voting rights in shares Syvirtue of rights on distributable dividend or any other distribution O By virtue of exercising control (attach copy of agreement) O By virtue of exercising significant influence (attach copy of agreement)	 %
Attachments:	List of Attachments
*Declaration under Section 90 Optional attachments, if any Attach Attach	
Declaration To the best of my knowledge and belief, the information given in this form and attacomplete. I have been authorized by board of directors' resolution dated* sign and submit this form.	chments is correct and (DD/MM/YYYY) to
*To be digitally signed by *Designation	

Certificate by Practicing Professional

It is hereby certified that I have gone through the provisions of the Companies Act, 2013 and Rules thereunder for the subject matter of this form and matters incidental thereto and I have verified the above particulars (including attachment(s)) from the original records maintained by the Company which is subject matter of this form and found them to be true, correct and complete and no information material to this form has been suppressed.



ost Accountant (in whole-time practice) or
DSC BOX
ellow
Submit
Submit
which provide for punishment for false

This e-Form has been taken on file maintained by the register of companies through electronic mode and on the basis of statement of correctness given by the Director and professional.



61. Form DIR-3 KYC for director(s) with ROC

(Rule 12A of Companies (Appointment and Qualification of Directors) Rules, 2014)

FORM NO.DIR-3-KYC **KYC of Directors** [Pursuant to rule 12A of The Companies (Appointment and Qualification of Directors) Rules, 2014] Form Language English O Hindi Note- All fields marked in * are mandatory fields - In case of Indian nationals, Income-tax Permanent Account Number (Income-tax PAN) is mandatory in all cases even if there is no change in Income-tax PAN. In such cases, director details should be as per Income-tax PAN. In case the details as per Income-tax PAN are incorrect, director/designated partner is advised to first correct the details in Income-tax PAN. Refer instruction kit for details 1.(a) * Director Identification Number (DIN) Pre-fill 2. *Director's name (Enter full name and do not use abbreviations) (a) First name (b) Last name (c) Middle Name 3. *Father's name (Even Married women must give father's name)

(a) First name	
(b) Last name	
(c) Middle Name	
4. *Whether a citizen of India Yes No	
5, *Nationality ▼	
6. *Whether resident in India Yes No	
7. *Date of birth (DD/MM/YYYY)
8. *Gender Male Female Transgend	er
9. Income tax PAN	Verify income-tax PAN
10. Do you have Aadhaar Yes No	
Aadhaar number	
11. Voter's Identity card number	
12. *Do you have a valid passport Yes No	
#Passport number	
13. Driving license number	
14. *Personal Mobile Number Country Code Mo	obile Number
15. *Personal Email ID	Send OTP
16. *Enter OTP for Mobile Number	
17. *Enter OTP for Email ID	Verify OTP
18. Permanent residential address	1
Do you have permanent address outside India Yes	○ No



*Line I Line II *City

*State

*Country

•

*Pin code Fax

Page 1 of 3

Dracout re	resent residential address is				Yes (No
50.000000000000000000000000000000000000	sidential address				
ine I					
ne II					
ity					
tate				*Pin code	
O country o	code Ph	one		Fax	
ountry					
				Lis	t of attachments
ttachmen	ts				t of attachments
*Proof of p	permanent address		Attach		
Copy of A	Aadhaar Card		Attach		
Copy of F			000000000000000000000000000000000000000		
1.50			Attach		
Proof of p	oresent address		Attach		
Optional	attachments, if any		Attach		
				F	Remove attachment
		Verifi	cation		
hereby con	ifirm and verify that the parti	culars given in th	ne Form herein abov	e are true a	nd also are in agreement
	uments being attached to thi				
			m DID 2000 halan	atomo Ifur	ther confirm that all
(i)	The documents being attreated documents have			-	
	being attached to the For	7)		governmen	additionly and are
(ii)	I further confirm that the I			onally to me	and
(iii)	I have not been declared			•	
	Judicial Magistrate Court	6 7 w 70 W	Name and all		
(iv)	I have no other allotted D	IN other than DI	N in which changes	are intimate	d under section 154
	of the Companies Act,201	l3 or a Designat	ed Partner Identifica	ation Numbe	r under section 7 of
	the Limited Liability Partr	nership Act, 2008	3.		
(v)	I shall be liable under sec	tion 448 of the A	Act and under releva	ant provision	s of the Indian
	Penal Code, 1860 and ar	y other law as a	pplicable, if any sta	tement in thi	s application is found
	to be false or any materia	al fact is found to	be have been omi	tted.	



Certification

I declare	that I have been duly engaged for the purpose of certification/verification of this form. It is hereby certified
that	
	*I have satisfied myself about the identity of the applicant and his address based on the perusal of the
	original of the attached document.
	Note: In case where the applicant is residing outside India the particulars have to be verified from the
	documents duly attested by the attesting authority as prescribed.
	* I have verified and attested the documents of the applicant based on the Originals documents
	produced before me.
	* All required attachments have been completely attached to this application
	*I have gone through the provisions of The Companies Act, 2013 and rules thereunder for the subject matter
	of this form and matters incidental thereto and I have verified the above particulars (including attachment(s))
	from the original records maintained by the Company/applicant which is subject matter of this form and found
	them to be true, correct and complete and no information material to this form has been suppressed.
	* I further certify that:
	* Mobile No and email ID belong to the applicant / Director signing the form.
	* All the required attachments have been completely and legibly attached to this form;
	* I have kept a copy of this form and attachments thereto, in my records for further reference.
	* It is understood that I shall be liable for action under Section 448 of The Companies Act, 2013 for wrong
	certifications, if any found at any stage.
* To be	digitally signed by
*Catego	ry 🔻
*Whethe	er Associate or Fellow Associate Fellow
* Mombo	rship Number
Wellibe	ising number
*Certifica	ate of Practice Number
8.00	odify Check Form Prescrutiny Submit
IVIC	Subtriti

Note: Attention is drawn to provisions of Section 448 and 449 which provide for punishment for false statement / certificate and punishment for false evidence respectively.

This e-Form has been taken on file maintained by the register of companies through electronic mode and on the basis of statement of correctness given by the Director and professional.



62. Form DIR-8 for Non disqualifications of director(s) with co. (Sec 164(2))
(Rule 14(1) of Companies (Appointment and Qualification of Directors) Rules, 2014)

	FORM 'DIR-8'	
	Intimation by Direc	ctor
	ualification of Directors) R	f Companies (Appointment and ules, 2014]
Nominal Capital Rs		
Paid-up Capital Rs		
Name of Company		
Address of its Register	ed Office	
То		
The Board of Directors	of	
hereby give notice tha	director/managing dire	resident of ector/manager in the companth the following companies during
	director/managing dire	ector/manager in the compan

	Signature (Full Name)
	(Full Name)
Dated this day of	

63. Form DIR-12 for appointment of Director(s) with ROC (Sec 7(1)(c)+168+170(2))
(Rule 17 of Companies (Incorporation) Rules, 2014 + Rule 8 + 15 + 18 of Companies
(Appointment and Qualification of Directors) Rules, 2014)

[Pursuant to sections Companies Act, 2013 (Incorporation) Rules	changes among them 3 and rule 17 of the Companies 2014 and 8, 15 & 18 of the ment and Qualification of	and the
Form Language	● English	
Refer the instruction	n kit for filing the form.	
1. *This form is for	New company existing company	
2. (a) * Corporate I	dentity Number (CIN) of company	
(b)Global location 3. (a) Name of the of (b) Address of the registered office of the compare	e ce	fill
(c) E-mail ID of th	le company	
4. Number of Mana	ging director or director(s) for which the form is being filed	
5. Details of the N	Managing Director, directors of the company	



	the Managing Director or D	irector of the company		
i Director lo	entification Number (DIN)	377.	Pre-fill	
ii Name		-		11
iii Father's na	me			
iv Present re	sidential address			
v Nationality	vi	i Date of birth	vii Ge	nder
viii 🔘 Appo	intment O Cessation	Change in design	ation V Data of Appoints	nont as
ix Designation	n	Constitution of the Consti	x Date of Appointr change in design	nation
xi Category			4.	(DD/MM/YYYY)
xii Whether C	hairman, Executive Director	, Non-Executive Directo		
Chair	man Executive director	or Non Executive	Director	
	ch director to whom appointe			Pre-fill
iv Name of th	e director to whom such salternate			
Name of the appointee	e company or institution who	ose nominee the		
vi E-mail ID	of director)
vii In case of	essation			· · · · · · · · · · · · · · · · · · ·
Hereby confi	med that the above mention	ned O Director O Ma	anaging director xviii is n	ot associated with the compan
with effect	from (DD	/MM/YYYY) xix due to		
x Interest in	other entities			
xi Number of	such entities			
ii *CIN/LLPIN	/FCRN/Registration number	t l		Pre-fill
iii*Name				
v *Address				
	Nature of interest			
	* Designation			

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7. Details of manager(s),	secretary(s), Chie	f Financial Offic	er or Chief Ex	ecutive Officer of	of the company	
i Director Identification ii Income Tax permaner iii Appointment	nt account number Cessation				Pre-fill Verify Details	
v First Name vi Middle Name vii Last Name						
viii Father's name ix First Name						
xi Last Name xii Present residential add	dress viii line l					
xv City	xiv Line II					
xvii ISO Country Code xix Country				xvii Pin Code		
xx Phone xxii Date of birth		xxi Fax [<i>(</i>)			
xxiii Designation xxiv Date of Appointment ox xxv E-mail ID	or cessation		(DI	D/MM/YYYY)		
Attachments						

