Banking Regulation

What is the issue?

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• The recent banking scams have led to considerable outrage, as it involves issues of propriety and governance.

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• It is essential to make the necessary corrections and ensure credibility to the system.

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Why is the current situation different?

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- \bullet For long, the public sector banks had been a point of concern. $\ensuremath{\backslash n}$
- The mounting NPAs and governance issues came to light.
- It led to many calling for privatisation of the PSBs.
- \bullet But the irony at present is that the concern has now shifted to private banks. $\ensuremath{\backslash n}$
- The banking scams have brought to focus the lack of transparency in the functioning of banks.
- \bullet It has also highlighted the opaqueness of audit and inspection practices. $\ensuremath{\backslash n}$

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What are the concerns and remedies?

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• **Government** - The shortfalls involve the government, central bank, banks and other stakeholders.

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• There is now a blame game on each other.

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• It is essential to revisit systems, laws and practices and update them.

• The allocation of responsibility for identifying and ensuring remedial action needs to be delineated.

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• **Banks** - Who is to uphold the moral responsibility in a private bank is undefined.

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• In most cases, it is the CEO, or executive Board members or the non-executive Board members.

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• The issue of conflict of interest with respect to these positions should be addressed.

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• Disclosure of financial dealings of the relatives of them, if any, in the Annual Report or the bank's web site could be an option.

• Banks' performance - The central bank or the government have no say in the salary package of a private company.

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• On the other hand, there are no penalties for the government officials' nonperformance and their tenures are safe.

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• So, the regulators should fix or approve pay packages of the regulated to hold them responsible.

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• **CEO tenure** - In PSBs, CEOs have short terms as they get their positions closer to retirement.

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• Whereas, in private banks they begin at an early age and their tenure is always open to debate.

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• Such extended periods lead to creation of power centres.

• It affects the grooming of second rung leaders.

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• The CEO tenure should be given due attention as it has given rise to controversies in recent times.

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• **Regulation** - The responsibility of the Boards should be clear on issues of governance.

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 Any deviance from regulation or conflict of interest should be discussed at this level.

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• The presence of a nominee director of the regulator on the Board is essential.

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- \bullet S/he is the 'ear of the public' and ensures that all compliances are in order. $\ensuremath{\backslash} n$
- When audit reports are carried out, the lacunae or important findings should be made public, as it influences their decision.
- This is one way of ensuring that banks become complaint.
- **Review** Any deficiencies in compliance should be reviewed within a specified period of time.

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• It should be highlighted to the public so that it puts pressure on the bank to perform.

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- \bullet The overall banking regulatory framework needs strengthening.
- It should be reviewed every 2 years based on the banks' response and be revisited periodically.

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Source: BusinessLine

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