# Corporate Social Responsibility (CSR)

## Applicability:

Company having (during any financial year\*):

- Net worth Rs. 500 crore or more or
- Turnover Rs. 1000 crore or more
   or
- Net profit Rs. 5 crore or more
- \* <u>Amendment has been done (yet to be notified) in regard to financial year. The Company is required to fulfill the aforesaid</u> <u>criteria in the "immediately preceding financial year"</u>

#### **Requirement:**

The Company shall:

- Constitute a Corporate Social Responsibility (CSR) Committee.
- Formulate a CSR Policy.
- Spend, in every financial year, atleast 2% of **average net profit** made during 3 immediately preceding financial years, as per CSR Policy.

## **Constitution of CSR Committee:**

- Three or more Directors including at least one Independent Director shall form CSR Committee.
- For the Companies which are not required to have Independent Director shall constitute CSR Committee without Independent Director.
- Private Companies having only two Directors shall constitute CSR Committee only with two such Directors.
- CSR Committee shall:
  - formulate and recommend to the Board, a CSR policy which shall indicate the activities to be undertaken by the Company as specified in *Schedule VII* of the Companies Act, 2013.
  - > recommend the amount of expenditure to be incurred on the activities to be undertaken by the Company.
  - monitor the CSR policy.

## Formulation of CSR Policy:

- CSR Policy shall include:
  - > a list of CSR programmes or projects which the Company plans to undertake in the purview of Schedule VII
  - modalities for execution of CSR projects
  - > schedules for implementation of CSR projects
  - Monitoring process of such projects

- CSR Policy shall not include the activities which are in the normal course of the business of the Company.
- CSR policy shall provide for the activities to be executed in India only.
- Surplus arising out of the CSR projects/ activities shall not form part of the business profit of the Company.

#### **Disclosures :**

- In Board Report:
  - Composition of CSR Committee
  - Contents of CSR Policy
  - Annual Report on CSR
- Display of CSR Policy on the Company's website, if any.

#### CSR through Trust, Society and Section 8 Company:

The Company can spend its CSR expenditure through registered trust, society or section 8 company established by the Company or its holding or subsidiary or associate.

The Company may also collaborate with other Companies for undertaking projects or CSR activities. However, if a Company opt for undertaking CSR activities through a Company established under section 8 of the Act or a registered trust or a registered society:

- Such company or trust or society shall have an established track record of three years in undertaking similar programs or projects
- The Company has specified:
  - > the projects or programs to be undertaken
  - modalities of utilization of funds
  - monitoring and reporting mechanism

## Definitions

"Net worth = (Paid up share capital + all reserves created out of profits + securities premium account and debit or credit balance of profit and loss account) – (accumulated losses + deferred expenditure and miscellaneous expenditure not written off)"

**"Turnover** means the gross amount of revenue recognized in the profit and loss account from the sale, supply, or distribution of goods or on account of services rendered, or both, by a company during a financial year"

**"Net Profit** means the net profit of a company as per its financial statement prepared in accordance with the applicable provisions of the Act, but shall not include the following namely:

*i*) any profit arising from any overseas branch or branches of the company, whether operated as a separate company or otherwise; and

*ii)* any dividend received from other companies in India, which are covered under and complying with the provisions of section 135 of the Act.

## E-file no.CSR-05/01/2021-CSR-MCA Government of India Ministry of Corporate Affairs

5<sup>th</sup> Floor, 'A' Wing Shastri Bhawan, Dr. R.P. Road New Delhi-110001. Dated: 25<sup>th</sup> August 2021

Τo,

All Regional Director, All Registrar of Companies,All Stakeholders.

## Subject: - Frequently Asked Questions(FAQs) on Corporate SocialResponsibility (CSR) -reg.

Madam/Sir(s),

The broad framework of CSR has been provided in Section 135 of the Companies Act, 2013 (herein after referred as 'the Act'), Schedule VII of the Act and Companies (CSR Policy) Rules, 2014 (herein after referred as 'the CSR Rules'). Further, Ministry had also issued clarifications including FAQs from time to time on various issues concerning CSR.

2. A number of significant developments have taken place since then. The Ministry has notified the amendments in Section 135 of the Act as well in the CSR Rules on 22<sup>nd</sup> January 2021 with an aim to strengthen the CSR ecosystem, by improving disclosures and by simplifying compliances. In response to such amendments, Ministry has received several references and representations from stakeholders seeking clarifications on the various issues related to CSR.

3. Accordingly, in supersession of clarifications and FAQs issued vide General Circular no. 21/2014 (dated 18<sup>th</sup> June 2014), 36/2014 (dated 17<sup>th</sup> September 2014), 01/2016 (dated 12<sup>th</sup> January 2016),05/2016 (dated 16<sup>th</sup> May 2016), clarification issued vide letter dated 25.01.2018 and General Circular no. 06/2018 (dated 28<sup>th</sup> May 2018), a set of FAQs along with response of the Ministry is provided herewith at **Annexure** for better understanding and facilitating effective implementation of CSR.

4. This issues with the approval of competent authority.

Yours faithfully,

(Shobhit) Srivastava)Deputy Director (CSR Cell)

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# Frequently Asked Questions (FAQs) on Corporate Social Responsibility (CSR)

| S. No. | Question   | Answer   |
|--------|--|--|
| 1.0    | Applicability of CSR   |  |
| 1.1    | Which companies qualify for<br>CSR under the Companies Act,<br>2013?   | A company satisfying any of the following criteria during the<br>immediately preceding financial year is required to comply with CSR<br>provisions specified under section 135(1) of the Companies Act,<br>2013 read with the Companies (CSR Policy) Rules, 2014 made<br>thereunder:<br>(i) net worth of rupees five hundred crore or more, or<br>(ii) turnover of rupees one thousand crore or more, or<br>(iii) net profit of rupees five crore or more.   |
| 1.2    | Whether a holding or subsidiary<br>of a company fulfilling the<br>criteria under section 135(1)<br>has to comply with the<br>provisions of section 135, even if<br>the holding or subsidiary itself<br>does not fulfil the criteria? | No, the compliance with CSR requirements is specific to each company. A holding or subsidiary of a company is not required to comply with the CSR provisions unless the holding or subsidiary itself fulfils the eligibility criteria prescribed under section 135(1) stated above.<br><b>Example</b> : Company A is covered under the criteria mentioned in section 135(1). Company B is holding company of company A. If Company B by itself does not satisfy any of the criteria mentioned in section 135(1), Company B is not required to comply with the provisions of section 135. |
| 4.2    |  |  |
| 1.3    | Whether provisions of CSR<br>are applicable to a section8<br>Company?  | Yes, section 135(1) of the Act commences with the words<br>"Every company" and thus applies to section 8companies as<br>well.  |
| 1.4    | Whether CSR provisions apply<br>to a company that has not<br>completed the period of three<br>financial years since its<br>incorporation?  | Yes. If the company has not completed three financial years since its incorporation, but it satisfies any of the criteria mentioned in section 135(1), the CSR provisions including spending of at least two per cent of the average net profits made during immediately preceding financial year(s) are applicable.   |
|        |  | <b>Example</b> : Company A is incorporated during FY 2018-19, and as per eligibility criteria the company is covered under section 135(1) for FY 2020-21. The CSR spending obligation under section 135(5) for Company A would be at least two per cent of the average net profits of the company made during FY 2018-19 and FY 2019-20.   |

