

**Press Information Bureau  
Government of India  
Ministry of Corporate Affairs**

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**Stricter Norms for Corporate Governance: Punishment for Siphoning off Money from Bank Accounts of “Struck Off” Companies; Disqualification of Directors from Being Appointed or Reappointed in Companies**

**MoS (CA) Shri P P Chaudhary: Exercise of Weeding Out Shell Companies Would not Only Help in Checking the Menace of Black Money But Would Also Promote Ease of Doing Business & Enhancing Investors’ Confidence**

In continuation of the Government’s resolve to strengthen the rules and procedures of Corporate Governance, the Government today took some major decisions to further strengthen these norms. It has been decided that in case the Director or authorized signatory of any “struck off” company tries to unauthorizedly siphon-off money from its bank account, he/she may attract punishment of imprisonment of not less than six months extendible to 10 years. If it is found that the fraud involves public interest, the punishment shall not be less than 3 years and fine may also be imposed which would be three times the amount involved.

Consequent to instructions issued by Department of Financial Services (DoFS) to all the Banks on 5<sup>th</sup> September 2017, the Directors (ex-) or their authorized signatories had been restricted from operating the Bank accounts of such companies and they cannot siphon off money from the accounts of these “struck off” companies. However, even prior to such action, if they have siphoned off any money, strict action would still be taken against them.

In a Review Meeting chaired by the Minister of State for Corporate Affairs, Shri P.P. Chaudhary today, it was also decided that the Directors of such shell companies which have not filed returns for three or more years, will be disqualified from being appointed in any other company as Director or from being reappointed as Director in any of the companies where they had been Directors, thereby compelling them to vacate office. It is expected that as a result of this exercise, at least two to three lakh of such disqualified Directors shall get debarred.

Apart from the action restricting the operation of bank accounts of these companies and consequential effect on the Directors, all efforts are also being made to identify the actual beneficiaries and persons behind such Shell Companies. Profiles of Directors such as their background, antecedents and their role in the operations/functioning of these companies are being compiled in collaboration with enforcement agencies. Identification of more Shell Companies is also in progress. The Professionals, Chartered Accountants/ Company Secretaries/ Cost Accountants associated with such Shell Companies

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This document has been compiled as service to our clients. We recommend that you seek professional advise prior to initiating action on specific issues.

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and involved in illegal activities have been identified in certain cases and the action by Professional Institutes such as ICAI, ICSI and ICAoI are being monitored.

The MoS (Corporate Affairs) Shri Chaudhary said that as a result of the exercise of weeding out shell companies, it would not only help in checking the menace of black money but also would promote an ecosystem of “Ease of Doing Business” and enhancing investors’ confidence to which the present Government is fully committed. He said that the financial status of the companies would be reflected in a true and fair manner which would minimize the possibility of frauds and tax evasion. Further, the availability of funds for illegal purposes will also be choked. Shri Chaudhary concluded that the interest of stakeholders would be fully protected and the image of the country in the global business arena and fora would substantially improve.

Earlier, pursuant to the action of the Ministry of Corporate Affairs of removing/striking-off and consequent cancellation of the registration of around 2,09,032 shell companies, the Department of Financial Services, Ministry of Finance had directed all the Banks to restrict operations of bank accounts of such companies by the Directors of such companies or their authorized representatives. The decision to restrict the operation of the bank accounts of such shell companies was also taken in a Review Meeting held by the Minister of State for Corporate Affairs Shri. Chaudhary, immediately after taking over the charge of the Ministry. In the meeting, the Minister had stressed upon the need of taking holistic steps and expeditious action for addressing the menace of the shell companies and their role in money laundering and black money circulation. He had then asked the Secretary, Ministry of Corporate Affairs to take-up the issue immediately with DoFS, Ministry of Finance to ensure that banks are instructed to restrict operations of bank accounts of shell companies. DoFS, in turn, took prompt action in this regard and advised the Banks to take expeditious action accordingly.

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DSM/SBS/KA

- **Link to List of Directors disqualified u/s 164 (2)(a)-**  
<http://mca.gov.in/MinistryV2/disqualifieddirectorslist.html>
- **List of Directors associated with struck off companies u/s 248 -**  
<http://mca.gov.in/MinistryV2/directorsstruck248.html>
- **List of companies Struck-off by RoCs (STK-7) u/s 248(5) – CA,13 -**  
<http://mca.gov.in/MinistryV2/stk7publicnotices5.html>

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