This compliance calendar has been divided into 3 types of compliances i.e. procedural, to be submitted with IBBI/IPA, General Compliances - before commencement of CIRP, during CIRP and General.

Procedural	
To be submitted	
with IBBI/IPA	
General compliances	

S. No.	Governing provision of Law	Compliance Description	Norms	Time limit	Remarks (Filing Mode and Fee payable, if any)	Type of compliance
		1. COMPLIANCES	BEFORE COMMEN	CEMENT OF C	CIRP	
1.	IP Regulations	An insolvency professional shall not accept or undertake an assignment after 31 st December, 2019 unless he holds a valid authorisation for assignment on the date of such acceptance or commencement of such assignment, as the case may be:		Before giving consent/taking up any assignment	Form AA to be filed at online portal of IBBI using login credentials.	To be submitted with IBBI/IPA
2.	IBBI circular dated 14th August, 2019	Submission of Form IP-1	Within 3 days of giving consent	+	To be submitted at online portal of IBBI using login credentials.	To be submitted with IBBI/IPA
		2. COMPL	IANCES DURING IR	P'S STAGE		
3.	Section 16(1) of the Code	Commencement of CIRP and appointment of IRP		Т		Procedural
4.	Reg 4C(1) of CIRP regulations	The IRP shall open an email account and use it for all correspondences with stakeholders and in the event of his replacement by a RP, shall handover the credentials of the email to him.		-		Procedural

5.	Regulation 6(1) of Public announcement inviting claims CIRP regulations	not later than 3 Days from date of his appointment	T+3	The assignment needs to be added at online portal of IBBI along with copy of admission order. Post approval of the same from admin IBBI, public announcement needs to be uploaded. The same will be automatically reflected on IBBI portal. In the public announcement, choice of 3 IPs shall be mentioned wherever there is class of creditors as per Regulation 4A, to choose one Authorised Representative. (IRP to ensure to obtain consents from all 3 IPs identified for ARs in Form AB)
6.	Regulations The interim resolution professional shall send communication along with a copy of publicannouncement made under regulation 6, to all the creditors as per the last available books of accounts of the corporate debtor through post of electronic means wherever the information for communication is available.	c 1 f r		Provided that where it is not procedural possible to send a communication to creditors, the public announcement made under regulation 6 shall be deemed to be the communicated to such creditors
7.	IBBI circular dated 16th January, 2018 read with clause 8B, 8C & 8D of Relationship disclosure Relationship disclosure The IRP is to disclose his/her relationship with the CD within 3 days of his appointment.	Within 3 Days of Appointment of IRP		To be submitted at online portal <i>To be submitted with</i> of IPA using login credentials. <i>IBBI/IPA</i>

	First Schedule of Code of Conduct of the IP Regulations					
8.	Regulation 40(B)(1A) of CIRP Regulations	If public announcement is not made within 3 days CIRP-7 (event based) If public announcement is not made by T+3rd day, the interim resolution professional or resolution professional, as the case may be, shall file Form CIRP 7 within three days of the said date, and continue to file Form CIRP 7, every 30 days, until the said activity remains incomplete	compliance + 3 days	T+ 6 & continue to file Form CIRP 7, every 30 days, until the said activity remains incomplete	To be submitted at online portal of IBBI using login credentials.	To be submitted with IBBI / IPA
9.	Regulation 40(B)(1) of CIRP Regulations & IBBI circ ular dated 14th August, 2019	Submission of Form CIRP-1	Within 7 Days of making Public announcement	T+7	To be submitted at online portal of IBBI using login credentials.	To be submitted with IBBI / IPA
10.	Section 15(1)(c) / Regulations 6(2)(c) and 12 (1) of CIRP regulations	Submission of claims by creditors	For 14 Days from appointment of IRP	T+14		Procedural