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| 2.0 | CSR Framework                                 |  |  |
|-----|---|--|--|
| 2.1 | What is the composition of the CSR Committee? | The composition of the C<br>companies is as under: | SR Committee for various categories of   |
|     |   | Listed companies                                   | Three or more directors, out of<br>which at least one shall be an<br>independent director.   |
|     |   | Unlisted public<br>companies                       | Three or more directors, out of<br>which at least one shall be an<br>independent director.   |
|     |   |  | However, if there is no requirement<br>of having an independent director in<br>the company, two or more directors.   |
|     |   | Private companies                                  | Two or more directors. No independent directors are required as mentioned in the proviso under section 135(1).   |
|     |   | company Foreign                                    | At least two persons out of which:<br>(a) one shall be as specified<br>under clause (d) of sub-<br>section (1) of section 380 of<br>the Act, and<br>(b) another shall be nominated<br>by theforeign company.<br>(Refer rule 5(1) of the Companies<br>(CSR Policy) Rules, 2014) |

|  | company Foreign   | At least two persons out of which:   |
|--|---|--|
|  |   | <ul> <li>(C) one shall be as specified<br/>under clause (d) of sub-<br/>section (1) of section 380 of<br/>the Act, and</li> <li>(d) another shall be nominated<br/>by theforeign company.</li> </ul> |
|  |   | (Refer rule 5(1) of the Companies<br>(CSR Policy) Rules, 2014)   |
|  |   |  |
|  | not exceed fifty lakh rupees<br>CSR Committee is not ma | d to be spent by a company on CSR does<br>s, the requirement for constitution of the<br>indatory and the functions of the CSR<br>, shall be discharged by the Board of                               |

| 2.2 | What are the functions of the CSR Committee?                    | The Corporate Social Responsibility Committee shall —   |
|-----|---|---|
|     |   | (i) formulate and recommend the CSR policy to the Board;  |
|     |   | (ii) recommend the amount of expenditure to be incurred on CSR activities;  |
|     |   | (iii) monitor the CSR policy of the company from time to time; and  |
|     |   | (iv) formulate and recommend to the Board, an annual action plan<br>in pursuance of its CSR policy, which shall include the items as<br>mentioned in rule 5(2) of the Companies (CSR Policy) Rules,<br>2014.  |
|     |   | For companies covered under Section 135(9) of the Act and not required to have CSR Committee, these functions shall be carried out by the Board itself.   |
| 2.3 | What are the  | CSR is a Board-driven process. The responsibilities of the Board of a   |
|     | responsibilities of the Board in relation to the CSRprovisions? | CSR-eligible company, inter-alia, include the following —   |
|     |   | (i) approve the CSR policy;   |
|     |   | <ul> <li>(ii) disclose contents of such policy in its report and also place it on<br/>the company's website, if any;</li> </ul>   |
|     |   | <ul> <li>(iii) ensure that the activities included in the CSR policy are<br/>undertaken by the company;</li> </ul>  |
|     |   | <ul> <li>(iv) ensure that the company spends, in every financial year, at least<br/>two per cent of the average net profits of the company made<br/>during the three immediately preceding financial years;</li> </ul>  |
|     |   | <ul><li>(v) satisfy itself regarding the utilisation of the disbursed CSR funds;<br/>and</li></ul>  |
|     |   | (vi) if the company fails to spend at least two per cent of the average net profits of the company, the Board shall, in its report made under clause (o) of sub-section (3) of section 134, specify the reasons for not spending the amount and transfer the unspent CSR amount as per provisions of sections 135(5) and 135(6) of the Act. |

| 2.4 | What is the role of the<br>Government in the approval<br>and<br>implementation of the CSR<br>programmes/projects of a<br>company? | Provisions of section 135, read with Schedule VII of the Act and<br>Companies (CSR Policy) Rules, 2014 provide the broad framework<br>within which the eligible companies are required to formulate their<br>CSR policies including activities to be undertaken and<br>implementation of the same. CSR is a board-driven process, and the<br>Board of the company is empowered to plan, approve, execute, and<br>monitor the CSR activities of the company based on the<br>recommendation of its CSR Committee.<br>The Government has no direct role in the approval and<br>implementation of the CSR programmes /projects of a company.  |
|-----|---|---|
| 2.5 | What are the mechanisms for monitoring the CSRprocess?  | CSR is a Board-driven process, and the Board of the company is<br>empowered to plan, decide, execute, and monitor the CSR activities<br>of the company based on the recommendation of its CSR<br>Committee. The CSR architecture is disclosure-based and CSR-<br>mandated companies are required to file details of CSR activities<br>annually in MCA21 registry. Companies are required to make<br>necessary disclosures in the financial statements regarding CSR<br>including non-compliance. The existing legal provisions such as<br>mandatory disclosures, accountability of the CSR Committee and<br>the Board, and provisions for audit of accounts of the company<br>provide sufficient mechanisms for monitoring. |
| 2.6 | What is the role of the<br>Government in monitoring<br>compliance of CSR provisions by<br>companies?                              | The Government monitors the compliance of CSR provisions<br>through the disclosures made by the companies in the MCA 21<br>portal. For any violation of CSR provisions, action can be initiated by<br>the Government against such non-compliant companies as per<br>provisions of the Companies Act, 2013 after due examination of<br>records, and following due process of law. Non- compliance of CSR<br>provisions has been notified as a civil wrong w.e.f. 22nd January,<br>2021.  |

