

FOUNDER EDITOR

**U.K. BHARGAVA**

EDITOR

**RAKESH BHARGAVA**

HONY. CONSULTING EDITOR

**R.N. BANSAL**

SEBI & Corporate Laws comes in Six Volumes, Annual subscription for the year 2022 is ₹ 13,700. Single copy ₹ 300 only.

**Back years' volume ₹ 2350 per volume for paper back and add ₹ 250 per volume for Hard case binding.**

SEBI & Corporate Laws Weekly is published on every Monday. **Non-receipt of part must be notified within 60 days of the due date.**

Address your editorial and subscription correspondence to: **Taxmann Allied Services (P.) Ltd.**, 59/32, New Rohtak Road, New Delhi-110 005. Phone : 91-11-45562222.

**Printed and Published by Ansh Bhargava on behalf of Taxmann Allied Services (P.) Ltd. and Printed at Tan Prints (India) Pvt. Ltd., 44 Km. Mile Stone, National Highway, Rohtak Road, Village Rohad, Distt. Jhajjar (Haryana) and Published at 59/32, New Rohtak Road, New Delhi-110 005 - Editor : Rakesh Bhargava**

Material published in this part is the exclusive copyrighted property of Taxmann Allied Services (P.) Ltd. and cannot be reproduced or copied in any form or by any means without written permission of the Publisher.

**Taxmann and its Editors do not necessarily agree with the views expressed in Magazine Section of SEBI & Corporate Laws. Views so expressed are the personal views of author(s).**

This publication is sold with the understanding that authors/editors and publishers are not responsible for the result of any action taken on the basis of this work nor for any error or omission to any person, whether a purchaser of this publication or not. All disputes are subject to jurisdiction of the Delhi High Court.

Email : [sales@taxmann.com](mailto:sales@taxmann.com)

Website: [www.taxmann.com](http://www.taxmann.com)

ISSN : 0972-818X

MODE OF CITATION [2022] 174 SCL... (..)

TOTAL PAGES [140]

# C O N T E N T S

## STATUTES

### NOTIFICATION

- ◆ Section 66 of the Prevention of Money-laundering Act, 2002 - Disclosure of information - Amendment in Notification No. G.S.R. 382(E), dated 27-6-2006 - NOTIFICATION NO. G.S.R. 832(E) [F. NO. P-12011/8/2020-ES-CELL-DOR], DATED 22-11-2022 65

### RULES/AMENDMENT RULES

- ◆ Companies (Registered Valuers and Valuation) Amendment Rules, 2022 - Amendment in rules 3, 8, Annexure-III and Annexure-IV; Insertion of rules 7A, 14A and Annexure-V - NOTIFICATION NO. G.S.R. 831(E) [F.NO.1/27/2013-CL-V(PART)], DATED 21-11-2022 63
- ◆ Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) (Fourth Amendment) Regulations, 2022 - Amendment in regulations 25, 71, 123, 164A, Schedule III, Schedule IV, Schedule V, Schedule VI, Schedule IX and Schedule XVI; Insertion of regulations 59A, 59B, 59C, 59D, 59E, 162A, 173A and Schedule XVI-A - NOTIFICATION NO. SEBI/LAD-NRO/GN/2022/107, DATED 21-11-2022 66
- ◆ Securities and Exchange Board of India (Prohibition of Insider Trading) (Amendment) Regulations, 2022 - Amendment in regulations 2, 7A and Schedule C; Insertion of regulations 5A, 5B, 5C, 5D, 5E, 5F, 5G, 5H and Schedule B1 - NOTIFICATION NO. SEBI/LAD-NRO/GN/2022/108, DATED 24-11-2022 80

## REPORTS : TABLE OF CASES

- ◆ DKG Buildcon (P.) Ltd. v. Adjudicating & Enquiry Officer, SEBI (SC) 449
- ◆ Kashvi Power & Steel (P.) Ltd. v. West Bengal State Electricity Distribution Company Ltd. (Cal.) 502
- ◆ Maitreya Doshi v. Anand Rathi Global Finance Ltd. (SC) 474

- ◆ Sterlite Industries (India) Ltd. v. Special Director of Enforcement (Bom.) **483**
- ◆ Thupili Raveendra Babu v. Competition Commission of India (SC) **447**
- ◆ Vishnu Oil Mill (P.) Ltd. v. Union of India (Raj.) **497**