11.	Regulation 13of CIRP regulations	Verification of claims received under regulation 12(1)	the receipt of the claim		The IP shall maintain list of creditors containing names of creditors along with the amount claimed by them, the amount of their claims admitted and the security interest, if any, in respect of such claims, and update it. The list of creditors: - available for inspection - displayed on the website, if any, of the corporate debtor; - filed on the electronic platform of the Board (through member login) - filed with the Adjudicating Authority - Presented at the first meeting of the committee.	
12.	Section 21(6A)(b)/ Regulation 16A of CIRP regulations	Application for appointment of AR	Within 2 days from verification of claims received under regulation 12(1)	T+23		Procedural
13.	Regulation 17(1) of CIRP regulations	Report certifying constitution of CoC	Within 2 days from verification of claims received under regulation 12(1)	T+23		Procedural
14.	IBBI circular dated 16th January, 2018 read with clause 8B, 8C & 8D of First	Relationship disclosure The IRP is to disclose his/her relationship with the Financial Creditors within 3 days of his Constitution of Committee of Creditors.		T+27	To be submitted at online portal of IPA using login credentials.	To be submitted with IPA/IBBI

	Schedule of Codeof Conduct of theIP Regulations					
15.	Section 22(1) /Regulation 19(2) of CIRP regulations	1st meeting of the CoC and appointment of RP	Within 7 days of filing of the report certifying constitution of the CoC, but with five days' notice.	T+30	It is important to note that the first meeting shall be called with five days' notice only. After approval of CoC, it can be reduced to 24 hours or 48 hours (in case of ARs) for subsequent meetings.	Procedural
16.	IBBI circular dated 16th January, 2018 read with clause 8B, 8C & 8D of First Schedule of Codeof Conduct of theIP Regulations	Relationship disclosure The IRP is to disclose his/her relationship with other professionals within 3 days of his appointment. The IRP is to disclose other professional's relationship with all the stakeholders. (IP to ensure to take relationship disclosure from other professionals)	Within 3 Days of appointment of other professionals		To be submitted at online portal of IPA using login credentials.	IPA/IBBI
17.	Regulation 40(B)(1A) of CIRP Regulations	If RP is not appointed within 30 days CIRP-7 (Event based) Appointment of RP is not made by T+30th day, the interim resolution professional or	Due date of compliance + 3 days	T+ 33 & continue to file Form CIRP 7, every 30 days, until the said activity remains	To be submitted at online portal of IBBI using login credentials.	

		resolution professional, as the case may be, shall file Form CIRP 7 within three days of the said date, and continue to file Form CIRP 7, every 30 days, until the said activity remains incomplete		incomplete		
18.	Regulation 17(3) of CIRP regulations	IRP performs the functions of RP till the RP is appointed.	If RP is not appointed by 40th day of commencement	T+40		Procedural
19.	Regulation 27 of CIRP regulations	Appointment of registered valuers	Not later than 47th day of commencement	T+47	If IRP is continuing after 30 days	Procedural
20.	IBBI circular dated 16th January, 2018	Relationship disclosure The Interim resolution professional is to disclose his/her relationship with the Registered valuers within 3 days of his appointment. The Interim resolution professional is to disclose registered valuer's relationship with all the stakeholders. (IP to ensure to take relationship disclosure from the registered valuer)	Within 3 Days of appointment of valuers		To be submitted at online portal of IPA using login credentials.	
21.	Regulation 34 A of CIRP Regulations Clause 25A of First Schedule of IP	Cost disclosure An insolvency professional shall disclose the fee payable to him, the fee payable to the insolvency professional entity, and the fee payable to professionals engaged by him to the IPA.	way of fellioval		To be submitted at online portal of IPA using login credentials.	

	Regulations IBBI Circular dated 12th June 2018					
22.	Regulation 40(B)(1) of CIRP Regulations & IBBI circular dated 14th August, 2019	Submission of Form CIRP-2	Within 7 Days of replacement of IRP		To be submitted at online portal of IBBI using login credentials.	To be submitted with IBBI / IPA
23.	Section 12(A) / Regulation 30A	Withdrawal of CIRP Submission of application for withdrawal of application admitted	Before issue of EoI	W		Procedural
		CoC to dispose of the application	Within 7 days of its receipt or 7 days of constitution of CoC, whichever is later	W+7		Procedural
		Filing application of withdrawal, if approved by CoC with 90% majority voting, by RP to AA	Within 3 days of approval by CoC	W+10		Procedural
24.	AO(D)(1) of CIDD	CIRP-6 (event based) Premature closure of CIRP (appeal, settlement, withdrawal, etc.);	Within seven days of the order of AA	-	To be submitted at online portal of IBBI using login credentials.	To be submitted with IBBI / IPA
25.	Regulation 40(B)(1) of CIRP Regulations &	CIRP-6 (event based) Event Specific: This includes: (a) Filing of application in respect of	Within seven days of the occurrence of event.		To be submitted at online portal of IBBI using login credentials.	