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(1) Declaration by first director
(2) Declaration of the appointee director in Form No. DIR-2;
(3) Notice of resignation;
(4) Evidence of cessation; Attach
(6) Optional attachment(s) - if any. Attach Remove attachment
Declaration
1 *
A person named in the articles as a of the company
(in case if a new company) or
authorized by the Board of Directors of the Company vide
number dated
respect of the subject matter of this form and matters incidental thereto have been complied with. I also declare that all the information given herein above is true, correct and complete including the attachments to this form and nothing material has been suppressed. * To be digitally signed by
* Designation
* Director identification number of the director; or DIN or PAN of the manager or CEO or CFO; or Membership number of the secretary
Certificate by practicing professional
I declare that I have been duly engaged for the purpose of certification of this form. It is hereby certified that I have gone through the provisions of the Companies Act, 2013 and Rules thereunder for the subject matter of this form and matters incidental thereto and I have verified the above particulars (including attachment(s)) from the original/certified records maintained by the Company/applicant which is subject matter of this form and found them to be true, correct and complete and no information material to this form has been suppressed. I further certify that:
The said records have been properly prepared, signed by the required officers of the Company and maintained as per the relevant provisions of the Companies Act, 2013 and were found to be in order;
All the required attachments have been completely and legibly attached to this form;
It is understood that I shall be liable for action under Section 448 of The Companies Act, 2013 for wron certification, if any found at any stage.
* To be digitally signed by
Chartered accountant (in whole-time practice) or Cost accountant (in whole-time practice) or
Company secretary (in whole-time practice)
*Whether Associate or fellow Associate Fellow
Membership number
Certificate of Practice Number
Modify Check Form Prescrutiny Submit

This eForm has been taken on file maintained by the Registrar of companies through electronic mode and on the basis of statement of correctness given by the filing company.

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64. Form DPT-3 for deposits with ROC (Section 73 to 76A)

(Rule 16 + 16A of Companies (Acceptance of Deposits) Rules, 2014)

	a No. DPT-3	Form language English Hindi
464444	of deposits	AND CONTRACTOR CONTRACTOR
[Pursuant to rule 16	and rule 16A of the Companies (Acceptance of Depos	sits) Rules, 2014]
pRefer instruction k	it for filing the form	
All fields marked in	* are mandatory	
Company Informat	tien	
1 *Corporate Identit	y Number (CIN)	
2 (a) *Name of the G	Company	
(b) *Registered off	ice address	
(c) *email id		
3 *Purpose of the For	m	
Return of Depos	it	
Particulars of tra (Acceptance of E	nsactions by a company not considered as deposit as peposit) Rules, 2014	per rule 2(1)(c) of the Companies
O Return of Depos	it and particulars of transactions by a company not con	nsidered as deposit
	for disclosure of details of outstanding money or loan rule 2(1)(c) of the Companies (Acceptance of Depos	
*Whether the compa	ny is	Public Company Private Company

5 *Whether the company is a government company 6 *Objects of the company	O Yes	O No
o cojecta of the company		
7 Whether deposits have been accepted from public	O Yes	O No
8 (a) *Period for which return is being filed (DD/MM/YYYY)		
(b) Date of issue of advertisement or circular (DD/MM/YYYY)	
(c) Date of expiry of validity of advertisement or circular (DD/	MM/YYYY)	
9 Net Worth as per the latest audited balance sheet precedin	ng the date of the re	turn-

Paid up share capital		
Free reserves		
Securities Premium Account		
Accumulated Loss		
Balance of deferred revenue expenditure		
Accumulated unprovided depreciation		
Miscellaneous expense and preliminary expenses		
Other intangible assets		
Net worth (a) – (b)		
	Free reserves Securities Premium Account Accumulated Loss Balance of deferred revenue expenditure Accumulated unprovided depreciation Miscellaneous expense and preliminary expenses Other intangible assets	Free reserves Securities Premium Account Accumulated Loss Balance of deferred revenue expenditure Accumulated unprovided depreciation Miscellaneous expense and preliminary expenses Other intangible assets

Sl.No	Particulars	Amount (in Rupees)
d	Maximum limit of deposits (i.e. 35% of the above in case of all companies other than specified IFSC public companies and private companies)	
	,	
10 (a) Tota	al number of deposit holders as on 1st April	
(b) Tota	al number of deposit holders at the end of financial ye	ear
11 Partic u	ulars of deposits (In Rupees)	
(a) Am	ount of existing deposits as at 1st April	
(b) Am	ount of deposits renewed during the year	
(c) Am	ount of deposits accepted during the year	
(c)(i) Se	cured deposits	
(ii) Unse	ecured deposits	
(d) Am	ount of deposits repaid during the year	
(e) Bala	ance of deposits outstanding at the end of the year	
12 (a) Am	ount of deposits that have matured but not claimed	
(b) Am	ount of deposits that have matured and claimed but no	ot paid
13 Particu	ulars of liquid assets	
(a) Am	ount of deposits maturing on or before 31st March ne	ext year
an	d following next year	
(b) Am	ount required to be invested in liquid assets	



(c) Details of liquid assets	
(d) (i) Amount in current or other deposits account, free from charge or lien, any scheduled bank	with
(ii) Unencumbered securities of Central/State Government	
Face Value	
Market Value	
(iii) Unencumbered trust securities	
Face Value	
Market Value	
14 Particulars of charge	
(a) Number of charges	
(b) SRN of CHG-1/CHG-9 filed for creation of charge	

15 Particulars of receipt of money or loan by a company but not considered as deposits, at the end of financial year, in terms of clause (c) of sub-rule 1 of rule 2 of the Companies (Acceptance of Deposits) Rules, 2014

Particulars		Details	of loan (i	Ageing of loan (in Years)				
	Opening balance	Additional loan during the year	Repaid during the year	Any other adjustment	Closing balance	Loans outstanding for less than or equal to 1 year	Loans outstanding for more than 1 year and less than 3 years	Loans outstanding for more than 3 years
	(I)	(II)	(III)	(IV)	(V)	(VI)	(VII)	(VIII)
Any amount received from – (i) the Central Government; or (ii) a State Government; or any amount received from any other source whose repayment is guaranteed by								



Tarana I	i i	i	i	1	8	i	1
the Central Government or							
State Government; or							
(iii) any amount							
received from a							
local authority; or							
(iv) any amount received from							
statutory							
authority constituted							
under an Act of Parliament or a							
State Legislature							
Any amount							
received from –							
(i) Foreign Governments;							
or							
(ii) Foreign or international				,			
banks;					7		
(iii) Multilateral						3	
financial institutions;							
(iv) Foreign Governments							
owned							
development financial							
institutions;							
(v) Foreign export credit							
agencies;							
(vi) Foreign collaborators;							
(vii) Foreign body corporates;							
(viii) Foreign citizens;							
(ix) Foreign authorities or;							
(x) Persons							
residents outside India subject to							
the provisions							



of Foreign Exchange Management Act, 1999 (42 of				
1999).				
Any amount received as - (i) A loan or facility from any banking company; or				
(ii) From the state Bank of India or any of its subsidiary banks; or				
(iii) From a banking institution notified by the Central Government under section 51 of the Banking Regulation Act, 1949 (10 of 1949); or				
(iv) A corresponding new bank as defined in clause (d) of section 2 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1980 (40 of 1980); or				
(v) From a cooperative bank as defined in clause (b-ii) of section 2 of the Reserve Bank of India Act, 1934 (2 of 1934).				
Any amount received as loan or financial assistance from				
(i) Public				



Financial	Î		3	1	
Institutions					
IIIstitutions					
notified by the					
Central					
Government; or					
SELECTION TOLONO-USWOODS SOUT					
(ii) Any					
regional					
financial					
institutions; or					
(iii) Insurance					
companies; or					
companies, or					
C \ C 1 1 1					
(iv) Scheduled					
Banks as					
defined in the					
Reserve Bank of					
India Act, 1934					
(2 of 1934).					
(4 01 1734).					
Any amount					
received against					
issue of					
commercial					
paper or any					
other					
instruments					
issued in					
accordance with					
the guidelines or					
notification					
issued by the					
Reserve Bank of					
India.					
Any amount					
Any amount					
received by the					
company from					
any other					
company.					
Any amount					
received and					
held pursuant to					
neid pursuant to					
an offer made in					
accordance with					
the provisions					
of the Act					
towards					
subscription to					
any securities					
including share					
application					
money or					
advance towards					
allotment of					
securities					
pending					
allotment, so					
long as such					
amount is					
appropriated					
only against the				 	
- TO - 1877 - 1877	100 D				



82					
amount due on					
allotment of					
securities					
applied for.					
Any amount					
received from a					
person who, at					
the time of the					
receipt of the					
amount, was a					
director of the					
company or the					
relative of the					
director of a					
private					
company.					
(A) Any amount					
raised by the					
issue of bonds					
or debentures					
secured by a					
first charge or a					
charge ranking					
pari passu with					
the first charge					
on any assets					
referred to in					
Schedule III of					
the Act					
excluding					
intangible assets					
of the company;					
or					
(B) bonds or					
debentures					
compulsorily					
convertible into					
shares of the					
company within					
ten years.					
Any amount					
Any amount					
raised by the issue of non-					
convertible					
debentures not					
constituting a					
charge on the					
assets of the					
company and					
listed on					
recognized					
stock exchange					
as per					
applicable					
regulations					
made by					
Securities and					
Exchange Board					
of India.					
of Iliula.	l				



