THE INSTITUTE OF Company Secretaries of India भारतीय कम्पनी सचिव संस्थान IN PURSUIT OF PROFESSIONAL EXCELLENCE

Statutory body under an Act of Parliament (Under the jurisdiction of Ministry of Corporate Affairs)

Highlights of amendments under the Companies (Amendment) Bill, 2020

Clause No. of the Bill	Section of the Act and Title	Proposed Amendment
Clause 2	DefinitionofListedcompanyclause (52) of section 2	To insert a new proviso that enables the Central Government to exclude certain class of companies,which have listed or intend to list suchclass of securities, as may be prescribed in consultation with SEBI, from the definition of listed companies.
Clause 3	Formation of Companies with Charitable Objects, etc sub-section (11) of section 8	To omit the punishment of imprisonment in relation to an officer who is in default for the offence mentioned therein.
Clause 4	Rectification of Name of Company clause (b) of sub-section (1) of section 16	To reduce the time limit of compliance of change in name of companyin case of resemblance of name to a registered trade mark from six months to three months for the direction provided by the Central Governmentin the provision.
	sub-section (3) of section 16	The amendment proposes to provide for allotment of a new name to the company by the Central Government, in case the company is in non-compliance of section 16(1) of the Act. The amendment proposes deletion of imposing fine for non-compliance for such default.
Clause 5	Public Offer and PrivatePlacementTo insert new sub-sections	To allow a class of public companies to list certain class of securities on stock exchanges in permissible foreign jurisdictions.
	(3) and (4) in section 23	To empower the Central Government to exempt, by notification, any class or classes of public companies referred to in above inserted section from any of the provisions of Chapter III, Chapter IV, section 89, section 90 or section 127 of the Act.

Clause 6	Matters to be Stated in Prospectus sub-section (9) of section 26	To omit the punishment of imprisonment in relation to every person who is knowingly a party to the issue of prospectus in contravention of the said section.
Clause 7	Securities to be Dealt with in Stock Exchanges sub-section (5) of section 40	To remove punishment of imprisonment in case of any default in complying with the provisions of the said section.
Clause 8	VariationofShareholders' Rights.omitsub-section(5)ofsection48	To remove the penal provisions in case of any default in complying with said section.
Clause 9	TransferandTransmissionofSecuritiessub-section5656	To amend subsection thereby imposing penalty in place of fineof rupees fifty thousand for company and its officers in default in case of failure to comply with sub-sections (1) to (5).
Clause 10	Rectification of Register of Members to omit sub-section (5) of section 59	To remove the penal provisions in case of any default in complying with the order of the Tribunal under the said section
Clause 11	Further Issue of Share Capital sub-clause (i) of clause (a) of sub-section (1) of section 62	To enable the Central Government to provide by rules, such days lesser than fifteen for deeming the decline of the offer made under the said provision. The amendment reduces the range oftime limit from the date of the offer within which the offer, if not accepted, shall be deemed to have been declined.
Clause 12	Notice to be given to Registrar for Alteration of Share Capital sub-section (2) of section 64	To modify the amount of penalty provided therein in case of default made in complying with sub-section (1).
Clause 13	ReductionofShareCapitalto omit sub-section (11) ofsection 66	default in complying with sub-section (4) relating to publication of order of
Clause 14	Power of Company to Purchase its Own	To omit the punishment of imprisonment in relation to an officer of the company who is in default for the offence specified therein.