	IBBI circular dated 14th August, 2019 Regulation 4(C)(2) of CIRP	preferential transaction, undervalued transaction, fraudulent transaction, and extortionate transaction; (b) Raising interim finance; (c) Insolvency resolution process of guarantors; (d) Extension of period of CIRP and exclusion of time; (e) Premature closure of CIRP (appeal, settlement, withdrawal, etc.); (f) Request for liquidation before completion of CIRP; (g) Non-implementation of resolution plan asapproved by the AA. (Applicable for IRP/RP as the case may be) The resolution professional shall, in case of his replacement with another resolution	-				Procedural
	Regulations	professional or a liquidator, hand over the credentials of the email to the other resolution professional or the liquidator, as the case may be.					
		3. G	ENERAL COMPLIA	NCES			
27.	Reg 34B(1),(2) & (3) of CIRP Regulations	The Fees of IRP/RP shall be decided by the applicant or committee in accordance with this regulation which shall not be less than the fee specified in clause 1 for the period specified in clause 2 of Schedule-II. Provided that higher fees may be decided keeping into consideration the market factors. After expiry of period, the fees shall be decided by applicant/CoC, as the case may be.			Minimum fees Schedule-I) Quantum of claims >=50 Cr 50 Cr>=500 Cr 500 Cr 2.500 Cr 2.500 Cr>=10,000	Minimum fees per month (lakh) 1.00 2.00 3.00	

	Period for minimum fixed fee (clause 2 of Schedule-II.) from appointment as interim resolution professional or resolution professional, till the time of— (a) submission of application for approval of resolution plan under section 30; (b) submission of application to liquidate the corporate debtor under section 33; (c) submission of application for withdrawal under section 12A; or (d) order for closure of corporate insolvency resolution process; whichever is earlier.	Cr <=10,000 Cr 5.00 The fee may be paid from the funds, available with the corporate debtor, contributed by the applicant or members of the committee and/or raised by way of interim finance and shall be included in the insolvency resolution process cost.
28. Reg 34B(4) of CIRP Regulation	For the resolution plan approved by the committee on or after 1st October 2022, the committee may decide, in its discretion, to pay performance-linked incentive fee, not exceeding five crore rupees, in accordance with clause 3 and clause 4 of Schedule-II or may extend any other performance-linked incentive structure as it deems necessary.	Clause 3: Performance- linked incentive fee for timely resolution Time period from insolvency of realizable date Value >=165 days 1.00 165 days>=270 0.75 days 270 0.50 days>=330days <330 days 0.00 Clause 4: Performance- linked incentive fee for value maximization It may be paid to the resolution professional at the rate of 1%

					of the amount by which the realizable value is higher than the liquidation value, after approval of the resolution plan by Adjudicating Authority on commencement of payment to creditors by the resolution applicant. "realizable value" means the amount payable to creditors in the resolution plan approved under section 31	
29.	Regulation 7(2) (c) of IP Regulations	Membership Fees Pay to the Board, a fee of twenty thousand rupees	every five years after the year in which the certificate is granted and such fee shall be paid	on or before the 30th April of the year it falls due	Every 5 years	To be submitted with IBBI/IPA
30.	Regulation 7(2) (ca) of IP Regulations	Professional fees Pay to the Board, a fee calculated at the rate of 1% of the professional fee earned for the services rendered by him as an insolvency professional in the preceding Financial Year. Provided further that where the insolvency professional is an insolvency professional entity, it shall pay to the Board, a fee calculated at the rate of one per cent. of professional fee earned for the services rendered as an insolvency professional in the preceding financial year on or before the 30th day of April every year, along with a statement in Form G of the Second Schedule	Form E along with fee at online portalof IBBI	on or before the 30th of April of every year		To be submitted with IBBI/IPA