Any amount				
received from				
an employee of				
the company not				
exceeding his				
annual salary				
under a contract				
of employment				
with the				
company in the				
nature of non-				
interest bearing				
security deposit.				
Any non-				
interest bearing				
amount received				
and held in				
trust.				
Any amount				
received in				
course of, or				
for the				
purposes of the				
business of the				
company-				
(1)				
(i) As an				
advance for				
supply of goods				
or provision of				
services				
accounted for in				
any manner				
whatsoever				
provided that				
such advance is				
appropriated				
against supply				
of goods or				
provision of				
services within				
a period of three				
hundred and				
sixty-five days				
from the date of				
acceptance of				
such advance.				
7.tt.E0.5441.5114.7te3.5.5.1				
(ii) As advance				
accounted for in				
any manner				
whatsoever,				
received in				
connection with				
consideration				
for immovable				
property under				
an agreement or				
arrangement,				
provided that				
such advance is				



adjusted against					
such property in					
accordance with					
the terms of					
Market controllerate and					
agreement or					
arrangement.					
500000 N					
(iii) As security					
deposit for					
performance of					
the contract of					
supply of goods					
or provision of					
services.					
(iv) As advance					
received under					
long term					
projects for					
supply of capital					
supply of capital					
goods except					
those covered					
under item (b)					
of sub-clause					
(xii) clause (c)					
of sub- rule (1)					
of rule (2) of the					
Companies					
(Acceptance of				7	
Deposits) Rules,					
2014.					
(v) As an					
advance towards					
consideration					
for providing					
future services					
in the form of a					
warranty or					
maintenance					
contract as per					
written					
agreement, if					
the manifed for					
the period for providing such					
services does					
not exceed the					
period prevalent					
as per common					
business					
practice or five					
years, from the					
date of					
acceptance of					
such service					
whichever is					
less.					
(vi) As advance					
received and					
allowed by any					
	I.				



3					
sectoral					Î
regulator or in					
accordance with					
directions of					
Central or State					
SERVICE CONTRACTOR AND ADDRESS OF THE PERSON					
Government					
Z A					
(vii) As an					
advance for					
subscription					
towards					
publication,					
whether in print					
or electronic to					
be adjusted					
against receipt					
of such					
publications.					
Any amount					
brought in by					
promoters of the					
company by					
way of					
unsecured loans					
in pursuance of					
the stipulation					
of any lending					
financial					
institution.					
Any amount	-				
received by a					
Nidhi company					
in accordance					
with the rules					
made under					
section 406 of					
the Act.					
Any amount					
received by way					
of subscription					
in respect of chit					
under the Chit					
Funds Act,					
1982(4 of					
1982).					
Any amount					
received by					
company under					
any collective					
Investment					
scheme in					
compliance with					
regulations					
framed by the					
Securities and					
Exchange Board					
of India.			 		
Any amount of					
twenty-five lakh					
rupees or more					



received by a startup company, by way of convertible note (convertible into equity shares or repayable within a period not exceeding five years from the date of issue) in a single tranche, from a person.									
Any amount received by a									
company from –									
(i) Alternate Investment Funds;									
(ii) Domestic venture Capital Funds									
(iii) Infrastructure Investments Trusts;									
(iv) Real Estate Investment Trusts;									
(v) Mutual Funds registered with the Securities and Exchange Board of India									
16 Credit Rating obtained:									
(a) From (Name of the agency)									
(b) Rating									
(c) Date of obtaining credit rating (DD/MM/YYYY)									
17 *SRN of GNL form in which DPT-1 is filed									
18 Total amounts of outstanding money or loan received by a company but not considered									



as deposits in terms of rule 2(1)(c) of the Companies (Acceptance of Deposits) Rules, 2014 as specified in rule 16(A)(3)

(a) Copy of trust deed	Max 2 MB	Choose	Remove	Download
(b) List of depositors (excel format)	Max 2 MB	Choose	Remove	Download
(c) Optional attachment,	Max 2 MB	Choose	Remove	Download
Declaration by Statutory Auditor				
hereby duly certify that the amount specified in in line with the relevant provisions of the Compar	집단하면 살림 하지만 사람이 있다는 경기를 잘 보고 없어 하나 되었다. ~ ^ 요즘	nd Particulars of liq	uid assets' is o	correct and
*To be digitally signed by			DSC BOX	
Name				
Designation				
*Membership Number/Certificate of Practice Nu	mber			
Declaration				
am authorised by the Board of Directors of the C Dated	Company vide resolution	no *		
to sign 2013 a	this is form and declare t and the	that all the requireme	ents of Comp	anies Act,
rules made thereunder in respect of the subject ma with. I also declare that all the information given to this form and nothing material has been suppre	herein above is true, corr			
*To be digitally signed by			DSC BOX	
*Designation				V
Director/Manager/Company Secretory/CFO/ CE	EO)			
DIN of the director OR DIN or PAN of the man	ager or CEO or CFO OR	membership		
number of the company secretary	95.3			
		(Save	Submit



Attachments

65. Form MBP-1 for interest in other entity with company (Section 184(1)) (Rule 9(1) of Companies (Appointment and Qualification of Directors) Rules, 2014)

		FORM MBP - 1	60	
	Notice	of interest by dir	rector	
	(Pursuant to	section 184 (1) an	d rule 9(1)]	
То				
The Board of Dire	ectors			
Lim	ited			
Dear Sir(s)				
I son /	daughter/spouse	of resi	dent of , be	eing a director
			concern in the follow	
1 12			iation of individuals	
or companies, so	dies corporate, im	ins of other associ	ation of marviadais	
ı.				
Sl No.	Names of	Nature of	Shareholding	Date on
	the	interest or		which
	Companies	concern /		interest or
	/bodies	Change in		concern
	corporate/	interest or		arose /
	firms/	concern		changed
	association			
	of			
	individuals			
				Signature:
		MD / Di	on /Coonstant /II/l1-	time Director
Place:		MID/ Directo	or/Secretary/Whole	ume Director
Place: Date:				
Date;				

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Filing MGT-7 for annual details with ROC (Section 92(1)) (Rule 11(1) of Companies (Management and Administration) Rules, 2014)

FORM NO. MGT-7

[Pursuant to sub-Section(1) of section 92 of the Companies Act, 2013 and sub-rule (1) of rule 11of the Companies (Management and Administration) Rules, 2014]



Annual Return

Refer the instruction kit for filing the form.

I. REGISTRATION AND OTHER DETAILS	
(i) * Corporate Identification Number (CIN) of the company	Pre-fill
Global Location Number (GLN) of the company	
* Permanent Account Number (PAN) of the company	
(ii) (a) Name of the company	
(b) Registered office address	
(c) *e-mail ID of the company (d) *Telephone number with STD code (e) Website	
(e) Website	
(iii) Date of Incorporation	
(iv) Type of the Company Category of the Company	y Sub-category of the Company
•	•
(v) Whether company is having share capital) Yes () No
wi) *Whether chares listed on recognized Stock Evchange(s)	N. Warner



i) *Fina	ancial year Fro	om date		DD/MM/YY	YY) To date		(DD)	(MM/YYYY)
ii) *Wh	ether Annual	general meeting	(AGM) held	0	Yes 🔘	No		
(a) If	f yes, date of	AGM						
(b) [Due date of AC	зм [
*	ACCOUNT A SECURITY OF THE SECU	extension for AG			Yes	O No		
PRIN	ICIPAL BU	SINESS ACT	IVITIES OF TH	IE COMP.	ANY			
*N	lumber of bus	iness activities	0					
S.No	Main Activity group code	Description of N	Main Activity group	Business Activity Code	Description	of Business Ad	ctivity	% of turnover of the company
1								
(INCL	LUDING JO	INT VENTUR	G, SUBSIDIAR RES)		_	COMPANIE	s	
(INCL	LUDING JC	INT VENTUR	RES)	0	Pre-f	diary/Associate	2010	shares held
(INCL	LUDING JC	Which informa	RÉS)	0	Pre-f	ill All	2010	shares held
(INCL	LUDING JC	Which informa	RÉS)	0	Pre-f	diary/Associate	2010	shares held
(INCL o. of Co S.No 1 SHA i) Det	ompanies for Name of t RE CAPITA tails of sha first return	which informate the company AL, DEBENT	RÉS)	THER SEC	Holding/ Subsite Joint V	diary/Associate /enture F THE COM	e/ % of PANY	
(INCL o. of Co E.No 1 SHA i) Det i the f	Name of t RE CAPITA tails of sha first return	which informate the company AL, DEBENT	CIN / FCR	THER SEC	Holding/ Subsite Joint V	diary/Associate /enture F THE COM	PANY	
(INCL b. of Co B.No 1 SHA i) Det f the f	Name of t RE CAPITA tails of sha first return	which informate which informate the company AL, DEBENT Tres/Debenture at any time servided in a CD/	CIN / FCR	THER SEC	Holding/ Subsic Joint V	diary/Associate/enture F THE COM f last finance pany) *	PANY	or in the case
(INCL b. of Co S.No SHA SHA [Det Sep Sep Steril In Co Steril In Co	Name of t RE CAPITA tails of sha first return letails being pr	which informate which informate he company AL, DEBENTO ares/Debenture at any time:	CIN / FCR URES AND OT Ires Transfers since the inco	THER SEC	Holding/ Subsice Joint V	diary/Associated/enture F THE COM f last finance pany) *	PANY Cial year (o r in the case Applicable