	Securities	
	sub-section (11) of section 68	
Clause 15	Debentures to omit sub-section (11) of section 71	To remove the penal provisions in case of any default by officer of the company in complying with the order of the Tribunal under the said section.
Clause	Punishment for	To omit the punishment of imprisonment in
16	Contravention to substitute sub-section	relation to an officer of the company who is in defaultandreducedpenalty in place of fine, in case of failure to comply with the provisions
	(1) of section 86	of Chapter VI of the Act.
Clause 17	Register of Members, etctosubstitutesub-section	To reducepenalty in place of fine, in case of failure to comply with the provisions of subsections (1) and (2).
	(5) of section 88 of the Act	
Clause 18	Declaration in Respect of Beneficial Interest in any Share to substitute sub-sections	To provide for penalty in place of fine, for failure in making a declaration or in filing of a return, as the case may be, under sub-sections (1), (2), (3) or (6).
	(5) and (7) and insert sub- section (11)insection 89	To insert a new sub-section (11) to enable the Central Government to notify a class or classes of persons who shall be unconditionally or subject to such conditions, as may be specified in such notification, be exempted from complying with the said section, except sub-section (10).
Clause 19	Register of significant beneficial owners in a company to substitute sub-sections (10) and (11) of section 90	To provide for penalty in place of fine, for failure in making a declaration, maintaining register, filing of information, or taking necessary steps, as the case may be, in subsections (1), (2), (4) or (4A).
Clause 20	Annual Return to amend sub-section (5) and (6) of section 92	To modify the amount of penalty provided therein in case of default made in complying sub-section (4) of the said section as per amendment to sub-section (5).
		A PCS certifying annual return not in conformity with the section or rules made thereunder shall be liable to a penalty in place of fine of two lakh rupees as per amendment to sub-section (6).
Clause 21	Proxies sub-section (5) of section 105	To reduce penalty in place of fine in case, invitations for proxies are issued at expense of the company.
Clause 22	Resolutions and	To modify the amount of penalty for company and its officers in default for failure to comply

	Agreements to be Filed	with sub section (1) of said section.
	to substitute sub-section (2) and amend sub-section (3) of section 117	To substitute the second proviso to clause (g) of sub-section (3) of the said section to enable the Central Government to exempt any class of non-banking financial companies registered under Chapter IIIB of Reserve Bank of India Act, 1934 and any class of housing finance companies registered under the National Housing Bank Act, 1987 from filing of resolutions passed to grant loans or give guarantees or to provide security in respect of loans under clause (f) of sub-section (3) of section 179 of the Act in the ordinary course of their business.
Clause 23	Unpaid Dividend Account. to substitute sub-section (7) of section 124	To modifypenalty in place of fine for company and its officers in default for failure to comply with the provisions of the said section.
Clause 24	Books of Account, etc., to be kept by Company sub-section (6) of section 128	To omit the punishment of imprisonment in relation to an officer who is in default for the offence mentioned therein.
Clause 25	Periodicalfinancialresults Insertion of a new section 129A	To empower the Central Government to provide by rules such class or classes of unlisted companies to prepare periodical financial results of the company, audit or limited review thereof and their filing with Registrar within thirty days from the end of that period as specified in the rules.
Clause 26	FinancialStatement,Board's Report, etctosubstitutesubstitute(8) of section134	To reduce penalty in place of fine on the company and its officer in default andomit the punishment of imprisonment in relation to its officers in default in case of failure in complying with said section.
Clause 27	Corporate ResponsibilitySocial Responsibilitysub-section (5) of section 135to substitute sub-section (7) of the said section to insert a new subsection (9)	Proviso inserted thereto to allow companies, which have spent an amount in excess of the requirement provided under the said sub- section, to set off such excess amount out of their obligation in the succeeding financial years in such manner as may be provided by rules. To provide that if a company defaults in complying with sub-sections (5) or (6) of the said section, such company and every officer of such company who is in default shall be

		liable to a penalty in place of fine.
		To provide that the requirement of constitution of Corporate Social Responsibility Committee shall not be applicable, in case the amount required to be spent under sub-section (5) of the said section does not exceed fifty lakh rupees.
Clause 28	Copy of Financial Statement to be Filed with Registrar sub-section (3) of section 137	To modify the amount of penalty in case of default made in complying with sub-section (1) or sub-section (2) of the said section.
Clause 29	Removal, Resignation of Auditor and Giving of Special Notice sub-section (3) of section 140	
Clause 30	Powers and Duties of Auditors and Auditing Standardsto substitute sub-section (15) of section 143	To modify penalty in place of fine on an auditor, cost accountant or company secretary in practice who fail to comply with sub-section (12) of the said section. Specific penalties proposed for listed and unlisted companies.
Clause 31	Punishment Contraventionforsub-section (1) and (2) of section 147	To omit the punishment of imprisonment in relation to an officer who is in default for the offence mentioned therein.To omit the reference of section 143 mentioned in sub-section (2).
Clause 32	Company to have Board of Directorssub-section (9) of section 149	To insert a new proviso in sub-section (9) which provides that an independent director may receive remuneration, if a company has no profits or inadequate profits in accordance with Schedule V of the Act.
Clause 33	Number of Directorshipsto substitute sub-section(6) of section 165	To modify the amount of penalty, in case of a default committed under the said section.
Clause 34	Vacation of Office of Directorto amend sub-section (2) of section 167	To omit the punishment of imprisonment for the offence mentioned therein.
Clause 35	Section 167 Punishment to substitute section 172	To modifypenalty in place of fine, in case of default in complying with the provisions of Chapter XI of the Act for which no specific punishment or penalty has been provided.