31.	Regulation 31A(2) of CIRP Regulations read with Reg 7(2)(cb) of IP Regulations	A regulatory fee calculated at the rate of 1% of the cost being booked in insolvency resolution process costs in respect of hiring any professional or other services by the interim resolution professional or resolution professional, as the case may be, for assistance in a corporate insolvency resolution process, shall be payable to the Board,	Form EA along with fee at online portalof IBBI	within a period of thirty days, after end of each quarter or upon closure of the processes whichever is earlier "quarter" means the period of three months commencing on the first day of January. April, July or October of a financial year	Through online portal of IBBI	To be submitted with IBBI/IPA
32.	Regulation 31A(1) of CIRP Regulations	A regulatory fee calculated at the rate of 0.25 per cent of the realisable value to creditors under the resolution plan approved under section 31, shall be payable to the Board, where such realisable value is more than the liquidation value:	Event based		Provided that this sub- regulation shall be applicable where resolution plan is approved under section 31, on or after 1st October 2022. Such fees will form part of Insolvency Resolution process cost.	IBBI/IPA
33.	Bye law 11 of Bye- Laws of ICSI Institute Of Insolvency Professionals	Annual Membership fees The Agency may require the professional members to pay a fixed sum of money as its annual membership fee.			Through online portal of ICSI IIP	To be submitted with IBBI/IPA

34.	Clause 8A of Schedule of First Schedule of Code of Conduct of the IP regulations	An insolvency professional shall disclose to IPA "Whether he was an employee of or has been in the panel of any financial creditor of the corporate debtor" The IP shall disclose above mentioned details to CoC also.	On constitution of CoC/ on IP becoming aware subsequently.		To ICSI-IIP details at the Email reporting@icsiiip.in	To be submitted with IBBI/IPA
35.	Bye law 16 of Bye- Laws of ICSI Institute Of Insolvency Professionals	Half yearly return A professional member shall submit information, including records of ongoing and concluded engagements as an Insolvency professional atleast twice a year. It needs to be submitted, irrespective of the fact that the IP was handling any assignment or not.		Within 15 days of end of the half year.	Through online portal framed for the purpose with the same Login credentials provided to an IP as a member. (This mode is for submission at ICSI IIP's portal).	To be submitted with IBBI/IPA
36.	1.9(c) of Monitoring policy of ICSI IIP	ANNUAL SELF DECLARATION FORM The professional members are required to submit the details of compliance of circulars issued by Insolvency and Bankruptcy Board of India The professional members shall submit annual self-declaration form within 15 days from end of 31st March every year.		Within 15 days from end of 31st March every year	Through google form formulated in this regard. https://forms.gle/RWXfmV vPovA1raHn8 (This compliance is only for the professional members of ICSI IIP)	To be submitted with IBBI/IPA
37.	Regulation 7(2) (g) of IP Regulations	Maintenance of records Maintain records of all assignments undertaken by him under the Code.			for at least 3 years from the completion of such assignment	General compliances

38.	Clause 3A of	An Insolvency professional must disclose the		As and when required.	General
	Schedule of	details of any conflict of interests to the		_	compliances
	First Schedule	stakeholders, whenever he comes across such			_
	of Code of	conflict of interest during an assignment.			
	Conduct of the				
	IP regulations				
39.	Clause 8 of	An Insolvency Professional shall disclose the		As and when required.	General
	Schedule of	existence of any pecuniary or personal			compliances
	First Schedule	relationship with any of the stakeholders			
	of Code of	entitled to distribution under sections 53 or			
	Conduct of the	178 of the Code, and the concerned corporate			
	IP Regulations	person/ debtor as soon as he becomes aware			
		of it, by making a declaration of the same to			
		the applicant, committee of creditors, and the			
		person proposing appointment, as applicable.			
40.	Clause 8A of	An insolvency professional shall disclose to	On constitution of	To ICSI-IIP	To be
	Schedule of First	IPA	CoC/ on IP becoming	1 . 11 1 . 12	submitted
	Schedule of Code	"Whether he was an employee of or has been	aware subsequently.	details at the Email	with
	of Conduct of the	in the panel of any financial creditor of the		reporting@icsiiip.in	IBBI/IPA
	IP	corporate debtor"			
	regulations				
		The IP shall disclose above mentioned details			
41	Deculation 7A	to CoC also.		During the CIDD and	General
41.	Regulation 7A of IP	An Insolvency professional must not engage		During the CIRP and	
		in any employment when he holds a valid		Liquidation process	compliances
	Regulations & Clause 23 of	authorisation for assignment or when he is			
	Schedule of First	undertaking an assignment.			
	Schedule of				
	Code of Conduct				
	of IP regulations				
	of ir regulations				