| 3.0 | CSR Expenditure  |   |
|-----|--|---|
| 3.1 | How is average net profit<br>calculated for the purpose of<br>section 135 of the Act?<br>Whether 'profit before tax' or<br>'profit after tax' is used for such<br>computation? | The average net profit for the purpose of determining the spending<br>on CSR activities is to be computed in accordance with the<br>provisions of section 198 of the Act and will also be exclusive of the<br>items given under rule 2(1)(h) of the Companies (CSR Policy) Rules,<br>2014. Section<br>198 of the Act specifies certain additions/deletions (adjustments) to<br>be made while calculating the net profit of a company (mainly it<br>excludes capital payments/receipts, income tax, set-off of past<br>losses).  |
|     |  | Profit Before Tax (PBT) is used for computation of netprofit under section 135 of the Act.  |
| 3.2 | What is the meaning of the term<br>'administrative<br>overheads? What is the<br>maximum permissible limitfor<br>administrative<br>overheads?                                   | Administrative overheads are the expenses incurred by the company<br>for 'general management and administration' of CSR functions.<br>However, the expenses which are directly incurred for the<br>designing, implementation, monitoring, and evaluation of a<br>particular CSR project or programme, shall not be included in the<br>administrative overheads.<br>Administrative overheads generally comprise of items such as<br>employee costs, utilities, office supplies, legal expenses, etc.<br>However, expenses which are attributed to the project<br>implementation shall be included in project cost only.<br><b>Example:</b> Salary and training for the employees working in the CSR<br>division of a company, stationery cost, travelling expenses, etc. may<br>be categorised as administrative overheads. However, salary of<br>school teachers or other staff, etc. for education-related CSR<br>projects shall be covered under education project cost.<br>The maximum permissible limit for administrative overheads is five<br>per cent of the total CSR expenditure of the company for the<br>financial year. |

| 3.3 | Are administrative<br>overheads applicable only for<br>expenses incurred by the<br>company, or can they be<br>applied to expensesincurred<br>by the<br>implementing agency aswell?                    | According to rule 2(1)(b) of the Companies (CSR Policy) Rules, 2014,<br>administrative overheads mean the expenses incurred by the<br>company in the general management and administration of CSR<br>functions in the company. Therefore, expenses incurred by<br>implementing agencies on the management of CSR activities shall<br>not amount to administrative overheads and cannot be claimed by<br>the company.  |
|-----|---|---|
| 3.4 | What is the meaning of surplus<br>arising from CSR activities? How<br>can this surplus be utilised?   | Surplus refers to income generated from the spend on CSR activities, e.g., interest income earned by the implementing agency on funds provided under CSR, revenue received from the CSR projects, disposal/sale of materials used in CSR projects, and other similar income sources.<br>The surplus arising out of CSR activities shall be utilised only for CSR purposes.  |
| 3.5 | Whether contribution to the corpus of an entity is an admissible CSR expenditure?   | No, the provision relating to contribution to corpus as admissible CSR expenditure has been amended and the contribution to corpus of any entity is not an admissible CSR expenditure w.e.f. 22 <sup>nd</sup> January, 2021.  |
| 3.6 | Whether expenses related to<br>transfer of capital asset as<br>provided under rule 7(4) of<br>Companies (CSR Policy) Rules,<br>2014, will qualify as<br>admissible CSR expenditure?                   | Yes, the expenses relating to transfer of capital asset such as stamp<br>duty and registration fees, will qualify as admissible CSR<br>expenditure in the year of such transfer.  |
| 3.7 | If a company spends more than<br>the requirement provided<br>under section 135, can that<br>excess amount be set off against<br>the mandatory 2% CSR<br>expenditure in succeeding<br>financial years? | Yes, the excess amount can be set off against the required 2% CSR expenditure up to the immediately succeeding three financial years subject to compliance with the conditions stipulated under rule 7(3) of the Companies (CSR Policy) Rules, 2014. This position is applicable from 22 <sup>nd</sup> January, 2021 and has a prospective effect. Thus, no carry forward shall be allowed for the excess amount spent, if any, in financial years prior to FY 2020-21. |

| 3.8  | If a company cannot take the<br>benefit of set off of excess<br>amount spent in the previous<br>financial year because of non-<br>applicability of CSR provisions,<br>will the excessamount lapse? | Yes, the law states that the excess CSR amount spent can be carried<br>forward up to immediately succeeding three financial years; thus, in<br>case any excess amount is left for set off, it will lapse at the end of<br>the said period.<br><b>Example:</b> In FY 2020-21 a company had spent Rs. 2 crores in excess.<br>In FY 2021-22, it sets-off Rs. 50 lakhs from such excess. However,<br>from FY 2022-23, the company is no longer subject to CSR<br>provisions under section 135(1). In such case, the company may<br>continue to retain the remaining excess CSR of Rs. 1.50 crores up to<br>FY 2023-24,<br>and thereafter the same shall lapse.   |
|------|--|--|
| 3.9  | Whether it is mandatory for<br>companies to carry out CSR in<br>their local areas?   | The first proviso to section 135(5) of the Act provides that the company shall give preference to local areas and the areas around where it operates. Some activities in Schedule VII such as welfare activities for war widows, art and culture, and other similar activities, transcend geographical boundaries and are applicable across the country. With the advent of Information & Communication Technology (ICT) and emergence of new age businesses like e-commerce companies, process-outsourcing companies, and aggregator companies, it is becoming increasingly difficult to determine the local area of variousactivities.<br>The spirit of the Act is to ensure that CSR initiatives are aligned with the national priorities and enhance engagement of the corporate sector towards achieving Sustainable Development Goals (SDGs).<br>Thus, the preference to local area in the Act is only directory and not mandatory in nature and companies need to balance local area preference with national priorities. |
| 3.10 | Whether CSR expenditure of a company can be claimed as a business expenditure?   | No, the amount spent by a company towards CSR cannot be claimed<br>as business expenditure. Explanation 2 to section 37(1) of the<br>Income Tax Act, 1961 which was inserted through the Finance Act,<br>2014 provides that any expenditure incurred by an assessee on the<br>activities relating to CSR referred to in section 135 of the Companies<br>Act, 2013 shall not be deemed to be an expenditure incurred by the<br>assessee for the<br>purposes of the business or profession.  |