Date of registration of	of transfer (Date Month Year)		
Type of transfe	r 1 - E	quity, 2- Preference Shares,3 -	Debentures, 4 - Stock
Number of Shares/ D Units Transferred	Debentures/	Amount per Share/ Debenture/Unit (in Rs.)	
Ledger Folio of Trans	sferor		
Transferor's Name			
	Surname	middle name	first name
Ledger Folio of Trans	sferee		
Transferee's Name			
	Surname	middle name	first name
Date of registration of Type of transfe	of transfer (Date Month Year)	quity, 2- Preference Shares,3 -	Debentures, 4 - Stock
Number of Shares/ [Units Transferred	Debentures/	Amount per Share/ Debenture/Unit (in Rs.)	
Ledger Folio of Trans	sferor		
Transferor's Name			
	Surname	middle name	first name
Ledger Folio of Trans	sferee		
Transferee's Name			
	Surname	middle name	first name



(iv) *Indebtedness including debentures (Outstanding as at the end of financial year)

Particulars	Number of units	Nominal value per unit	Total value
Non-convertible debentures	0		o
Partly convertible debentures	0		0
Fully convertible debentures	0		0
Secured Loans (including interest outstanding/accrued but not due for payment) excluding deposits			0
Unsecured Loans (including interest outstanding/accrued but not due for payment) excluding deposits			0
Deposit			0
Total			0

Details of debentures

Class of debentures	Outstanding as at the beginning of the year		Decrease during the year	Outstanding as at the end of the year
Non-convertible debentures	0	0	0	0
Partly convertible debentures	o	0	0	0
Fully convertible debentures	0	0	0	0

Type of Securities	Number of Securities	Nominal Value of each Unit	Total Nominal Value	Paid up Value of each Unit	Total Paid up Value
Total					

V. *Turnover and net worth of the company (as defined in the Companies Act, 2013)

(i) Turnover	
(ii) Net worth of the Company	0



VII. *NUMBER OF PROMOTERS, MEMBERS, DEBENTURE HOLDERS (Details, Promoters, Members (other than promoters), Debenture holders)

Details	At the beginning of the year	At the end of the year	
Promoters	0	0	
Members (other than promoters)	0	0	
Debenture holders	0	0	

VIII. DETAILS OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

(A) *Composition of Board of Directors

Category		directors at the g of the year	Number of directors at the end of the year Percentage of share directors as at the er			shares held by the end of year
	Executive	Non-executive	Executive	Non-executive	Executive	Non-executive
A. Promoter	0	0	0	0	0	0
B. Non-Promoter	0	0	0	0	0	0
(i) Non-Independent	0	0	0	0	0	0
(ii) Independent	0	0	0	0	0	0
C. Nominee Directors representing	0	0	0	0	0	0
(i) Banks & FIs	0	0	0	0	0	0
(ii) Investing institutions	0	0	0	0	0	0
(iii) Government	0	0	0	0	0	0
(iv) Small share holders	0	0	0	0	0	0
(v) Others	0	0	0	0	0	0
Total	0	0	0	0	0	0

Number of Directors and Key managerial personnel (who is not director) as on the financial year end date 0

0

(B) (i) *Details of directors and Key managerial personnel as on the closure of financial year

Name	DIN/PAN	Designation	Number of equity share(s) held	Date of cessation (after closure of financial year: If any)

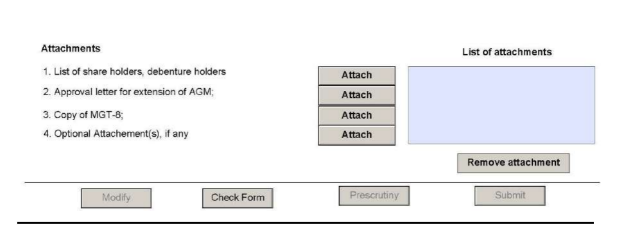
Nam	ne	DIN/PAI	be	esignation at the ginning / during e financial year				nange (Appointment/ esignation/ Cessation)
CTORS	S OF MEMBE						OF THE B	OARD OF
lumber of n	neetings held							
Type of	meeting	Date	of meetin	g Memb	I Number of ers entitled to		Att	endance
				atte	The state of the s		% of total shareholding	
OARD ME umber of m	ETINGS eetings held							
5. No.	Date of mee			nber of directors d as on the date			Attendance	900
			of	meeting	Number of dir attended	rectors % of attenda		ance
1								
OMMITTE	E MEETINGS				,l			
ber of meeti	ngs held							
S. No.	Type of meeting	Date of	meeting	Total Number of Members as			Attendance	
		Date of		on the date of the meeting	Number of members attended		% of attendance	
					N .		1	

S. No.	Nar	ne	Designat	tion	Gross Sa	alary	Commission	on	Stock Option/ Sweat equity		Others	Total Amount
1												0
	Total	2										
umber of	fCEO, CFO	and Compa	ny secreta	ry whose	e remuner	ration de	etails to be en	tered		12.2	0	
S. No.	Nar	ne	Designat	tion	Gross Sa	alary	Commission	on	Stock Option/ Sweat equity		Others	Total Amount
1												0
	Total											
umber of	f other direc	tors whose r	emuneratio	on details	to be en	tered	-	4/0			0	
S. No.	Nar	ne	Designat	tion	Gross Sa	alary	Commission	on	Stock Option/ Sweat equity		Others	Total Amount
,		-		-						_		
1												0
. MATTE A. Whe	ether the cor visions of the		nade comp Act, 2013	oliances a	and disclo		ND DISCLOS			0	No	0
B. If No.	ether the convisions of the co	mpany has ne Companies ons/observat	nade comp Act, 2013 cions T - DETAI	bliances as during the	and disclone year	COMPA	n respect of a	DRS /C	OFFICERS	Nil	0	
A. When provided in the provid	ether the convisions of the co	mpany has ne Companies ons/observat	nade comp Act, 2013 cions T - DETAI	oliances a during t	and disclone year	COMPA	n respect of a	DRS /C	ole Yes	Deta		l (if any)
A. When provided the provided in the provided	ether the cor visions of the o, give reason LTY AND P LS OF PEN.	mpany has ne Companies ons/observat UNISHMEN* ALTIES / PU Name of the concerned	nade comp Act, 2013 tions T - DETAI	LS THEI	and disclone year REOF SED ON (COMPA Name section penalis	NY/DIRECTO	DRS /C	OFFICERS	Deta	0 ails of appeal	l (if any)



XIII. Whether complete list of shareholders, debenture holders has been enclosed as an attachment
○ Yes ○ No
XIV. COMPLIANCE OF SUB-SECTION (2) OF SECTION 92, IN CASE OF LISTED COMPANIES
In case of a listed company or a company having paid up share capital of Ten Crore rupees or more or turnover of Fifty Crore rupees or more, details of company secretary in whole time practice certifying the annual return in Form MGT-8.
Name
Whether associate or fellow Associate C Fellow
Certificate of practice number
I/We certify that: (a) The return states the facts, as they stood on the date of the closure of the financial year aforesaid correctly and adequately. (b) Unless otherwise expressly stated to the contrary elsewhere in this Return, the Company has complied with all the provisions of the Act during the financial year.
Declaration
I am Authorised by the Board of Directors of the company vide resolution no dated
(DD/MM/YYYY) to sign this form and declare that all the requirements of the Companies Act, 2013 and the rules made thereunder in respect of the subject matter of this form and matters incidental thereto have been compiled with. I further declare that:
1. Whatever is stated in this form and in the attachments thereto is true, correct and complete and no information material to the subject matter of this form has been suppressed or concealed and is as per the original records maintained by the company.
 All the required attachments have been completely and legibly attached to this form.
Note: Attention is also drawn to the provisions of Section 447, section 448 and 449 of the Companies Act, 2013 which provide for punishment for fraud, punishment for false statement and punishment for false evidence respectively.
To be digitally signed by
Director
DIN of the director
To be digitally signed by
Company Secretary
Company secretary in practice
Membership number Certificate of practice number





This eForm has been taken on file maintained by the Registrar of Companies through electronic mode and on the basis of statement of correctness given by the company



67. Form MGT-8 for CS's examination with ROC (Section 92(2))

(Rule 11(2) of Companies (Appointment and Qualification of Directors) Rules, 2014)

Form No. MGT-8

[Pursuant to section 92(2) of the Companies Act, 2013 and rule 11(2) of Companies (Management and Administration) Rules, 2014]

CERTIFICATE BY A COMPANY SECRETARY IN PRACTICE

I/ We have examined the registers, records and books and papers of ---------- Limited/Private Limited (the Company) as required to be maintained under the Companies Act, 2013 (the Act) and the rules made thereunder for the financial year ended on --------, 20----. In my/ our opinion and to the best of my information and according to the examinations carried out by me/ us and explanations furnished to me/ us by the company, its officers and agents, I/ we certify that:

- A. the Annual Return states the facts as at the close of the aforesaid financial year correctly and adequately.
- B. during the aforesaid financial year the Company has complied with provisions of the Act & Rules made there under in respect of:
 - 1. its status under the Act;
 - maintenance of registers/records & making entries therein within the time prescribed therefor;
- filing of forms and returns as stated in the annual return, with the Registrar
 of Companies, Regional Director, Central Government, the Tribunal, Court or
 other authorities within/beyond the prescribed time;
 - 4. calling/ convening/ holding meetings of Board of Directors or its committees, if any, and the meetings of the members of the company on due dates as stated in the annual return in respect of which meetings, proper notices were given and the proceedings including the circular resolutions and resolutions passed by postal ballot, if any, have been



- properly recorded in the Minute Book/registers maintained for the purpose and the same have been signed;
- 5. closure of Register of Members / Security holders, as the case may be.
- 6. advances/loans to its directors and/or persons or firms or companies referred in section 185 of the Act;
- 7. contracts/arrangements with related parties as specified in section 188 of the Act;
- issue or allotment or transfer or transmission or buy back of securities/ redemption of preference shares or debentures/ alteration or reduction of share capital/ conversion of shares/ securities and issue of security certificates in all instances;
- keeping in abeyance the rights to dividend, rights shares and bonus shares pending registration of transfer of shares in compliance with the provisions of the Act
- 10. declaration/ payment of dividend; transfer of unpaid/ unclaimed dividend/other amounts as applicable to the Investor Education and Protection Fund in accordance with section 125 of the Act;
- 11. signing of audited financial statement as per the provisions of section 134 of the Act and report of directors is as per sub sections (3), (4) and (5) thereof:
- constitution/ appointment/ re-appointments/ retirement/ filling up casual vacancies/ disclosures of the Directors, Key Managerial Personnel and the remuneration paid to them;
- appointment/ reappointment/ filling up casual vacancies of auditors as per the provisions of section 139 of the Act;
- approvals required to be taken from the Central Government, Tribunal, Regional Director, Registrar, Court or such other authorities under the various provisions of the Act;
- 15. acceptance/ renewal/ repayment of deposits;
- 16. borrowings from its directors, members, public financial institutions, banks and others and creation/ modification/ satisfaction of charges in



that respect, wherever applicable;

- 17. loans and investments or guarantees given or providing of securities to other bodies corporate or persons falling under the provisions of section 186 of the Act;
- alteration of the provisions of the Memorandum and/ or Articles of Association of the Company;

Place: Signature:

Date: Name of Company Secretary in practice:

C.P. No. :

Note: The qualification, reservation or adverse remarks; if any, may be stated at the relevant place(s).



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68. Form MGT-14 for specified matters with ROC (Section 94(1) + 117(1) + 192)

FORM NO. [Pursuant to section 94(1) 2013 and section 192 of 1 made thereunder]	, 117(1) of The Cor	npanies Act,		Filing of Resolut agreements to the	
Form Language	English	Hindi			
Refer the instruction kit	for filing the form.	6			
1.(a)*Corporate Identity N	umber (CIN) of the	company			Pre-fill
(b) Global Location Num	nber (GLN) of the co	ompany			
2.(a) Name of Company				,	
(b) Address of the registered office of the company					
(c) *e-mail id of the compa	iny				
3.*Registration of	Resolut		reement der section 94(*	Postal ballot resolution	(s) under Section 1
4. Date of dispatch of notic				ec.	
(a) Resolution(s)			(DD	MM/YYYY)	
(b) Postal ballot resoluti	on(s)		(DD	MM/YYYY)	
5. Date of passing of		L			
(a) Resolution(s)			(DD	MM/YYYY)	
(b) Postal ballot resoluti	on(s)		(DD	MM/YYYY)	
Details of the resolution (a) (i) Section of the Comp	panies Act, 2013 un	der which pass	ed		
(ii) Section of the Com	panies Act, 1956 u	nder which pass	sed		
(b) Purpose of passing th	e resolution				
(c) Subject matter of the	resolution				
(d) Mention whether resolu				◯ Yes) No
(e) Indicate the authority page 2				dora Craditara	
Board of directors (f) Whether ordinary or spe	~	\sim	lass of shareho	ders Creditors	
Ordinary resolution			lequisite majorit	/	
		0	enen Parameterrak (1999)		Page



Attachments

2. Altered memorandum of association
3. Altered articles of association
4. Attach
5. Optional attachment(s) - if any

Remove Attachment

Remove Attachment

		Declaration				
am authorized by the B	oard of Directors o	f the Company vi	de resolution no		Dated	
(DD/MM/YYYY) to signthereunder in respect of declare that: 1. Whatever is stated in information material to original records mainth 2. All the required attach copy of the resolution.	the subject matter this form and in the o the subject matte ained by the compa ments have been (s) or agreement(s)	of this form and it e attachments the r of this form has any. completely and le) filed herewith is	matters incidenta ereto is true, corre been suppresse egibly attached to or are a true cop	I thereto have ect and comp d or conceale this form. It is by(s) of the ori	e been complied w lete and no id and is as per the s also certified that iginal.	ith, I further
Any application, writ p petition/application ha						ne
Board and not any su						
 To be digitally signe 	d by					
Designation	_	<u> </u>	-			
Name of liquidator	<u> </u>					
and the second s						
Director identification nu	umber of the direct	or: or Income-tay		177		
PAN of the liquidator; D	IN or Income-tax P	AN of manager of	or			
CEO or CFO; or member	ership number of C	ompany secretar	у,			
	Certificate I	by practicing pro	ofessional			
. The said records have relevant provisions of the i.All the required attach	e Companies Act, 2	2013 and were fo	und to be in orde	er;	mpany and mainta	lined as per the
To be digitally sign	ned by					
~	intant (in whole-time ary (in whole-time		Cost Acco	untant (in wh	ole-time practice)	or
whether Associate of	r Fellow As	sociate () Fellow			
Membership No.						
Certificate of practic	æ number					
Note: Attention is also statement and punishr				h provide fo	r punishment for	false
Modify	Check	k Form	Prescru	itiny	Subr	nit
For office use only:						
eForm Service request	number (SRN)		E-form filing da	ate		(DD/MM/YYY
This e-form is hereby re	gistered		1.0	L		
Digital signature of the a	uthorising officer		Confirm S	ubmission		
Date of signing		1	(DD/MM	WYYY)		





69. Form MGT-14 for appoint. of Internal Auditor(s) with ROC (Sec 94 (1) + 117(1) + 192

FORM NO. MGT- [Pursuant to section 94(1), 117(1) of Th 2013 and section 192 of The Companie made thereunder]	e Companies Act,	Filing of Res agreements	olutions and to the Registrar
Form Language English	Hindi		
Refer the instruction kit for filing the	form.		
1.(a)*Corporate Identity Number (CIN) of	f the company		Pre-fill
(b) Global Location Number (GLN) of	the company		
2.(a) Name of Company			
(b) Address of the registered office of the company			
(c) *e-mail id of the company			
	esolution(s) Agreemen		ution(s) under Section 110
4. Date of dispatch of notice for passing	of		
(a) Resolution(s)	4=	(DD/MM/YYYY)	
(b) Postal ballot resolution(s)		(DD/MM/YYYY)	
5. Date of passing of	_		
(a) Resolution(s)		(DD/MM/YYYY)	
(b) Postal ballot resolution(s)		(DD/MM/YYYY)	
Details of the resolution			
(a) (i) Section of the Companies Act, 20	13 under which passed		
(ii) Section of the Companies Act, 19	956 under which passed		
(b) Purpose of passing the resolution			
(c) Subject matter of the resolution			
(b) outspect matter of the resolution			
(d) Mention whether resolution passed b	y postal ballot	○ Yes	O No
(e) Indicate the authority passing or agre	eing to the resolution		
9	~	shareholders Credi	itors
(f) Whether ordinary or special resolution			
Ordinary resolution Spec	ial resolution () Requisit	e majority	Page 1
			rayell



10. Service request number(SRN) of Form INC-28

Attachments

2. Altered memorandum of association
3. Altered articles of association
Attach

5. Optional attachment(s) - if any

Remove Attachment

		Declaration	n		
am authorized by the B (DD/MM/YYYY) to sign thereunder in respect of declare that: 1. Whatever is stated in information material to original records maint 2. All the required attach copy of the resolution. Any application, writ petition/application had Board and not any su * To be digitally signs.	this form and decithe subject matter this form and in the othe subject matter ained by the compainents have been of (s) or agreement(s) settion or suit had r us been made, befor ch application, writ	lare that all the r of this form and e attachments the r of this form has any. completely and l o filed herewith is not been filed re- ore any court of l	requirements of Commatters incidental the reto is true, corrects been suppressed to the sor are a true copy(garding the matter in aw or any other auti-	panies Act, 2013 and nereto have been con- and complete and no- or concealed and is a sis form. It is also cert s) of the original. I respect of which this nority or any other Be	nplied with. I further o s per the ified that
	L				
*Designation					
Name of liquidator					
	17: 586 107 Sec	C 50.90 120			
Director identification nu PAN of the liquidator; D					
CEO or CFO; or member					
		by practicing p			
	Ocitinoate i	by practicing p	lolessional		
	ct matter of this form d. I further verify the been properly pre- e Companies Act, 2	m and found the nat: pared, signed by 2013 and were f	en to be true, correct to the required officer bound to be in order;	and complete and no	maintained by the Compa o information material to the d maintained as per the
To be digitally sign	ned by				
Chartered Accou			Cost Accour	tant (in whole-time p	ractice) or
whether Associate of	r Fellow As	sociate	Fellow		
Membership No.	_	- Control of the Cont			
Certificate of practic	ce number				
Note: Attention is also statement and punishr				provide for punishn	nent for false
Modify		k Form	Prescrutii	y	Submit
For office use only:					
eForm Service request	number (SRN)		E-form filing date		(DD/MM/YYYY)
This e-form is hereby re	gistered		is .		
Digital signature of the a	authorising officer		Confirm Sub	mission	
Date of signing			(DD/MM/Y	YYY)	