42.	Clause 23A of	Where an IP has conducted a CIRP, he and	Until a period	During the CIRP and	General
	Schedule of First	his relatives shall not accept any	of one year has	Liquidation process	compliances
	Schedule of Code	employment, (other than an employment	elapsed from		
	of	secured through open competitive	the date of his		
	Conduct of	recruitment), or render professional services,	Cessation from		
	the IP	other than services under the Code: to a	such process.		
	Regulations	creditor having more than 10% voting power,			
		the successful resolution applicant, the			
		corporate debtor or any of their related parties			
43.	Clause 23B of	An IP shall not engage or appoint any of his		During the CIRP and	General
	Schedule of First	relatives or related parties, for or in		Liquidation process	compliances
	Schedule of Code	connection with any work relating to any of			
	of	his assignment.			
	Conduct of				
	the IP				
4.4	Regulations	A TD 1 11		D : 4 CMD 1	0 1
44.		An IP shall not provide any service for or in		During the CIRP and	General
	Schedule of	connection with the assignment which is		Liquidation process	compliances
	First Schedule of Code of	being undertaken by any of his relatives or			
	Conduct of the	related parties.			
	IP Regulations				
45.	Clause 26A of	An insolvency professional shall not accept		During the CIRD and	General
43.	Schedule of	/share any fees or charges from any		During the CIRP and Liquidation process	compliances
	First Schedule	professional and/or support service provider		Liquidation process	Compilances
	of Code of	who are appointed under the processes.			
	Conduct of the	who are appointed under the processes.			
	IP regulations				
46.	IBBI circular	Insolvency professional not to outsource his		During the CIRP and	General
70.	dated 3rd	responsibilities		Liquidation process	compliances
	January, 2018	Tesponsionities		Liquidation process	Compilances
	, 2010				

47.	IBBI circular	An insolvency professional shall, while		During the CIRP and	General
47.	dated 3rd	undertaking assignment or conducting		Liquidation process	compliances
		processes, exercise reasonable care and		Liquidation process	compitances
	January, 2018 read with	•			
		diligence and take all necessary steps to ensure			
	Clause 27A of	that the corporate person complies with the			
	Schedule of	applicable laws.			
	First Schedule				
	of Code of				
	Conduct of the				
	IP regulations				
48.	Clause 27B of	An insolvency professional shall not include		During the CIRP and	General
	Schedule of	any amount towards any loss, including		Liquidation process	compliances
	First Schedule	penalty, if any, in the insolvency resolution			
	of Code of	process cost or liquidation cost, incurred on			
	Conduct of the	account of non-compliance of any provision			
	IP regulations	of the laws applicable on the corporate person			
		while conducting the insolvency resolution			
		process, fast track insolvency resolution			
		process, liquidation process or voluntary			
		liquidation process, under the Code			
49.	IBBI circular	Insolvency professional to use Registration		As and when communication	General
	dated 3rd	Number and Registered Address in all his		made with the stakeholders	compliances
	January, 2018	communications.			
	read with				
	clause 15A of				
	Schedule of				
	First Schedule				
	of Code of				
	Conduct of the				
	IP regulations				