| 3.11 | What tax benefits can beavailed under CSR?  | No specific tax exemptions have been extended to CSR expenditure.<br>The Finance Act, 2014 also clarifies that expenditure on CSR does<br>not form part of business expenditure.  |
|------|---|---|
| 3.12 | Whether contribution in kind<br>can be monetized to be shown<br>as CSR expenditure? | The requirement comes from section 135(5) that states that "The Board of every company shall ensure that it spends" Therefore, CSR contribution cannot be in kind and monetized.  |
| 3.13 | Can CSR expenditure be<br>incurred on activities beyond<br>Schedule VII?            | No, CSR expenditure cannot be incurred on activities beyond<br>Schedule VII of the Act. The activities undertaken in pursuance of<br>the CSR policy must be relatable to Schedule VII of the Companies<br>Act, 2013. The items enlisted in Schedule VII of the Act are broad-<br>based and are intended to cover a wide range of activities. The<br>entries in the said Schedule VII must be interpreted liberally to<br>capture the essence of the subjects enumerated in the saidSchedule.  |
| 3.14 | What are the different modes<br>of incurring CSR expenditure?                       | <ul> <li>CSR expenditure can be incurred in multiple modes:</li> <li>(i) 'Activities route', which is a direct mode wherein a company undertakes the CSR projects or programmes as per Schedule VII of the Act, either by itself or by engaging implementing agencies as prescribed in Companies (CSR Policy) Rules, 2014.</li> <li>(ii) 'Contribution to funds route', which allows the contributions to various funds as specified in Schedule VII of the Act.</li> <li>(iii) Contribution to incubators and R&amp;D projects, as specified in item (ix)(a) and contribution to institutes/organisations, engaged in research and development activity, as specified under item (ix)(b)of Schedule VII of the Act.</li> </ul> |

| 3.15 | Which are the funds specified in<br>Schedule VII of the Act for the<br>purpose of CSR contribution?  | <ul> <li>Contributions to the following funds shall be admissible asCSR expenditure:</li> <li>(i) Swachh Bharat Kosh</li> <li>(ii) Clean Ganga Fund</li> <li>(iii) Prime Minister's National Relief Fund (PMNRF)</li> <li>(iV) Prime Minister's Citizen Assistance and Relief in Emergency Situations Fund (PM CARES Fund)</li> <li>(V) Any other fund set up by the Central Government and notified by the Ministry of Corporate Affairs, for socio-economic development and relief and welfare of the Scheduled Castes, the Scheduled Tribes, other backward classes, minorities and women.</li> </ul> |
|------|--|--|
| 3.16 | Will contribution to any other<br>fund set up for carrying out the<br>activities mentioned in Schedule<br>VII of the Act, be an admissible<br>CSR expenditure? | No, the Act does not recognise any contribution to any other fund,<br>which is not specifically mentioned in Schedule VII, as an admissible<br>CSR expenditure.  |
| 3.17 | Can CSR funds be utilised to fund Government schemes?  | The objective of CSR provisions is to involve the corporates as<br>partners in the social development process. Use of corporate<br>innovations and management skills in the delivery of 'public goods'<br>is at the core of CSR implementation by the companies. Therefore,<br>CSR should not be interpreted as a source of financing the resource<br>gaps in Government Schemes. However, the Board of the eligible<br>company may undertake similar activities independently subject<br>to fulfilment of Companies (CSR<br>Policy) Rules, 2014.  |
| 3.18 | Whether involvement of<br>employees of a company in their<br>CSR projects can be monetized<br>and accounted for under the<br>head of 'CSR expenditure'?        | No, involvement of employees in CSR projects of a company<br>cannot be monetized. Contribution and involvement of employees<br>in CSR activities of the company will no doubt generate<br>interest/pride in CSR work and promote transformation from<br>Corporate Social Responsibility (CSR) as an obligation to Socially<br>Responsible Corporate (SRC) in all aspects of their functioning.<br>Companies, therefore, should be<br>encouraged to involve their employees in CSR activities.  |

| 4.0 | CSR Activities  |  |
|-----|---|--|
| 4.1 | Which activities do not qualify as eligible CSR activity?   | Rule 2(1)(d) of the Companies (CSR Policy) Rules, 2014 defines CSR and the following activities are specifically excluded from being considered as eligible CSR activity:  |
|     |   | <ul> <li>(i) Activities undertaken in pursuance of normal course of business of the company.</li> <li>However, exemption is provided for three financial years, till FY 2022-23, to companies engaged in R&amp;D activities for new vaccines, drugs, and medical devices in their normal course of business, related to COVID-</li> <li>19. This exclusion is allowed only in case the companies are engaged in R&amp;D in collaboration with organisations as mentioned in item (ix) of Schedule VII and disclose the same in their Board reports.</li> </ul>   |
|     |   | <ul> <li>(ii) Activities undertaken outside India, except for training of Indian<br/>sports personnel representing any State or Union Territory at<br/>national level or India at international level;</li> </ul>  |
|     |   | <ul> <li>(iii) Contribution of any amount, directly or indirectly, to any<br/>political party under section 182 of the Act;</li> </ul>   |
|     |   | <ul> <li>(iv) Activities benefitting employees of the company as defined in<br/>section 2(k) of the Code on Wages, 2019;</li> </ul>  |
|     |   | <ul> <li>(v) Sponsorship activities for deriving marketing benefits for<br/>products/services;</li> </ul>  |
|     |   | (vi) Activities for fulfilling statutory obligations under any law in force in India.  |
| 4.2 | Whether the companies can<br>undertake any CSR activity<br>mentioned under Schedule VII of<br>the Act for the exclusive benefit<br>of their employees, workers and<br>their family members? | Rule 2(1)(d)(iv) of the Companies (CSR Policy) Rules, 2014 states<br>that any activity benefitting employees of the company shall not be<br>considered as eligible CSR activity. As per the rule, any activity<br>designed exclusively for the benefit of employees shall be<br>considered as an "activity benefitting employees" and will not<br>qualify as permissible CSR expenditure. The spirit behind any CSR<br>activity is to benefit the public at large and the activity should be<br>non- discriminatory to any class of beneficiaries. However, any<br>activity which is not designed to benefit employees solely, but the<br>public at large, and if the employees and their family members are<br>incidental beneficiaries, then, such activity would not be considered<br>as "activity benefitting employees"<br>and will qualify as eligible CSR activity. |