Page 3 of 3

70. Form MGT-15 for report on AGM or EGM with ROC (Section 121(1)) (Rules 31(2) of Companies (Management and Administration) Rules, 2014

rsuant	RM NO. MGT-15 to section 121(1) of the Companies Act, kule 31(2) of Companies (Management distration) Rules, 2014]
orm lang	guage English Hindi
efer the	instruction kit for filing the form.
b) Glob	porate identity number (CIN) of company al location number (GLN) of company
a) Nam	e of the company
b) Regi	stered office address
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
(c) E-ma	ail id
etails o	f the meeting
(i)	*Date of the Annual General Meeting
(ii)	Day of AGM
(iii)	*Start time of AGM *End time of AGM
(iv)	*Venue of the Annual General Meeting
(1.1)	Vertice of the Annual General Meeting
(4)	*Whether chairman of the meeting appointed CYes No
(v)	The the chairman of the free ang appointed to the
(vii)	*Number of members attended the meeting
(viii)	*Whether the requisite quorum is present Yes No
(ix)	*Business transacted at the meeting and result thereof
(4.7)	
(x)	*Particulars with respect to any adjournment of meeting and change in venue
(xi)	*Particulars with respect of postponement of meeting and change in venue
(xii)	Any other points relevant for inclusion in the Report
	W
Fair sur	nmary of proceedings of the meeting.
	5 N 5 N 5 N 5 N 5 N 5 N 5 N 5 N 5 N 5 N



	Decla	aration	
o the best of my knowled	lge and belief, the information	n given in this form and its attac	chments is correct and complete
be digitally signed by	the Chairman		
	OR		
be digitally signed by			
esignation			•
	or PAN of the manager or hip number of the company		
ote: Attention is also d tatement and false evid		on 448 and 449 which provid	le for punishment for false

71. Form MR-1 for appointment of KMP's with ROC (Section 196+197)

(Rules 3 of Companies (Appointment and Remuneration of Managerial personnel) Rules, 2014

Form No. MR-1					Form language
Return of appointment of manage	rial persor	nnel	40		
[Pursuant to Section 196 read with S	ection 197	and	44	English	h 🥘 Hindi
Schedule V of the Companies Act, 2	013 and pu	irsuant to			
Rule 3 of the Companies (Appointm	ent and		सत्यमेव ज	पते	
Remuneration of Managerial Person	nel) Rules,	2014]			
Refer instruction kit for filing the fo	m				
All fields marked in * are mandatory	,				
Entity details					
1 *Corporate Identity Number (CIN)				
2 (a) *Name of the company					
(b) *Address of the registered off	ice of the c	ompany			
(c) *Whether the company is a pusubsidiary of a public company	ıblic compa	any or			▼
(Yes/No)					
3 Particulars of the proposed apper (a) *Name (b) *Director Identification number number (PAN) or membership number (c) *Designation 4 *Date of the resolution by the boar 5 *Effective date of appointment (D	(DIN) or in per rd of directs	ors (DD/MM/YY	nent account	application is filed	
(a) Remuneration	0	Per month	O Per	r annum	
Particulars					
(v) Salary (in Rs.)					
(vi) Perquisites (in Rs.)					
(vii) Others (in Rs.)					
(viii) Total of (i) to (iii) (in Rs.)					



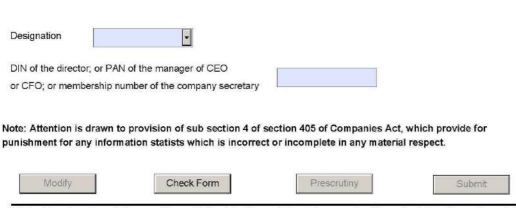
(b) T	enure of appointment	From (DD/M	M/YYYY)			
		*To (DD/1	MM/YYYY)			
7 (a) *	Whether the age of the appointee is (Yes/No)	s more than 70	years			▼
	*Whether the appointee had been on the Acts mentioned in Part I of Sc (Yes/No)					V
(c)*	Whether the appointee is a Non-Re (Yes/No)	esident in Part	I of Schedule V			▼
1	Whether the approval for such appointments in general meeting (Yes/No)	intment has be	en obtained from the			▼
(a) (i) If yes, date of passing the resolu	ition (DD/MM	YYYYY)			
(b) s	SRN of related Form No. MGT-14	(for filing of S	pecial Resolution)			
(c) :	SRN of MR-2 for obtaining Central	Government's	approval (as applicable)			
υ	Whether the appointee has been disc under section 164 of the Act Yes/No)	qualified for ap	pointment of director			V
(b)]	If yes, give details					
Attacl	nments					
(a)*	Copy of Board resolution	ļ	Max 2 MB	Choose	Remove	Download
	Copy of certificate by the Nomina Remuneration Committee of the co any, to the effect that the remunera per remuneration policy of the com	ompany, if tion is as	Max 2 MB	Choose	Remove	Download
(c)	Optional attachment(s), if any	ļ	Max 2 MB	Choose	Remove	Download

72. Form MSME-1 for delay in MSME's payments with ROC (Sec 405)

(Order 2 + 3 (both) dated January, 2019)

	MSME FORM I [Pursuant to Order 2 and 3 dated 22 January, 2019 issued under Section 405 of the Companies Act, 2013]	हिं कि		shing half yearly return with the spect of outstanding payments I Enterprises.	
	Form Language English Hindi				
	Refer the instruction kit for filing the form.				
	C Initial return Regular half yearly re	turn			
	Period				
1.	a) *Corporate Identity Number (CIN) of company			Pre-fill	
9	(b) Global location number (GLN) of company				_
	c) *Permanent Account Number (PAN) of company				
	a) Name of the Company				
	(b) Address of the registered Office of the company	<u> </u>			
Ī	32 32 32 32 32 32 32 32 32 32 32 32 32 3				
5.	c) *Email id of the company Reasons for Delay in amount of payments due			List of attachments	
1.	Optional Attachments, (if any).	Attac	n	Remove attachment	
		Declaration			
	is hereby declared that the information given in the nowledge.	form and attach	ments are true a	and correct with the best of my	
15					
To	be digitally signed by				
D	irector or manager or secretary or CEO or CFO				Page 1 of 2





This eForm has been taken on file maintained by the registrar of companies through electronic mode and on the basis of statement of correctness given by the company



73. Form PAS-6 for reconciliation of Share Capital with ROC

(Rules 9A(8) of Companies (Prospectus and Allotment of Securities) Rules, 2014

Hindi
200
F
(3)
Total Issued
20142 200404
20000
10111 100111



		under consideration as per Tal	
Particulars	Number of shares	Whether intimated to NSDL	Whether intimated to CDSL
(vii) Number of shares at the beginning of the reporting period			
(viii) Rights			
(ix) Bonus			
(x) Private Placement			
xi) ESOPs			
(xii) Amalgamation			
(vii) Conversion			
(viii) Buy back			
(ix) Capital Reduction			
(x) Forfeiture			
(xi) Any Other (Please specify)			
(xii)Number of shares at the end of the reporting period			
g) Details of Shares held by:			,
	Demat	Physical	Total
(i) *Promoters			
(ii) *Directors		-	
(iii) *KMPs	1	1	

6 (a) *Whether the Register of M	fembers is updated	O Yes	O No	
(b) If no, the date upto which if7 Details of Demat requests	t has been updated			
Total No. of Demat	No. of requests	No. of shares	Reasons for	delay
(a) Confirmed after 21 Days				-
(b) Pending for more than 21 days				
8 (a) *Whether there is appointm	ent of common agency for	share registry work	O Yes	O No
(b) If yes, please provide the n	ame of the said agency			
9 Any other detail that the profes	ssional signing this form m	ay like to provide:		
Attachments (a) Optional attachment(s) - if	any	Max 2 MB	Choose File Re	Download
Verification				
I am authorized by the Board of (DD/MM/YYYYY)* 2013 (18 of 2013), the Depositor of this form and matters incident correct and complete including the	ries Act, 1996 (22of 1996) al thereto have been compl	to sign this form and declar and the rules/regulations ma lied with. I also declare that	de thereunder in respect all the information given	of the subject matter
It is hereby further certified that t	he Professional	, 8	3*	V
(Chartered Account/ Company Se	ecretary)			
* To be digitally signed by			DSC BOX	
* Designation			Ĩ.	
(Director/Manager/Company	Secretary/CFO/CEO)			▼
* Director identification number or CFO; or Membership numb				