50.	IBBI circular	Confidentiality of Information relating to	During the CIRP and	General
	dated 23rd	Processes under the Insolvency and	Liquidation process	compliances
	February, 2018	Bankruptcy Code, 2016		
51.	IBBI circular	The IRP/RP is directed that he shall, in every	During CIRP	General
	dated 10 th	notice of meeting of the CoC and any other		compliances
	August, 2018	communication addressed to the financial		
		creditors, other than creditors under section 21		
		(6A) (b), require that they must be represented		
		in the CoC or in any meeting of the CoC by		
		such persons who are competent and are		
		authorized to take decisions on the spot and		
		without deferring decisions for want of any		
		internal approval from the financial creditors.		
52.	IBBI circular	With effect from 1st February, 2019, no	During the CIRP and	General
	dated 17th	insolvency professional shall appoint a	Liquidation process	compliances
	October, 2018	person other than a registered valuer to		
		conduct any valuation under the Code or any		
		of the regulations made thereunder.		
53.	IBBI circular	APPOINTMENT OF REGISTERED	During the CIRP and	General
	dated 13th	<u>VALUERS</u>	Liquidation process	compliances
	August, 2019			
		(1) Appointment of any person, other than a		
		'registered valuer', that is, a valuer registered		
		with the IBBI on or after 1st February, 2019,		
		to conduct any valuation is illegal and amounts		
		to violation of the 17th October		
		circular.		
		(2) Payment, whether as fee or otherwise, to		
		any person, other than a 'registered valuer'		
		shall not form part of the insolvency resolution		
		process costs or liquidation cost.		

54.	IBBI	An IP shall undertake a minimum of 10 credit	These	Continuous	General
	guidelines issued	hours of CPE each calendar year and a	Guidelines		compliances
	on 6th August,	minimum of 60 credit hours of CPE in each	shall come into		_
	2019	rolling block of three calendar years:	force with		
		,	effect from 1st		
		Provided that an IP is not required to	January, 2020		
		undertake any CPE in the calendar year in	•		
		which he is registered.			
55.		Filing of Documents in the MCA-21		During the CIRP and	To be submitted
	dated 17 th	Registry		Liquidation process	with the Ministry of
	February, 2020				Corporate Affairs
		1) NCLT Order approving IP as the IRP in			
		Form INC-28 on the MCA21 portal (while			
		affixing DSC- choose designation as			
		"Others")			
		a) a Pygga s			
		2) Once INC28 form is approved, the IP shall			
		choose designation as "Chief Executive			
		Officer" for purpose of filing further e-forms.			
		3) For filing E-Form SH-8, SH-9 and iXBRL,			
		IRP to fill designation as CEO.			
		iki to ini designation as CEO.			
		4) For MGT-7 IP to sign form instead of			
		director, thereafter form to be certified by a			
		Company Secretary.			
		T. J. 22222			
		INC-28 to be filed again post approval of the			
		resolution plan, initiation of liquidation			
		proceedings or upon withdrawal of the			
		application for CIRP.			
		5) 6) Any stay or setting aside of the order of			

		admission of the CIRP by the Tribunal concerned has to be filed in form INC-28.			
56.	IBBI Circular dated 6 th March, 2020	Filing of Documents in the MCA-21 Registry 1) Formal Change Request form to be submitted for change in the status of the company from "Active"/ "Inactive" to CIRP/ Liquidation or vice versa. 2) For companies marked under CIRP in registry, e-form MGT-7, AOC-4 and other documents to be filed as attachments with e-form GNL-2 against the payment of one time normal fee, till the company remains under CIRP. Separate GNL-2 forms to be filed for each such document. 3) The circular is applicable in retrospective effect. i.e. every IP of Companies under CIRP before this circular is required comply with it.		During the CIRP and Liquidation process	To be submitted with the Ministry of Corporate Affairs
57.	IBBI Circular dated 17 th March, 2020 R/w Regulation 40B CIRP Regulation	Modification of CIRP Forms submitted. 1) Forms can be modified on the IBBI platform on payment of the applicable fee. However, such modifications will not attract fee if done before 31st March.		During the CIRP and Liquidation process	General Compliance

58.	Regulation 39A	Retention of records relating to CIRP		Details of the records to be	
20.	of CIRP	recention of records relating to office		maintained mentioned in the	
	Regulations	The resolution professional shall preserve:		Circular	
		(a) electronic copy of all records (physical and			
		electronic) for a minimum period of eight			
		years; and			
		(b) a physical copy of records for a minimum			
		period of three years; from the date of			
		completion of the corporate insolvency			
		resolution process or the conclusion of any			
		proceeding relating to the corporate insolvency			
		resolution process, before the Board, the			
		Adjudicating Authority, Appellate Authority or			
		any Court, whichever is later			

Notes:

- 1. All RP compliances are not reflected in this document. The IRPs continuing as deemed RP needs to perform all the functions related to RP. For that compliance calendar prepared for RPs may be referred.
- 2. The compliances mentioned in italics are event based.

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