After Companies Act 2016, company law is never the same.

Company Secretary will not be held liable, but Directors will!

Company Law is also Bread and Butter of an Accountant.

Who has the FINAL SAY? NOT the Shareholder?

MUST ATTEND
MANAGE YOUR NEW SHAREHOLDERS’ RIGHTS & DIRECTORS’ RISKS TO AVOID BEING CHARGED
INTRODUCTION

Malaysia Companies Act 2016 has completely revamped the Business Regime with flexibility and mobility, however it also inherited and embedded with onerous liability on Directors.

The recently published *Companies (Amendment) Act 2019* together with the various *PU(A) Orders* in 2019 and 2020 had further enhanced, refined with adequate measures to allow *Company Directors* to carry on the business vigorously, while safeguarding Shareholders’ Rights and Interests.

**NEW COMPANIES RULES AND REGULATIONS**

Are Shareholders having the Final Say in the ultimate Decision Making? Ignorance is not an excuse in the eye of law, Directors need and must know the Latest Risks involved. Company Secretary must know that Companies (Amendment) Act 2019 is NOT the same as Companies Act 2016. Company Law is also Bread and Butter of an Accountant.

**TAKE CARE OF OWNERS AND DIRECTORS**

This Company Law 2021 would completely reveal the Directors’ Responsibility and the Risks exposure within the Company Law regime. Shareholders’ Rights and the needed procedures to claim its rights whenever circumstances demand it.

**FACE COMPANY LAW CONFIDENTLY!**
GOT ANY OTHER AREA OF INTEREST?

We are always on the lookout to make this seminar as complete and practical as possible. If you have areas of concern on Company Law related issues, do email us 10 days before the seminar.

This seminar incorporates latest Companies (Amendment) Act 2019 and various PU(A) Orders changes.

“\textit{I am still learning.}”

Michelangelo at 87

\begin{itemize}
  \item \textcolor{red}{\textbf{+}} Directors’ Responsibilities and Duties – what is your duties now and what procedures need to change in order to adhere to them now?
  \item \textcolor{red}{\textbf{+}} Directors’ Risks and Exposures – Know how to manage them now?
  \item \textcolor{red}{\textbf{+}} The ambit and scope of “Breach of Fiduciary Duties” – How much wider is it Now?
  \item \textcolor{red}{\textbf{+}} Appointment of New Directors in the case of Shareholders’ dispute – The procedures needed to carry them out correctly?
  \item \textcolor{red}{\textbf{+}} Resignation of Directors in the situation of “Distress” – Procedures and Step-by-Step Guidance will be shown
  \item \textcolor{red}{\textbf{+}} Breach of Fiduciary Duties by Directors - What are the preferred Shareholders’ Decisions and Actions now?
  \item \textcolor{red}{\textbf{+}} Derivative Action by Shareholders to recover Company Loss - Procedures and Step-by-Step Guidance will be shown.
  \item \textcolor{red}{\textbf{+}} Company’s Debt with Shareholders’ Personal Guarantee – What are the current “far fetch Effects” and Complications involved?
  \item \textcolor{red}{\textbf{+}} Issuance of New Shares – How to determine the Price Value of the Shares Issuance?
  \item \textcolor{red}{\textbf{+}} Incorporation of New SME to seize the Tax Rebate of RM20,000 per year for 3 Years – How to carry them out Effectively?
  \item \textcolor{red}{\textbf{+}} Striking off the Company in Covid-19 Pandemic era – How to do it correctly?
  \item \textcolor{red}{\textbf{+}} Setting up in-house Secretary via joint secretary with external secretary - What you need to know and do?
  \item \textcolor{red}{\textbf{+}} Types and Categories of Documents “really” require Director’s Signature
  \item \textcolor{red}{\textbf{+}} Appointment and Removal of Company Auditor – the Must-Know New Processes
  \item \textcolor{red}{\textbf{+}} Demise of Shareholders – Appointment of Directors by Will and its validity, how to deal with them
\end{itemize}

More content will be added as changes from gazetted Orders, public rulings and Guidelines that are to be issued prior to event date.

BONUS: Get Templates and Guides Dr Choong prepare for his exclusive clients such as \textit{Solvency Statement}. “Clearly prepared Templates to execute Complex Procedures, Compilation of Reference Materials and Guides”. (worth Priceless), for FREE . . .

BURNING QUESTIONS?

Each participant is given the option to submit 3 Questions in relation to this Company Law 2020.