| 4.3 | What is the meaning of           | Sponsorship activities of an event are done with an aim of deriving      |
|-----|----------------------------------|--|
|     | sponsorship activities           | marketing benefits for a company's product or services. The intent       |
|     | deriving marketing benefits for  | of CSR is to encourage companies to undertake the activities in a        |
|     | company's products or            | project or programme mode rather than as a one-off event.                |
|     | services?                        | Companies shall not use CSR purely as a marketing or brand               |
|     |                                  | building tool for their business, but brand building as a collateral     |
|     |                                  | benefit does not vitiate the spirit of CSR.                              |
| 4.4 | Are activities undertaken by     | Rule 2(1)(d)(ii) of the Companies (CSR Policy) Rules, 2014 clearly       |
|     | companies outside India for the  | states that any activity undertaken by the company outside India         |
|     | benefit of resident Indians,     | shall not be an eligible CSR activity. The only exception is training of |
|     | permitted as eligible CSR        | Indian sports personnel representing any State or Union Territory at     |
|     | activity?                        | national or international level.   |
| 4.5 | How can companies with small     | A well-designed CSR project can be managed with small CSR funds          |
|     | CSR funds take up CSR activities | as well.   |
|     | in a project mode?               | Further, there is a provision in the Companies (CSR Policy) Rules,       |
|     |                                  | 2014 that enables such companies to collaborate with other               |
|     |                                  | companies for undertaking CSR activities by way of pooling their         |
|     |                                  | CSR resources. (Refer rule 4(4) in Companies (CSR Policy) Rules,         |
|     |                                  | 2014).   |
| 5.0 | CSR Implementation               |  |
| 5.1 | What are the different modes     | Pursuant to rule 4 of the Companies (CSR Policy) Rules, 2014 a           |
|     | of implementation of CSR         | company may undertake CSR activities through following three             |
|     | activities?                      | modes of implementation:   |
|     |                                  | (i) Implementation by the company itself                                 |
|     |                                  |  |
|     |                                  | (ii) Implementation through eligible implementing                        |
|     |                                  | agencies as prescribed under sub-rule (1) of rule 4.                     |
|     |                                  |  |
|     |                                  | (iii) Implementation in collaboration with one or morecompanies as       |
|     |                                  | prescribed under sub-rule (4) of rule 4.                                 |
|     |                                  |  |
|     |                                  |  |

| 5.2 | Which entities are eligible to act<br>as an implementing agency for<br>undertaking CSR activities?  | Rule 4(1) of the Companies (CSR Policy) Rules, 2014 provides the eligible entities which can act as an implementing agency for undertaking CSR activities. These are:  |
|-----|---|--|
|     |   | <ul> <li>(i) Entity established by the company itself or along with any other company – a company established under section 8 of the Act, or a registered public trust or a registered society, registered under section 12A and 80G of the Income Tax Act, 1961.</li> <li>(ii) Entity established by the Central Government or State Government – a company established under section 8 of the Act, or a registered trust or a registered society.</li> </ul> |
|     |   | <ul> <li>(iii) Statutory bodies – any entity established under an Act of<br/>Parliament or a State legislature.</li> </ul>   |
|     |   | (iv) Other bodies – a company established under section 8 of the Act,<br>or a registered public trust or a registered society, registered<br>under section 12A and 80G of the Income Tax Act, 1961, and<br>having an established track record of at<br>least three years in undertaking similar activities.  |
| 5.3 | Whether all three types of<br>entities – a company<br>established under section 8 of<br>the Act, or a registered public<br>trust, or a registered society, are<br>required to have income-tax<br>registration u/s 12A as well as<br>80G of the Income Tax<br>Act, 1961? | Yes, as per rule 4(1) all three types of entities – a company<br>established under section 8 of the Act, or a registered public trust,<br>or a registered society are required to have income-tax registration<br>u/s 12A as well as 80G of the Income Tax Act, 1961 to act as<br>implementing agency, except for any entities established by Central<br>or State Government.  |
| 5.4 | What is meant by 'registered<br>public trusts' in such states<br>where registration is not<br>mandatory?  | Registered public trust (as referred to in rule 4(1) of the Companies (CSR Policy) Rules,2014) would include trusts registered under the Income Tax Act, 1961 in respect of those states where registration of public trusts is not mandatory.   |
| 5.5 | What is the purpose of<br>registration of the<br>implementing agency on<br>MCA21 portal?  | The identification of suitable implementing agencies is a major<br>concern for companies. Registration of implementing agencies on<br>MCA21 portal is aimed at creating a database of such agencies for<br>companies who may want to engage them. Further, this will bring<br>accountability and transparency in the implementation of<br>CSR activities and thereby strengthen the CSR eco-system.  |

| Is it mandatory for every<br>implementing agency to register<br>on the MCA21 portal?  | Companies (CSR Policy) Rules, 2014 shall mandatorily register itself<br>in the MCA21 portal w.e.f. 01 <sup>St</sup> April 2021 in order to enable it to<br>undertake CSR activities on behalf of<br>the company.   |  |
|---|--|--|
| Whether an ongoing project<br>approved prior to April 01, 2021,<br>may be implemented by an<br>implementing agency not<br>registered on MCA21 portal? | Since the requirement of registration has commenced from 01 <sup>st</sup> April, 2021, any ongoing project which has been approved between 22 <sup>nd</sup> January, 2021 and 31 <sup>st</sup> March, 2021, may be carried out by an implementing agency which is not registered in MCA21 portal.<br>However, the unregistered implementing agency is required to register in MCA21 portal before undertaking any new project after 01 <sup>st</sup> April, 2021.  |  |
| Whetherregistrationofimplementing agency by filing e-form CSR-1 is mandatory in casethe company carries out CSRactivities directly?                   | No. The question of filing e-form CSR-1 does not arise incase the company carries out CSR activities directly.   |  |
| Can international organisations act as an implementing agency?  | No, an international organisation cannot act as animplementing agency.   |  |
| What is the role of international organisations in the context of CSR?  | Pursuant to rule 4(3) of the Companies (CSR Policy) Rules, 2014, a company can engage international organisations for the limited purposes of designing, monitoring, and evaluation of the CSR projects or programmes, or for capacity building of personnel of the company involved in CSR activities.  |  |
| Ongoing Project   |  |  |
| What is the meaning of<br>'ongoing project'? Which<br>projects can be considered as<br>ongoing?   | <ul> <li>Ongoing project has been defined under rule 2(1)(i) of theCompanies</li> <li>(CSR Policy) Rules, 2014 as:</li> <li>(i) a multi-year project, stretching over more than onefinancial year;</li> <li>(ii) having a timeline not exceeding three years excludingthe year of commencement;</li> <li>(iii) includes such project that was initially not approved as</li> </ul>   |  |
|   | <ul> <li>implementing agency to register on the MCA21 portal?</li> <li>Whether an ongoing project approved prior to April 01, 2021, may be implemented by an implementing agency not registered on MCA21 portal?</li> <li>Whether registration of implementing agency by filing eform CSR-1 is mandatory in case the company carries out CSR activities directly?</li> <li>Can international organisations act as an implementing agency?</li> <li>What is the role of international organisations in the context of CSR?</li> <li>Ongoing Project</li> <li>What is the meaning of 'ongoing project'? Which projects can be considered as</li> </ul> |  |