Clause 36	NominationandRemunerationCommitteeandStakeholdersRelationship Committee	To modifypenalty in place of fine and omit the punishment of imprisonment in relation to an officer of the company in case of any default in compliance with sections 177.
	sub-section (8) of section 178	
Clause 37	Disclosure of Interest by Director	To reducepenalty in place of finein case of default of sub-sections (1) and (2) and deletion of provision for imprisonment.
	sub-section (4) of section 184	
Clause 38	Investments of Company to be Held in its Own Name to substitute sub-section (4) of section 187	To reduce penalty in place of fine in case of default by a company or officer of the company in complying with the provisions of the said section and deletion of provision for imprisonment.
Clause 39	RelatedPartyTransactionsclause (i) and (ii) of sub-	To replace the punishment for imprisonment or fine with penalty and to amend clause (ii) of the said sub-section forpenalty.
Clause 40	section (5) of section 188OverallMaximumManagerialandRemunerationandManagerialRemuneration in Case ofAbsence or Inadequacy ofProfits	· · · · · · · · · · · · · · · · · · ·
	sub-section (3) of section 197	
Clause 41	Secretarial Audit for Bigger Companies sub-section (4) of section	To reducepenaltyin place of fine for contravention of the provisions of the said section.
Clause	204 Merger and	To modifypenalty in place of fine and deletion
42	Amalgamation of Companies.	
	to substitute sub-section (8) of section 232	
Clause 43	Powers of Tribunal sub-section (8) of section 242	To omit the punishment of imprisonment in relation to an officer in default for the offence mentioned therein.
Clause 44	ConsequenceofTerminationor	To omit the punishment of imprisonment in relation to an officer in default for the offence

	Modification of Certain	mentioned therein.
	Agreements	
	sub-section (2) of section 243	
Clause 45	Valuation by Registered Valuers	To reducepenaltyin place of fine and deletion of provision for imprisonmentof the valuerin case of contravention of the section.
	sub-section (3) of section 247	
Clause 46	Promoters, Directors, etc., to Cooperate with Company Liquidator.	Deletion of provision for imprisonment for failing to discharge obligations under sub- section (1).
	to substitute sub-section (2) of section 284	To provide that when a person required to assist a Company Liquidator under sub- section (1) of the section does not do so, then
	to insert a new sub-section (3)	the Company Liquidator may make an application to the Tribunal for necessary directions
		To provide that the Tribunal may direct such person to comply with the directions of the Company Liquidator.
Clause 47	Dissolution of Company by Tribunal.	To provide that the Tribunal shall forward a copy of the order of dissolution to the Registrar, and direct the Company Liquidator
	to substitute sub-section (3) of section 302	to also forward such copy to the Registrar, who shall record in the register relating to the company a minute of the dissolution of the
	to omit sub-section (4)	company.
		Penal provision on Company Liquidator making a default in forwarding a copy of the order to Registrar is omitted.
Clause 48	Prosecution of Delinquent Officers and Members of Company	Omission of penal provision if a person fails or neglects to give assistance required by sub- section (5).
	to omit sub-section (6) of section 342	
Clause 49	Disposal of Books and Papers of Company	Omitting the punishment for imprisonment in relation to a person for the offence mentioned therein.
	sub-section (4) of section 347	
Clause 50	Information as to Pending Liquidations	Deletion of provision for fine and imprisonment.
	to substitute sub-section	To provide that if a Company Liquidator, who is an Insolvency Professional, is in default in