Certificate by Practicing Profession	nal	
* I declare that I,	, residing at	, having the email
	have been duly engaged for the	purpose of certification of this form. It is hereby certified that
		f 2013), the Depositories Act,1996 (22 of 1996) and and matters incidental thereto and I have verified the above
particulars (including attachment(s))	from the original records mainta	ined by the Company
which is subject matter of this form suppressed.	and found them to be true, correc	t and complete and no information material to this form has been
I further certify that:		
a The said records have been prop provisions of the Companies Act,	ALL STORY CONTRACTOR OF THE PROPERTY OF THE PR	ired officers of the Company and maintained as per the relevan ler;
b All the required attachments have	been completely and legibly atta	ched to this form;
$c\ \ It$ is understood that I shall be lia at any stage.	ble for action under Section 448	of the Companies Act, 2013 for wrong certification, if any found
* To be digitally signed by:		DSC BOX
O Chartered accountant (in whole	-time practice) or	
O Company secretary (in whole-t	ime practice)	
* Whether associate or fellow:		
O Associate O Fellow	v	
Membership number		
Certificate of practice number		
		Save



	attention is drawn to provisions of Section 448 and 449 of atement / certificate and punishment for false evidence re	the Companies Act, 2013 which provide for punishment for spectively.
	form has been taken on file maintained by the registrar of ent of correctness given by the company.	companies through electronic mode and on the basis of
For offi	ice use only:	
e-Form	Service request number (SRN)	
e-Form	filing date (DD/MM/YYYY)	
		[F. No. 1/21/2013-CL-V-Part(I)
		MANOJ PANDEY, Jt. Secy.
Note:	The principal rules were published in the Gazette of Indi G.S.R. 251(E), dated the 31 st March, 2014 and last amend	ia, Extraordinary, Part Π , Section 3, Sub-section (i), vide number

(F) MCA's order for CARO, 2020 + Acceptance of deposits for Companies in India

74. Ministry of Corporate of Affairs (MCA) order dated Feb 25, 2020 for CARO 2020

MINISTRY OF CORPORATE AFFAIRS ORDER

New Delhi, the 25th February, 2020

- S.O. 849(E).—In exercise of the powers conferred by sub-section (11) of section 143 of the Companies Act, 2013 (18 of 2013) and in supersession of the Companies (Auditor's Report) Order, 2016, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii), vide number S.O. 1228 (E), dated the 29th March, 2016, except as respects things done or omitted to be done before such supersession, the Central Government, after consultation with the National Financial Reporting Authority constituted under section 132 of the Companies Act, 2013, hereby makes the following Order, namely:—
- 1. Short title, application and commencement.—(1) This Order may be called the Companies (Auditor's Report) Order, 2020.
- (2) It shall apply to every company including a foreign company as defined in clause (42) of section 2 of the Companies Act, 2013 (18 of 2013) [hereinafter referred to as the Companies Act], except—
 - (i) a banking company as defined in clause (c) of section 5 of the Banking Regulation Act, 1949 (10 of 1949);
 - (ii) an insurance company as defined under the Insurance Act, 1938 (4 of 1938);
 - (iii) a company licensed to operate under section 8 of the Companies Act;
 - (iv) a One Person Company as defined in clause (62) of section 2 of the Companies Act and a small company as defined in clause (85) of section 2 of the Companies Act; and
 - (v) a private limited company, not being a subsidiary or holding company of a public company, having a paid up capital and reserves and surplus not more than one error rupees as on the balance sheet date and which does not have total borrowings exceeding one error rupees from any bank or financial institution at any point of time during the financial year and which does not have a total revenue as disclosed in Scheduled III to the Companies Act (including revenue from discontinuing operations) exceeding ten error rupees during the financial year as per the financial statements.
 - (3) It shall come into force on the date of its publication in the Official Gazette.
- 2. Auditor's report to contain matters specified in paragraphs 3 and 4. Every report made by the auditor under section 143 of the Companies Act on the accounts of every company audited by him, to which this Order applies, for the financial years commencing on or after the 1st April, 2019, shall in addition, contain the matters specified in paragraphs 3 and 4, as may be applicable:

Provided this Order shall not apply to the auditor's report on consolidated financial statements except clause (xxi) of paragraph 3.



- 3. Matters to be included in auditor's report. The auditor's report on the accounts of a company to which this Order applies shall include a statement on the following matters, namely:-
- (i) (a) (A) whether the company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment;
 - (B) whether the company is maintaining proper records showing full particulars of intangible assets:
- (b) whether these Property, Plant and Equipment have been physically verified by the management at reasonable intervals; whether any material discrepancies were noticed on such verification and if so, whether the same have been properly dealt with in the books of account;
- (c) whether the title deeds of all the immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) disclosed in the financial statements are held in the name of the company, if not, provide the details thereof in the format below:

Description of property	Gross carrying value	Held in name of		Period held – indicate range, where appropriate	A 100 A
E		-	-	-	*also indicate if in dispute

- (d) whether the company has revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year and, if so, whether the revaluation is based on the valuation by a Registered Valuer; specify the amount of change, if change is 10% or more in the aggregate of the net carrying value of each class of Property, Plant and Equipment or intangible assets;
- (e) whether any proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder, if so, whether the company has appropriately disclosed the details in its financial statements;
- (ii) (a) whether physical verification of inventory has been conducted at reasonable intervals by the management and whether, in the opinion of the auditor, the coverage and procedure of such verification by the management is appropriate; whether any discrepancies of 10% or more in the aggregate for each class of inventory were noticed and if so, whether they have been properly dealt with in the books of account;
 - (b) whether during any point of time of the year, the company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets; whether the quarterly returns or statements filed by the company with such banks or financial institutions are in agreement with the books of account of the Company, if not, give details;
- (iii) whether during the year the company has made investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties, if so,-
 - (a) whether during the year the company has provided loans or provided advances in the nature of loans, or stood guarantee, or provided security to any other entity [not applicable to companies whose principal business is to give loans], if so, indicate-
- (A) the aggregate amount during the year, and balance outstanding at the balance sheet date with respect to such loans or advances and guarantees or security to subsidiaries, joint ventures and associates;
- (B) the aggregate amount during the year, and balance outstanding at the balance sheet date with respect to such loans or advances and guarantees or security to parties other than subsidiaries, joint ventures and associates;



- (b) whether the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees provided are not prejudicial to the company's interest;
- (c) in respect of loans and advances in the nature of loans, whether the schedule of repayment of principal and payment of interest has been stipulated and whether the repayments or receipts are regular;
- (d) if the amount is overdue, state the total amount overdue for more than ninety days, and whether reasonable steps have been taken by the company for recovery of the principal and interest;
- (e) whether any loan or advance in the nature of loan granted which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties, if so, specify the aggregate amount of such dues renewed or extended or settled by fresh loans and the percentage of the aggregate to the total loans or advances in the nature of loans granted during the year [not applicable to companies whose principal business is to give loans];
- (f) whether the company has granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment, if so, specify the aggregate amount, percentage thereof to the total loans granted, aggregate amount of loans granted to Promoters, related parties as defined in clause (76) of section 2 of the Companies Act, 2013;
- (iv) in respect of loans, investments, guarantees, and security, whether provisions of sections 185 and 186 of the Companies Act have been complied with, if not, provide the details thereof;
- (v) in respect of deposits accepted by the company or amounts which are deemed to be deposits, whether the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act and the rules made thereunder, where applicable, have been complied with, if not, the nature of such contraventions be stated; if an order has been passed by Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal, whether the same has been complied with or not;
- (vi) whether maintenance of cost records has been specified by the Central Government under subsection (1) of section 148 of the Companies Act and whether such accounts and records have been so made and maintained;
- (vii) (a) whether the company is regular in depositing undisputed statutory dues including Goods and Services Tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities and if not, the extent of the arrears of outstanding statutory dues as on the last day of the financial year concerned for a period of more than six months from the date they became payable, shall be indicated;
 - (b) where statutory dues referred to in sub-clause (a) have not been deposited on account of any dispute, then the amounts involved and the forum where dispute is pending shall be mentioned (a mere representation to the concerned Department shall not be treated as a dispute);
- (viii) whether any transactions not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961), if so, whether the previously unrecorded income has been properly recorded in the books of account during the year;
- (ix) (a) whether the company has defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender, if yes, the period and the amount of default to be reported as per the format below:-

Nature of borrowing, including debt securities	Name of lender*	Amount not paid on due date	Whether principal or interest	No. of days delay or unpaid	Remarks, if any
	**lender wise details to be provided in case of defaults to banks, financial institutions and Government				



- (b) whether the company is a declared wilful defaulter by any bank or financial institution or other lender;
- (c) whether term loans were applied for the purpose for which the loans were obtained; if not, the amount of loan so diverted and the purpose for which it is used may be reported;
- (d) whether funds raised on short term basis have been utilised for long term purposes, if yes, the nature and amount to be indicated:
- (e) whether the company has taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures, if so, details thereof with nature of such transactions and the amount in each case;
- (f) whether the company has raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies, if so, give details thereof and also report if the company has defaulted in repayment of such loans raised;
- (x) (a) whether moneys raised by way of initial public offer or further public offer (including debt instruments) during the year were applied for the purposes for which those are raised, if not, the details together with delays or default and subsequent rectification, if any, as may be applicable, be reported:
 - (b) whether the company has made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year and if so, whether the requirements of section 42 and section 62 of the Companies Act, 2013 have been complied with and the funds raised have been used for the purposes for which the funds were raised, if not, provide details in respect of amount involved and nature of non-compliance;
- (xi) (a) whether any fraud by the company or any fraud on the company has been noticed or reported during the year, if yes, the nature and the amount involved is to be indicated;
 - (b) whether any report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;
 - (c) whether the auditor has considered whistle-blower complaints, if any, received during the year by the company;
- (xii) (a) whether the Nidhi Company has complied with the Net Owned Funds to Deposits in the ratio of 1: 20 to meet out the liability;
 - (b) whether the Nidhi Company is maintaining ten per cent. unencumbered term deposits as specified in the Nidhi Rules, 2014 to meet out the liability;
 - (c) whether there has been any default in payment of interest on deposits or repayment thereof for any period and if so, the details thereof;
- (xiii) whether all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act where applicable and the details have been disclosed in the financial statements, etc., as required by the applicable accounting standards;
- (xiv) (a) whether the company has an internal audit system commensurate with the size and nature of its business;
 - (b) whether the reports of the Internal Auditors for the period under audit were considered by the statutory auditor;
- (xv) whether the company has entered into any non-cash transactions with directors or persons connected with him and if so, whether the provisions of section 192 of Companies Act have been complied with;
- (xvi) (a) whether the company is required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934) and if so, whether the registration has been obtained;