Send in 2 Burning Questions 10 Working Days prior to the event, where the questions regarding Business Recovery will be submitted to Dr Choong for his consideration and his suggested solutions will be shared during the event as part of the content in the seminar.
**Types and Categories of Documents**

- "really" require Director’s Signature
- Appointment and Removal of Company Auditor
- Demise of Shareholders
- Issuance of New Shares
- Incorporation of New SME to seize the Tax Rebate of RM20,000 per year for 3 Years
- Striking off the Company in Covid-19 Pandemic era
- Setting up in-house Secretary via joint resignation of Directors in the situation of "Distress"
- Breach of Fiduciary Duties by Directors
- Derivative Action by Shareholders to recover Company Loss
- Company’s Debt with Shareholders’ Personal Guarantee
- Appointment of New Directors in the case of Shareholders’ dispute
- The ambit and scope of “Breach of Fiduciary Duties”

**Program Timeline**

- **8.30 AM**
  - Registration & Breakfast (Breakfast Provided)

- **9.00 AM**
  - Directors’ Responsibilities and Duties
  - Directors’ Risks and Exposures

- **10.00 AM**
  - Resignation of Directors in the situation of “Distress”
  - Breach of Fiduciary Duties by Directors
  - Derivative Action by Shareholders to recover Company Loss
  - Company’s Debt with Shareholders’ Personal Guarantee

- **10.30 AM**
  - Issuance of New Shares
  - Incorporation of New SME to seize the Tax Rebate of RM20,000 per year for 3 Years
  - Striking off the Company in Covid-19 Pandemic era
  - Setting up in-house Secretary via joint resignation of Directors in the situation of "Distress"

- **1.30 PM**
  - Types and Categories of Documents “really” require Director’s Signature
  - Appointment and Removal of Company Auditor
  - Demise of Shareholders

- **4.00 PM**
  - Group Q & A Session

- **5.00 PM**
  - End of live event

**Note:** Speaker is committed to high quality of presentation and insists that all materials are covered. Therefore the schedule may vary.

**7 January 2021 (Sheraton Petaling Jaya)**
PRICING

Choose the right rate for you.***

Want to attend the seminar at its lowest price? Register in group of 3 or more participants in one registration to get additional discount.

FROM 31 DECEMBER 2020 ONWARDS
THE FULL FEE IS RM 1,388.
WITH GROUP REGISTRATION DISCOUNT
OF RM 200 AND RM 400 RESPECTIVELY
STILL APPLICABLE FOR GROUP
REGISTRATION.

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<td>Registered by 31 December 2020</td>
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RM 1,388 - RM 200 Promo Discount
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= RM 988.

This price is valid until 31 December 2020.

** ** **

VENUE

SHERATON PETALING JAYA

Stylishly located within the heart of Petaling Jaya, the Seminar will be held in Level 3D.

Sheraton PJ is easily accessible vide Federal Highway, LRT, KTM, monorail and KLIA Express. Also with ample parking space. Flat rate of RM 10 nett with validation of TICKET ONLY

Using Touch ‘n Go is NOT ENTITLED.

Should CMCO be extended, this seminar will be conducted via Zoom at the price of RM 900. Balance will be kept in the account or to be refunded upon request.

SYNERGY TAS

Suites 153, PG-15A, Ground Floor, Jaya 33
No. 3, Jalan Semangat, Section 13
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(+6 016) 302 6109 ; (+6 016) 328 6312
event@synergytas.com

IDEAS ARE THE BEGINING POINTS OF ALL FORTUNES.

GET YOUR TAX PLANNING IDEA IS THE BEGINING POINTS OF GREAT BUSINESS TAX SAVING AND RISK MANAGEMENT.

See you on 7 JANUARY 2021
COMPANY LAW 2021
MANAGED YOUR NEW SHAREHOLDER’S RIGHTS & DIRECTOR’S RISKS TO AVOID BEING CHARGED

Most IMPORTANT Company Law Planning Event and Tax Updates of the Year.

1 - 2 Participant(s)
* RM 1,188 per pax
[Normal Price: RM 1,388 per participant]

3 - 4 Participants
* RM 1,088 per pax
(After RM 100 group discount per participant)

5 or More Participants
* RM 988 per pax
(RM 200 group discount per participant)

Terms and Conditions | Cancellation Policy: No refund will be made after payment is made. If the registered participant is unable to attend, a substitute delegate is allowed at no extra charge. However, should there be a request to change the name printed on the certificate of attendance to that other than that shown on the registration form, RM 100 extra will be charged as reprinting service charge. The organiser reserves the right to refuse service. The organiser reserves the right to change event date and venue, with notice being sent vide the email registered above. Information collected is in pursuant to the Personal Data Protection Act 2010. *HRDF Claimable: is subject to approval by PSMB. **CPD: Final CPD accepted by professional bodies vary and subject to each bodies’ discretion. | Seats are confirmed on payment made and on first come first served basis only. You have fully understood the DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY stated in our Synergy TAS PLT website at http://www.synergytas.com/disclaimer/. You may not, without our prior written permission, frame or inline link any of the content of this brochure, or incorporate it into another website or other service any of our material, content or intellectual property.