## **SUBJECT INDEX : CASES REPORTED**

### **CIRCULARS AND NOTIFICATIONS**

- Notification No. S.O. 1205(E) [F.No. 30-9-2020-Insolvency], dated 24-3-2020 **498**

### **COMPETITION ACT, 2002**

#### **■ Appeal to Supreme Court**

- Supreme Court dismissed review petition filed against its ruling that Bar Council of India is a statutory body established under section 4 of Advocates Act, 1961, which is exclusive rule making authority to set standards of legal education and, thus, it could not be said to be an 'enterprise' within meaning of section 2(h) - *Thupili Raveendra Babu v. Competition Commission of India (SC)* **447**

### **COMPETITION ACT, 2002**

- Section 53T **447**

### **FOREIGN EXCHANGE MANAGEMENT ACT, 1999**

#### **■ Power to compound contravention**

- Once a contravention has been compounded under section 15(1) of FEMA, 1999 no proceeding or further proceeding, as case may be, shall be initiated or continued, against person committing contravention - *Sterlite Industries (India) Ltd. v. Special Director of Enforcement (Bom.)* **483**

### **FOREIGN EXCHANGE MANAGEMENT ACT, 1999**

- Section 15 **483**

### **INSOLVENCY AND BANKRUPTCY CODE, 2016**

#### **■ Corporate insolvency resolution process**

##### **SUSPENSION OF INITIATION OF**

- A group of financial creditors can converge and join hands to touch financial limit of Rs. 1 crore stipulated under section 7 so as to initiate a CIRP - *Vishnu Oil Mill (P.) Ltd. v. Union of India (Raj.)* **497**

#### **■ Corporate liquidation process**

##### **ASSETS, DISTRIBUTION OF**

- Claim of electricity distribution company against petitioners-auction purchasers for electricity dues left by erstwhile owners/management of corporate-debtor company prior to commencement of CIRP was to be turned down as claim of distribution licensee was admitted both in CIRP and in liquidation and it was supposed to be paid in ratio and order of priority as stipulated in section 53 - *Kashvi Power & Steel (P.) Ltd. v. West Bengal State Electricity Distribution Company Ltd. (Cal.)* **502**
- Section 53 provides for distribution of assets in liquidation and sets out order of priority of distribution of proceeds from sale of liquidation assets; order of priority given therein cannot be overridden by any of operational creditors of corporate debtor by jumping queue in contravention of priorities enumerated in section 53 - *Kashvi Power & Steel (P.) Ltd. v. West Bengal State Electricity Distribution Company Ltd. (Cal.)* **502**

## ■ Corporate Person's Adjudicating Authorities

### SUPREME COURT, APPEAL TO

- CIRP proceedings under section 7 can be initiated against corporate debtors who are co-borrowers but there can be no double recovery of same amount from both - *Maitreya Doshi v. Anand Rathi Global Finance Ltd.* (SC) 474
- Where financial creditor disbursed loan to corporate debtor and company 'D' had been referred to in Loan Agreement as borrower and pledgor, which had pledged its shares in corporate debtor in favour of financial creditor, *prima facie*, 'D' was a party to Loan-cum-Pledge Agreement in its dual capacity and, thus, section 7 petition was maintainable against 'D' on corporate debtor's failure to repay - *Maitreya Doshi v. Anand Rathi Global Finance Ltd.* (SC) 474

### INSOLVENCY AND BANKRUPTCY CODE, 2016

---

- Section 10A 497
- Section 53 502, 503
- Section 62 474

### SEBI (PROHIBITION OF FRAUDULENT AND UNFAIR TRADE PRACTICES RELATING TO SECURITIES MARKET) REGULATIONS, 1995

---

#### ■ Prohibition against market manipulation

- Where SEBI initiated proceedings against appellants for violating regulation 4 of PFUTP Regulations, 1995 and issued several summons for production of certain documents but appellants did not respond to same, duration of default of non-compliance to summon committed by appellants being over a period of 100 days from date of issue of summons, SEBI had rightly applied section 15A(a) and imposed maximum amount of penalty of rupees one crore - *DKG Buildcon (P.) Ltd. v. Adjudicating & Enquiry Officer, SEBI* (SC) 449

### SEBI (PROHIBITION OF FRAUDULENT AND UNFAIR TRADE PRACTICES RELATING TO SECURITIES MARKET) REGULATIONS, 1995

---

- Regulation 4 449

## MAGAZINE

- ◆ Consequences of regulatory action in case of errors in board minutes under the Companies Act, 2013 - A case study//Prof. R. Balakrishnan 29