- (b) whether the company has conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934;
- (c) whether the company is a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India, if so, whether it continues to fulfil the criteria of a CIC, and in case the company is an exempted or unregistered CIC, whether it continues to fulfil such criteria;
- (d) whether the Group has more than one CIC as part of the Group, if yes, indicate the number of CICs which are part of the Group;
- (xvii) whether the company has incurred cash losses in the financial year and in the immediately preceding financial year, if so, state the amount of cash losses;
- (xviii) whether there has been any resignation of the statutory auditors during the year, if so, whether the auditor has taken into consideration the issues, objections or concerns raised by the outgoing auditors:
- (xix) on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, whether the auditor is of the opinion that no material uncertainty exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date;
- (xx) (a) whether, in respect of other than ongoing projects, the company has transferred unspent amount to a Fund specified in Schedule VII to the Companies Act within a period of six months of the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of the said Act;
 - (b) whether any amount remaining unspent under sub-section (5) of section 135 of the Companies Act, pursuant to any ongoing project, has been transferred to special account in compliance with the provision of sub-section (6) of section 135 of the said Act;
- (xxi) whether there have been any qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements, if yes, indicate the details of the companies and the paragraph numbers of the CARO report containing the qualifications or adverse remarks.
- 4. Reasons to be stated for unfavourable or qualified answers.- (1) Where, in the auditor's report, the answer to any of the questions referred to in paragraph 3 is unfavourable or qualified, the auditor's report shall also state the basis for such unfavourable or qualified answer, as the case may be.
- (2) Where the auditor is unable to express any opinion on any specified matter, his report shall indicate such fact together with the reasons as to why it is not possible for him to give his opinion on the same

[F. No. 17/45/2015-CL-V Part I]
K.V.R. MURTY, Jt. Seey.



75. Acceptance of Deposits by Companies In India (Section 73 to 76A of Chapter V)

CHAPTER V

ACCEPTANCE OF DEPOSITS BY COMPANIES

73. Prohibition on acceptance of deposits from public.—(1) On and after the commencement of this Act, no company shall invite, accept or renew deposits under this Act from the public except in a manner provided under this Chapter:

Provided that nothing in this sub-section shall apply to a banking company and nonbanking financial company as defined in the Reserve Bank of India Act, 1934 (2 of 1934) and to such other company as the Central Government may, after consultation with the Reserve Bank of India, specify in this behalf.

- (2) A company may, subject to the passing of a resolution in general meeting and subject to such rules as may be prescribed in consultation with the Reserve Bank of India, accept deposits from its members on such terms and conditions, including the provision of security, if any, or for the repayment of such deposits with interest, as may be agreed upon between the company and its members, subject to the fulfilment of the following conditions, namely:—
 - (a) issuance of a circular to its members including therein a statement showing the financial position of the company, the credit rating obtained, the total number of depositors and the amount due towards deposits in respect of any previous deposits accepted by the company and such other particulars in such form and in such manner as may be prescribed;
 - (b) filing a copy of the circular along with such statement with the Registrar within thirty days before the date of issue of the circular;
 - (c) depositing such sum which shall not be less than fifteen per cent. of the amount of its deposits maturing during a financial year and the financial year next following, and kept in a scheduled bank in a separate bank account to be called as deposit repayment reserve account;
 - (d) providing such deposit insurance in such manner and to such extent as may be prescribed;
 - (e) certifying that the company has not committed any default in the repayment of deposits accepted either before or after the commencement of this Act or payment of interest on such deposits; and
 - (f) providing security, if any for the due repayment of the amount of deposit or the interest thereon including the creation of such charge on the property or assets of the company:

Provided that in case where a company does not secure the deposits or secures such deposits partially, then, the deposits shall be termed as "unsecured deposits" and shall be so quoted in every circular, form, advertisement or in any document related to invitation or acceptance of deposits.



- (3) Every deposit accepted by a company under sub-section (2) shall be repaid with interest in accordance with the terms and conditions of the agreement referred to in that sub-section.
- (4) Where a company fails to repay the deposit or part thereof or any interest thereon under subsection (3), the depositor concerned may apply to the Tribunal for an order directing the company to pay the sum due or for any loss or damage incurred by him as a result of such non-payment and for such other orders as the Tribunal may deem fit.
- (5) The deposit repayment reserve account referred to in clause (c) of sub-section (2) shall not be used by the company for any purpose other than repayment of deposits.
- 74. Repayment of deposits, etc., accepted before commencement of this Act.—(1) Where in respect of any deposit accepted by a company before the commencement of this Act, the amount of such deposit or part thereof or any interest due thereon remains unpaid on such commencement or becomes due at any time thereafter, the company shall—
 - (a) file, within a period of three months from such commencement or from the date on which such payments, are due, with the Registrar a statement of all the deposits accepted by the company and sums remaining unpaid on such amount with the interest payable thereon along with the arrangements made for such repayment, notwithstanding anything contained in any other law for the time being in force or under the terms and conditions subject to which the deposit was accepted or any scheme framed under any law; and
 - (b) repay within one year from such commencement or from the date on which such payments are due, whichever is earlier.
- (2) The Tribunal may on an application made by the company, after considering the financial condition of the company, the amount of deposit or part thereof and the interest payable thereon and such other matters, allow further time as considered reasonable to the company to repay the deposit.
- (3) If a company fails to repay the deposit or part thereof or any interest thereon within the time specified in sub-section (1) or such further time as may be allowed by the Tribunal under sub-section (2), the company shall, in addition to the payment of the amount of deposit or part thereof and the interest due, be punishable with fine which shall not be less than one crore rupees but which may extend to ten crore rupees and every officer of the company who is in default shall be punishable with imprisonment which may extend to seven years or with fine which shall not be less than twenty-five lakh rupees but which may extend to two crore rupees, or with both.
- 75. Damages for fraud.—(1) Where a company fails to repay the deposit or part thereof or any interest thereon referred to in section 74 within the time specified in sub-section (1) of that section or such further time as may be allowed by the Tribunal under sub-section (2) of that section, and it is proved that the deposits had been accepted with intent to defraud the depositors or for any fraudulent purpose, every officer of the company who was responsible for the acceptance of such deposit shall, without prejudice to the provisions contained in subsection (3) of that section and liability under section 447, be personally responsible, without any limitation of liability, for all or any of the losses or damages that may have been incurred by the depositors.
- (2) Any suit, proceedings or other action may be taken by any person, group of persons or any association of persons who had incurred any loss as a result of the failure of the company to repay the deposits or part thereof or any interest thereon.
- 76. Acceptance of deposits from public by certain companies.—(1) Notwithstanding anything contained in section 73, a public company, having such net worth or turnover as may be prescribed, may accept deposits from persons other than its members subject to compliance with the requirements provided in sub-section (2) of section 73 and subject to such rules as the Central Government may, in consultation with the Reserve Bank of India, prescribe:

Provided that such a company shall be required to obtain the rating (including its networth, liquidity and ability to pay its deposits on due date) from a recognised credit rating agency for informing the public



the rating given to the company at the time of invitation of deposits from the public which ensures adequate safety and the rating shall be obtained for every year during the tenure of deposits:

Provided further that every company accepting secured deposits from the public shall within thirty days of such acceptance, create a charge on its assets of an amount not less than the amount of deposits accepted in favour of the deposit holders in accordance with such rules as may be prescribed.

- (2) The provisions of this Chapter shall, *mutatis mutandis*, apply to the acceptance of deposits from public under this section.
- ¹[76A. Punishment for contravention of section 73 or section 76.—Where a company accepts or invites or allows or causes any other person to accept or invite on its behalf any deposit in contravention of the manner or the conditions prescribed under section 73 or section 76 or rules made thereunder or if a company fails to repay the deposit or part thereof or any interest due thereon within the time specified under section 73 or section 76 or rules made thereunder or such further time as may be allowed by the Tribunal under section 73,—
 - (a) the company shall, in addition to the payment of the amount of deposit or part thereof and the interest due, be punishable with fine which shall not be less than one crore rupees but which may extend to ten crore rupees; and
 - (b) every officer of the company who is in default shall be punishable with imprisonment which may extend to seven years or with fine which shall not be less than twenty-five lakh rupees but which may extend to two crore rupees, or with both:

Provided that if it is proved that the officer of the company who is in default, has contravened such provisions knowingly or wilfully with the intention to deceive the company or its shareholders or depositors or creditors or tax authorities, he shall be liable for action under section 447.]



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