|     |  | extended beyond one year by the Board based on reasonable justification.  |
|-----|--|---|
|     |  | The project should have commenced within the financial year to be<br>termed as 'ongoing'. The intent is to include a project which has an<br>identifiable commencement and completion dates. After the<br>completion of any ongoing project, the Board of the company is free<br>to design any other project related to operation and maintenance<br>of such completed projects in a manner as may be deemed fit on a<br>case-to-case basis.  |
|     |  | <b>Note:</b> The term 'year' refers to financial year as defined in section 2(41) of the Act.   |
| 6.2 | When will an ongoing project be regarded as 'commenced'?   | An ongoing project will have 'commenced' when the company has<br>either issued the work order pertaining to the project or awarded<br>the contract for execution of the<br>project.   |
| 6.3 | What is the maximum<br>permissible time period for any<br>ongoing project? Can the time<br>period of an ongoing project be<br>extended beyond the<br>permissible period? | As per the definition of an ongoing project, the maximum<br>permissible time period shall be three financial years excluding the<br>financial year in which it is commenced i.e., (1+3) financial years.<br>Under no circumstances shall the time period of an ongoing project<br>be extended beyond its permissible limit.   |
| 6.4 | What are the<br>responsibilities of the Board in<br>case ongoing projects are<br>undertaken bythe company?   | <ul> <li>In case of ongoing projects, the major responsibilities of the Board, inter-alia, include:</li> <li>(i) identification of the ongoing projects;</li> <li>(ii) year-wise allocation of funds;</li> <li>(iii) transferring the unspent money to a separate bank account as prescribed under sub-section (6) of section135;</li> <li>(iV) monitoring the implementation of the projects with reference to the approved timelines and year-wiseallocation; and</li> <li>(V) making modifications, if any, for smooth implementation of the projects within the overall permissible time period.</li> </ul> |

| 6.5 | Can ongoing projects be<br>implemented through<br>implementing agencies?  | Yes, once the Board approves a project as an ongoing project, then<br>it can choose to implement the project eitheritself, or through any of<br>the implementing agencies as mentioned in rule 4(1) of the<br>Companies (CSR Policy) Rules, 2014.   |   |   |
|-----|---|---|---|---|
| 6.6 | Does the Board have the power<br>to abandon or modify an<br>ongoing project within the<br>permissible period of three<br>years?                   | As per provisions of the CSR Rules, the Board may abandon or<br>modify an ongoing project, partially or wholly, under exceptional<br>circumstances, during the prescribed project period as per the<br>recommendation of its CSRCommittee, and by providing reasonable<br>justification to that effect. It is important to keep in mind that the<br>maximum permissible period for an ongoing project is three years<br>excluding the year of its commencement. |   |   |
| 6.7 | Can funds earmarked for one<br>project be used for another<br>project?  | against another proje<br>should appropriately   | tlay dedicated for one p<br>ect. In such a case, the Boarc<br>record the alteration in the<br>ccordancewith the actuals.    | and CSR Committee   |
| 7.0 | Treatment of Unspent CSR Amou   | int   |   |   |
| 7.1 | What actions need to be taken<br>if a company spends less than<br>the amount required to be spent<br>under CSR obligation in a<br>particularyear? | If a company spends less than the amount required to be spent<br>under their CSR obligation, the Board shall specify the reasons for<br>not spending in the Board's report and shall deal with the unspent<br>amount in the following manner:   |   |   |
|     |   | Nature of unspent<br>amount   | Action required   | Timelines   |
|     |   | Unspent amount<br>pertains to'ongoing<br>projects'  | Transfer such unspent<br>amount to a separate<br>bank account of the<br>company to be calledas<br>'Unspent CSR<br>Account'. | Within 30<br>days from the<br>end of the<br>financial year. |
|     |   | Unspent amount<br>pertains to 'other<br>than ongoing<br>projects'   | Transfer unspent<br>amount to any fund<br>included in Schedule VII<br>of the Act.   | Within 6<br>months fromthe<br>end of the<br>financial year. |

| 7.2 | Where the company was unable<br>to meet its CSR obligation, but<br>transferred the said unspent<br>amount to any fund included in<br>Schedule VII of the Act, will the<br>same be considered as<br>compliance under section135?  | The compliance of CSR is fulfilled when the company spends the prescribed amount as per its obligation. However, in case the company fails to spend the requisite amount within the financial year, it shall fulfil its obligation by transferring the unspent amount to any fund included in Schedule VII of the Act. The same will be considered as compliance with section 135(5) of the Act. Further, the Board of the company is required to give the requisite disclosure in the Board report and annual report on CSR.   |
|-----|--|---|
| 7.3 | A company has been given<br>six months' time to transfer<br>the unspent CSR amount,<br>other than the amount<br>pertaining to ongoing<br>projects, to any fund<br>included in Schedule VII of<br>the Act. Can the company<br>spend this amount in the<br>said period of six months<br>on any CSR activity? | No, companies are not permitted to spend the unspent<br>CSR amount, other than the amount pertaining to ongoing<br>projects, on any CSR activity during the intervening period<br>of six months after the end of the financial year. Such<br>unspent CSR amount is required to be transferred to any<br>fund included in Schedule VII of the Act.   |
| 7.4 | Whether disbursal of funds by a company to the implementing agency for the implementation of projects will be considered as spend under section 135(5) and rules made there under?   | Section 135(5) of the Act prescribes minimum spending obligation<br>for the company. The company may fulfil its CSR spending<br>obligation directly by itself or though engaging an implementing<br>agency. The implementing agency acts on behalf of the company<br>and mere disbursal of funds for implementation of a project does<br>not amount to spending unless the implementing agency utilises the<br>whole amount.  |
|     |  | In the annual action plan, the CSR Committee of the company is<br>required to provide for modalities of utilisation of funds. The CSR<br>Committee shall recommend to the Board on budget allocation for<br>any CSR project including modalities of utilisation of funds in every<br>project. Further, as per rule 4(5) of the Companies (CSR Policy)<br>Rules, 2014, the Board of a company shall satisfy itself that the<br>funds so disbursed have been utilised for the purposes and in the<br>manner as approved by it and the Chief Financial Officer or the person<br>responsible<br>for financial management shall certify to the effect. |