	(6) of section 348	complying with the provisions of the section,
		the default will be a contravention of the
	to omit sub-section (7).	Insolvency and Bankruptcy Code, 2016, and the rules and regulations made thereunder.
Clause 51	Powers of Tribunal to Declare Dissolution of Company Void.	Penal provision relating to making a default in forwarding a copy of the order to Registrar is omitted.
	to substitute sub-section (2) of section 356	To provide that the Tribunal shall forward a copy of the order to the Registrar, and direct the Company Liquidator or the person on whose application such order was made to also file a certified copy of the order with the Registrar within thirty days of the order.
Clause	To insert a new Chapter	To insert chapter relating to Producer
52	Chapter XXIA	Companies on similar lines as provided in the Companies Act, 1956.
	Producer Companies	
Clause 53	Application of Act to Foreign Companies.	Omitted.
	to omit the proviso to sub- section (1) of section 379	
Clause 54	Punishment for Contravention	To omit the punishment of imprisonment in relation to an officer who is in default for the offence mentioned therein.
Clause	section 392 Exemptions	To empower the Central Government to
55	under this Chapter	exempt any class of foreign companies or companies incorporated or to be incorporated outside India, from any of the provisions of
	to insert a new section 393A	Chapter XXII of the Act by notification to be laid before both Houses of Parliament.
Clause 56	Fee for Filing, etc	To provide that where there is a default on two or more occasions in submitting, filing,
	to substitute the third proviso to sub-section (1) of section 403	registering or recording of prescribed documents the same shall be done on payment of such higher additional fee as may be provided by rules.
Clause	Power of Central	To provide for payment of penaltyin place of
57	GovernmenttoDirectCompaniestoFurnishInformation or Statistics.tosubstitutesub-section	fine in case a company fails to comply with an order made under sub-section (1) or sub- section (3) of the said section, or furnishes any incorrect information and omission of provision of imprisonment of the officer in
	(4) of section 405	default.
Clause 58	Constitution of Appellate	Removing the restriction on the number of Judicial and Technical members that the

	Tribunal.	Central Government may appoint in the
		Appellate Tribunal.
	section 410	
Clause	Benches of	To provide for constitution of Benches of the
59	Appellate	Appellate Tribunal to exercise powers of the
	Tribunal	Appellate Tribunal and related provisions.
	to insert a new section	
Clause	418A Establishment of Special	To provide that the offence under costion 452
60	Establishment of Special Courts	To provide that the offence under section 452 of the Act shall be excluded from the
00	courts	applicability of section 435 of the Act.
	sub-section (1) of section	applicability of section 455 of the Act.
	435	
Clause	Compounding of Certain	To provide that if any officer or employee of
61	Offences	the company fails to comply with the order of
		Tribunal or Regional Director or any other
	to substitute sub-section	officer authorised by the Central Government
	(5) of section 441	the maximum amount of fine shall be twice
		the amount provided in the corresponding
		section in which the punishment for such
		offence is provided and deletion of provision
Classe	.	for imprisonment.
Clause 62	Lesser	To provide for payment of lessor penalty by a
02	penalties for certain	start-up company, Producer Company, One
	companies	Person Company or small company on failure to comply with provisions of the Act which
	companies	attract penalties.
	to substitute section 446B	attract penantes.
Clause	Punishment Where No	To provide for penaltyin place of fine in case
63	Specific Penalty or	where a company or any officer of a company
	Punishment is Provided	or any other person makes contraventions of
		any provision of the Act for which no penalty
	section 450	or punishment is provided elsewhere in the
		Act.
Clause	Punishment for Wrongful	To provide that the imprisonment of officer or
64	Withholding of Property	employee of the company specified under the
		said sub-section shall not be ordered in case
	to insert a proviso in sub-	of wrongful possession or withholding of a dwolling unit is concorred and such officer or
	section (2) of section 452	dwelling unit is concerned and such officer or employee has not received certain statutory
		dues from the company.
Clause	Adjudication of Penalties	To insert a new proviso to provide that no
65		penalty shall be imposed when such default
~~	sub-section (3) of section	relates to non-compliance of sub-section (4)
	454	of section 92 or sub-section (1) or sub-section
		(2) of section 137 and has been rectified
		either prior to, or within thirty days of, the
		issue of the notice by the adjudicating officer.
Clause	Repeal of Certain	Proviso relating to Producer Companies is
66	Enactments and Savings	omitted.

to omit the first proviso to
sub-section (1) of section
465
