

Corporate Governance Practices in Public Sector Banks in India – A Critical Analysis

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Abstract: *As demonstrated by “SEBI Clause 49 and plans of Companies Act 2013”, it is understood as a plan of by and large controls in a corporate component, it describes the work, commitments and obligation inside an Association, the useful Corporate Governance practices give expansion in comes back to monetary experts by cutting down cost of capital, by decreasing the peril and the banks expect a basic work in the movement of capital, this is an essential constituent of any economy. On the off chance that there ought to be an event of the monetary part, where the components recognize open stores for fulfilling of explicit arrangements, the relationship is strong with commitments to get the charges in light of everything, so the right organization of banking division is earnest for improvement and progression of the economy. Therefore, the present study has selected eight Banks for critical analysis the corporate governance practices in selected banks as per the “Code of Corporate Governance – Clause-49 Listing Agreement and RBI”.*

Keywords: Banks, Corporate Governance, Cluse-49 Listing Agreement, and RBI.

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