|     |  | Accordingly, the CSR Committee and Board should ensure that CSR fund should be disbursed to implementing agencies, partially or wholly, in such a manner so that they can be utilised by them during the financial year. Mere disbursal of funds for implementation of a project does not amount to spending unless the implementing agency utilises the whole amount.   |
|-----|--|--|
| 7.5 | Should a company open a<br>separate 'Unspent CSR Account'<br>for each ongoing project?   | No, a company can open a single special account, called 'Unspent<br>Corporate Social Responsibility Account', for a financial year in any<br>scheduled bank, to transfer the unspent amount w.r.t ongoing<br>project(s) of that financial year. A company needs to open a<br>separate 'Unspent CSR Account' for each financial year but not for<br>each ongoing project.   |
| 7.6 | Can the amount transferred to<br>'Unspent CSR Account' of the<br>company be utilised for regular<br>business of the company?   | No, the provisioning of a separate special account, namely the 'Unspent CSR Account', in any scheduled bank is to ensure that the unspent amount, if any, is transferred to this designated account and used only for meeting the expenses of ongoing projects, and not for other general purposes of the company. The special account cannot be used by the company as collaterals or creating a charge or any other business activity. |
| 7.7 | Can an ongoing project initiated<br>by a company in any previous<br>financial year (for instance in FY<br>2019-20) be classified as an<br>ongoing project under section<br>135(6) of the Act. Is the unspent | No, the provisions related to ongoing projects have come into effect<br>from 22 <sup>nd</sup> January 2021, i.e., from FY 2020-21 onwards. The said<br>provisions are prospective in effect and not applicable to projects of<br>previous financial years.<br>Further, the Board of the company is free to decide the treatment  |
|     | amount of previous financial<br>years also required to be<br>transferred to the Unspent CSR<br>Account?  | of the unspent CSR amount of previous financial years prior to FY 2020-21. The Board can either transfer the amount to 'Unspent CSR Account' or continue as per the previous accounting practices adopted by the company.  |

| 8.0 | CSR Enforcement   |   |  |  |
|-----|---|---|--|--|
| 8.1 | What are the penal provisions<br>for non- compliance with the<br>provisions regarding   | The said non-compliance is a civil wrong and shall attract the following penalties: |  |  |
|     | transfer of unspent amount?   | Company   | Twice the unspent amount required to be<br>transferred to any fund included in Schedule VII<br>of the Act or Unspent CSR Account, as the case<br>may be, or one crorerupees, whichever is less.  |  |
|     |   | Every Officer<br>in<br>Default  | 1/10th of the unspent amount required to be<br>transferred to any fund included in Schedule VII<br>of the Act or Unspent CSR Account, or two lakh<br>rupees, whichever is less.  |  |
| 8.2 | Will the penal proceedings<br>apply even after the unspent<br>amount has been transferred to<br>the Unspent CSR Account or to<br>the funds mentioned in Schedule<br>VII of the Act? | under the law,<br>amount require  | tes not relieve the company from the obligations<br>and the penalty is over and above the obligated<br>d to be transferred under section 135(5) or 135(6).<br>he consequence of not abiding by the law, and not<br>or the same.                    |  |
| 8.3 | Is the penal provision in section<br>135(7) specific to non-<br>transference of the unspent CSR<br>amount?  |   | (7) clearly states the penalty for default incomplying<br>ons of sub-section (5) or sub- section (6) only.   |  |
| 8.4 | What are the penal provisions<br>relating to non- compliance<br>with provisions other than<br>section 135(5) and 135(6) of the<br>Act?  | rules, the prov<br>section 450 of<br>payment of per                                 | ompliance with any other provisions of the section or<br>isions of section 134(8) or general penalty under<br>the Act will be applicable. Further, in case of non-<br>nalty within the stipulated period, the provisions of<br>vill be applicable. |  |

| 9.0 | Impact Assessment  |  |
|-----|--|--|
| 9.1 | What is the objective of providing impact assessment of CSR activities?            | The purpose of impact assessment is to assess the social impact of a particular CSR project. The intent is to encourage companies to take considered decisions before deploying CSR amounts and assess the impact of their CSR spending. This not only serves as feedback for companies to plan and allocate resources better but shall also deepenthe impact of CSR.  |
| 9.2 | Which companies are required<br>to undertake impact<br>assessment?                 | <ul> <li>Rule 8(3) of the Companies (CSR Policy) Rules, 2014 mandates following class of companies to conduct impactassessment:</li> <li>(i) companies with minimum average CSR obligation of Rs. 10 crore or more in the immediately preceding 3 financial years; and</li> <li>(ii) companies that have CSR projects with outlays of minimum Rs. 1 crore and which have been completed not less than 1 year before undertaking impact assessment.</li> <li>Impact assessment shall be carried out project-wise only in cases where both the above conditions are fulfilled. In other cases, it can</li> </ul> |
|     |  | be taken up by the company on a voluntary basis.   |
| 9.3 | Whether companies are<br>required to undertake impact<br>assessment for FY2020-21? | The provisions for impact assessment have come into effect from 22nd January, 2021. Accordingly, the company is required to undertake impact assessment of the CSR projects completed on or after January 22, 2021. However, as a good practice the Board may undertake impact assessment of completed projects of previous financial years.   |
| 9.4 | Who can conduct impact assessment?   | Rule 8(3) of the Companies (CSR Policy) Rules, 2014 requires that<br>the impact assessment be conducted by an independent agency.<br>The Board has the prerogative to decide on the eligibility criteria for<br>selection of the independent agency for impact assessment.   |

