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Compliance Calendar for the Public Companies for the financial year 2020-2021 (April 01, 2020- March 31, 2021)

S.	Period	Section	Compliance	Type	Particular	Due
No.						Date*
1	Event Based	90	BEN-2	E-form	Company shall file BEN-2 within 30 days of receipt of BEN-1 from shareholder Note:- On regular basis Company have to check whether there is any SBO in Company due to change in its shareholding or due to change in shareholding of body corporate members	March 31, 2020 (for old SBOs)
2	Annual	164(2) & 143(3)(g)	DIR-8	Physical	Every Director of the Company in each financial year will file with the company disclosure of non- disqualification	March 31, 2020
3	Annual	184(1)	MBP-1	Physical	Every Director of the Company in first Meeting of the Board of Directors in each financial year shall disclose his interest in other entities	April 01, 2020
4	Event Based	184(1)	MBP-1	Physical	Every Director is required to submit with the Company a fresh MBP-1, whenever there is change in his interest from the earlier given MBP-1	Whenever there is change in interest

5	Annual	Section 73 and rule 16	DPT-3 (Return Deposit)	of	E-form	Company is required to file this form every year on or before 30 th June in respect of Return of deposit and Particulars not considered as Deposit as on 31 st March	June 30, 2020
6	Annual Form	Rule 12A	DIR-3 Kyc (KYC Directors)	of	E-form and web based	All the directors of the Company shall file this form on or before 30 th September every year for all the directors of the Company	September 30, 2020
7	Half yearly Return	405	MSME-1 (Delay payment MSME Vendor)	in of	E-form	Company have to file this return half yearly in respect of pending payments to MSME Vendors as at end of half year:	April to September -30 th October October to March- 30 th April
8	Half yearly Return	Rule 9A(3)	PAS-6		Physical	Reconciliation of share capital Report. Company is required to submit reconciliation share capital report audited by a company Secretary in Practice as at end of half year:	April to September -30 th October October to March- 30 th April
9	Annual	read with Section 179	MGT-14		E-form	Public Company required filing this form with RoC within 30 days of Approval of Directors report and Financial statement with RoC	-
10	Annual	read with Section 179	MGT-14		E-form	Public Company required filing this form with RoC within 30 days of Approval of appointment of Internal Auditor and Secretarial Auditor if applicable	-

Based The state of the state	
12 Event Section MR-1 E-form A company shall file a return of appointment of a Managing	
with Rule 3 Director, Whole Time Director or Manager, within sixty days of the appointment and re- appointment, with the Registrar	
of Auditor of Aud	2020 AGM be
Statement) within 30 days of holding of Annual General meeting held Sept 30, 2	2020 AGM be
Annual 204 MR. 3 (Secretarial Audit Report and forms an part of Director's Report) #Every public company having a paid-up share capital of fifty crore rupees or more;	

16	Annual	92	MGT-7	E-form	#Every public company having a turnover of two hundred fifty crore rupees or more; #Every company having outstanding loans or borrowings from banks or public financial institutions of one hundred crore rupees or more (inserted w.e.f April 01, 2020) (this condition also covers private companies) Every Company shall	November
10	Militar	72	(Annual return)	L-ioiii	file its Annual Return within 60 days of holding of Annual General Meeting	30, 2020 (If AGM will be held on September 30, 2020)
17	Annual	92	MGT-8 (to be filed as an attachment of E-form MGT-7)	Physical	The annual return, filed by a listed company or a company having paidup share capital of ten crore rupees or more or turnover of fifty crore rupees or more, shall be certified by a Company Secretary in practice and the certificate shall be in Form No. MGT.8.	-

^{*}If a Company file any form after due date but up to September 30, 2020. There is no issue due to CFSS Company can file such form up to September 30, 2020 without any additional fee. In such situation that company needs to file E-form CFSS within 6 months period i.e. October 01, 2020 to March 31, 2021 to take immunity from penalty or adjudication.

Notes:-

Every company shall have at least one director who stays in India for a total period of not less than one hundred and eighty-two days during the financial year.

The following class of companies shall appoint at least one-woman director: -

- 1. every listed company;
- 2. every other public company having -
 - (a) paid-up share capital of one hundred crore rupees or more; or
 - (b) turnover of three hundred crore rupees or more:

The following class or classes of companies shall have at least two directors as independent directors -

- I. the Public Companies having paid up share capital of ten crore rupees or more; or
- II. the Public Companies having turnover of one hundred crore rupees or more; or
- III. the Public Companies which have, in aggregate, outstanding loans, debentures and deposits, exceeding fifty crore rupees:

Exception: - This provision is not applicable to followings: -

- (a) a joint venture;
- (b) a wholly owned subsidiary; and
- (c) a dormant company as defined under section 455 of the Act.

Every listed company and every other **public company** having a paid-up share capital of ten crore rupees or more shall have the following whole-time key managerial personnel,

- (i) managing director, or Chief Executive Officer or manager and in their absence, a whole-time director:
- (ii) company secretary; and
- (iii) Chief Financial Officer

The following class of companies shall be required to appoint an **internal auditor** [which may be either an individual or a partnership firm or a body corporate], namely:-

(a) every listed company;

(b) every unlisted public company having-

- (i) paid up share capital of fifty crore rupees or more during the preceding financial year; or
- (ii) turnover of two hundred crore rupees or more during the preceding financial year; or
- (iii) outstanding loans or borrowings from banks or public financial institutions exceeding one hundred crore rupees or more at any point of time during the preceding financial year; or
- (iv) outstanding deposits of twenty five crore rupees or more at any point of time during the preceding financial year; and

(c) every private company having-

- (i) turnover of two hundred crore rupees or more during the preceding financial year; or
- (ii) outstanding loans or borrowings from banks or public financial institutions exceeding one hundred crore rupees or more at any point of time during the preceding financial year:

Hope the information will assist you in your Professional endeavours. In case of any query / information, please do not hesitate to write back to us at E: pcschinki@gmail.com and M: 9050320565.