

# **RBI Regulation of Private Banks**

#### Why in news?

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The Reserve Bank of India is said to tighten the regulatory norms for the private banks.

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### What is the proposal?

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- Reserve Bank of India (RBI) plans to "sensitise" the private banks' boards.  $\space{\space{1.5}n}$
- RBI officials will brief bank boards on the role of independent directors.  $\space{\space{1.5}n}$
- They would also sensitise independent directors on their liabilities under the  $\n$

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- i. Prevention of Corruption Act (PCA) n
- ii. Companies Act
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- iii. Criminal Procedure Code (CrPC) n

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• The central bank may even tighten the criterion for electing and appointing such directors.

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#### What is the need?

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- The central bank's move comes two years after a decision by the Supreme Court (SC) in 2016.
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- SC observed that "officers" of private banks are "public servants" under the PCA.

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• The judgment paved way for strengthening the anti-corruption enforcement measures in the private arena.

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- The PCA (Amendment) Bill, 2013 also sought to include private players into the ambit of the PCA.  $\n$
- The immediate trigger is a recent Central Bureau of Investigation's (CBI's) first information report.

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- It named two independent directors of IDBI Bank over a Rs 6-billion loan given by it to former Aircel promoter.  $\n$
- Notably, the bank is not a private one and is government-owned (but not nationalised).

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- Besides, a recent case of possible misconduct by ICICI Bank CEO highlighted the concerns in corporate governance.  $\n$
- Also, there are concerns with the disclosed levels of non-performing assets at few private banks.

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• There are variations in these when compared to the RBI's assessment.

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• These have led the central bank to tighten its regulation on the role of independent directors.

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## Source: Business Standard





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