| 9.5  | le ovponditure on increat  | Vac the expenditure incurred on impact accomment is ever and  |  |
|------|--|---|--|
| 9.5  | Is expenditure on impact<br>assessment over and above the<br>administrative  | Yes, the expenditure incurred on impact assessment is over and<br>above the specified administrative overheads of 5%. Expenditure up<br>to a maximum of 5% of the total CSR expenditure for that financial  |  |
|      | overheads of 5%, or included in  | year or 50 lakh rupees (whichever is lower) can be incurred   |  |
|      | the same?  | separately for impactassessment.  |  |
| 9.6  | Whether impact<br>assessment reports of all the<br>CSR projects shall be annexed to<br>the annual report on CSR?   |   |  |
| 9.7  | When two or more companies<br>collaborate for implementation<br>of a CSR project, should the<br>impact assessment carried out<br>by one company be shared with<br>other companies? | Yes, in case two or more companies choose to collaborate for the implementation of a CSR project, then the impact assessment carried out by one company for the common project may be shared with the other companies for the purpose of disclosure to the Board and in the annual report on CSR. The sharing of the cost of impact assessment may be decided by the collaborating companies subject to the limit as prescribed in rule 8(3)(c) of the Companies (CSR Policy) Rules, 2014 for each company. |  |
| 10.0 | CSR Reporting & Disclosure   |   |  |
| 10.1 | Whether reporting of CSR is mandatory in Board'sReport?  | Yes, as per rule 8(1) of the Companies (CSR Policy) Rules, 2014, the<br>Board's Report pertaining to any financial year, for a CSR-eligible<br>company, shall include an annual report on CSR containing<br>particulars specified in Annexure I or Annexure II of the said rules,<br>as applicable.   |  |
| 10.2 | Is it mandatory for foreign<br>companies to give reports on<br>CSR activities?   | Yes, as per rule 8(2) of the Companies (CSR Policy) Rules, 2014, in case of a CSR-eligible foreign company, the balance sheet filed under clause (b) of sub-section (1) of section 381 of the Act, shall include an annual report on CSR containing particulars specified in Annexure I or Annexure II of the said rules, as applicable.  |  |

| 10.3 | What are the disclosure requirements on the website of the company?   | As per rule 9, the Board of Directors of the company shall<br>mandatorily disclose the following on their website, if any, for public<br>access:<br>(i) Composition of the CSR Committee;<br>(ii) CSR Policy; and<br>(iii) Projects approved by the Board. |
|------|---|--|
| 10.4 | Whether every CSR project<br>irrespective of outlay and<br>percentage to the total CSR<br>expenditure of the<br>company needs to be<br>disclosed on the website of<br>the respective company in<br>terms of rule 9 of the<br>Companies (CSR Policy)<br>Rules, 2014? | Yes, as per rule 9 of the Companies (CSR Policy) Rules,<br>2014, all CSR projects approved by the Board are required<br>to be disclosed on the website of the company, if any, for<br>public access.   |

#### List of CSR Activities under Schedule VII to the Act

Schedule VII to the Act specifies the activities which may be included by companies in their CSR policies. The entries in the said Schedule VII must be interpreted liberally so as to capture the essence of the subjects enumerated in the said Schedule. The items enlisted in the Schedule VII to the Act, are broad based and are intended to cover a wide range of activities illustratively.

However, in determining CSR activities to be undertaken, preference should be given to local areas and the areas around where the company operates.

#### SCHEDULE VII

Following activities may be included by companies in their CSR Policies:

- i. Eradicating hunger, poverty and malnutrition, promoting health care including preventive health care and sanitation including contribution to the Swach Bharat Kosh set-up by the Central Government for the promotion of sanitation and making available safe drinking water.
- ii. Promoting education, including special education and employment enhancing vocation skills especially among children, women, elderly and the differently abled and livelihood enhancement projects.
- iii. Promoting gender equality, empowering women, setting up homes and hostels for women and orphans; setting up old age homes, day care centres and such other facilities for senior citizens and measures for reducing inequalities faced by socially and economically backward groups.
- iv. Ensuring environmental sustainability, ecological balance, protection of flora and fauna, animal welfare, agroforestry, conservation of natural resources and maintaining quality of soil, air and water including contribution to the Clean Ganga Fund set-up by the Central Government for rejuvenation of river Ganga.
- v. Protection of national heritage, art and culture including restoration of buildings and sites of historical importance and works of art; setting up public libraries; promotion and development of traditional art and handicrafts;
- vi. Measures for the benefit of armed forces veterans, war widows and their dependents, Central Armed Police Forces (CAPF) and Central Para Military Forces (CPMF) veterans, and their dependents including widows;
- vii. Training to promote rural sports, nationally recognised sports, paralympic sports and olympic sports;
- viii. Contribution to the prime minister's national relief fund or Prime Minister's Citizen Assistance and Relief in Emergency Situations Fund (PM CARES Fund) or any other fund set up by the Central Government for socio economic development and relief and welfare of the schedule caste, tribes, other backward classes, minorities and women;
- ix. (a) Contribution to incubators or research and development projects in the field of science, technology, engineering and medicine, funded by the Central Government or State Government or Public Sector Undertaking or any agency of the Central Government or State Government; and

(b)Contributions to public funded Universities; Indian Institute of Technology (IITs); National Laboratories and autonomous bodies established under Department of Atomic Energy (DAE);

Department of Biotechnology (DBT); Department of Science and Technology (DST); Department of Pharmaceuticals; Ministry of Ayurveda, Yoga and Naturopathy, Unani, Siddha and Homoeopathy (AYUSH); Ministry of Electronics and Information Technology and other bodies, namely Defense Research and Development Organisation (DRDO); Indian Council of Agricultural Research (ICAR); Indian Council of Medical Research (ICMR) and Council of Scientific and Industrial Research (CSIR), engaged in conducting research in science, technology, engineering and medicine aimed at promoting Sustainable Development Goals (SDGs).

- x. Rural development projects;
- xi. Slum area development.

Explanation.- For the purposes of this item, the term `slum area' shall mean any area declared as such by the Central Government or any State Government or any other competent authority under any law for the time being in force.

xii. Disaster management, including relief, rehabilitation and reconstruction activities.