Chapter 5 - Professional Ethics

5.1 - Imp	portant Sect	ions of Char	tered Accountant Act, 1949
Sec. 2(2)(iv)	Accountants i services as, in t Pursuant to Sec "Management of Accordingly, "M Personnel Acting as agreement Advice reg Explanatio portfolio	n practice, he, i he opinion of the ction 2(2)(iv), the Consultancy and of Management Cons I recruitment an advisor or cons and completing arding selection of on - For removal management are	sultancy and other Services" shall include the following: ad selection. ultant to an issue, including such matters as Drafting of prospectus and listing formalities with Stock Exchanges, ROC and SEBI, Preparation of publicity budget, of various agencies connected with issue etc. I of doubts, it is hereby clarified that the activities of broking, underwriting and e not permitted.
Sec. 6	 → Once a pee → If he appee he could a → A member a CA has s practice see 	rson becomes a ars before the line ppear so only in r of ICAI can have o practice as a me not in practice ca urrendered his co parable from his	shall be entitled to practice unless he has obtained from the Council a COP. member of ICAI, he is bound by the provisions of CA Act and its regulations. ncome Tax Tribunal as an Income tax representative after becoming a member his capacity as a CA and a member of ICAI. we no other capacity in which he can take up such practice, separable from his member of the Institute. annot accept any engagement for services prescribed for a practicing CA. Therefore, if ertificate of practice due to misconduct he cannot in any other capacity take up any capacity to practice as a member of the institute.
Sec. 7	 → No memb substitutic → In case a practice as 	er using such c on. member has mo chartered Accou	tute in practice shall use the designation of a chartered accountant. designation shall use any other description, whether in addition thereto or in one than one Certificate of practice, (subject to permission), for matters involving untant, they should use designation "Chartered Accountant".
Sec. 21	Schedules, bui or duty cast of under any oth	t nothing in this n the Director (I er circumstance	
Sec. 25			ated in India or elsewhere, shall practise as chartered accountants.
Sec. 26 Sec. 27		m of such charter A Place where a documents as a	er of the Institute shall sign any document on behalf of a chartered accountant in red accountants in his or its professional capacity. a name board is fixed or where such place is mentioned in the letterhead or any other place of business. n be put in place of residence of member provided it is a name board of individual
	at residence Requirement of Separate In-charge	 member and n → If a CA in p should be employee. → The require firm of such → Such associ situated for period of ne 	
		Members practicing in Hilly area	 subject to following conditions: Temporary office in plains may be opened for a period not exceeding 3 Months in winter season. Name board of firm to be displayed at temporary office only during these 3 months. Temporary office should not be mentioned as place of Business on office documents, Regular office need not be closed and all correspondence may continue at permanent office, Before commencement of every winter and at the close of such temporary office, it shall be obligatory on member to inform ICAI If it is situated in same premises in which first office is situated, or in the same city, or within 50 kms. from the municipal limits of city in which first office is
			situated.

5.2 - FIFSt 50	hedule to	o CA Act, 1949				
Part – I	A CA in Pra	ctice is deemed to be guilty of professional Misconduct if he				
Professional	Clause 1	Allows any person to practice in his name as a Chartered Accountant, unless such person is also a				
Aisconduct -		Chartered Accountant in practice, and is in partnership with, or employed by himself.				
A in Practice)	Clause 2	\rightarrow Pays or allows or agrees to pay or allow, directly or indirectly,				
		\rightarrow any share, commission or brokerage in fees or profits				
		\rightarrow of his professional business to any person other than				
		a member of the Institute, or				
		partner / retired partner, or				
		legal representative of deceased partner (If partnership deed provides), or				
		member of any other professional bodies (ICSI, ICWAI, Bar Council of India, India				
		Institute of Architects, Institute of Actuaries of India) or				
		 with such other persons having prescribed qualifications (CS, CWA, Actuary, B.E. Bachelor in Technology, Bachelor in Architecture, Bachelor in Law; MBA). 				
		Sale of Goodwill: In case of sole proprietorship, the Council of ICAI has resolved that the				
		sale / transfer of goodwill shall be permitted in case of death of the proprietor provided:				
		ICAI's permission to practice in the deceased's firm name is sought within a year o				
		death. (In such a case, name of firm is kept in abeyance till 1 year from date of death).				
		In case there exist a dispute as to the legal heir, information as to the existence of the				
		dispute is received by the Institute within a year of the death. (In such a case, name o				
		the firm is kept in abeyance till one year from the date of settlement of dispute).				
	Clause 3	Accepts or agrees to accept any part of the profits of the professional work of a person who is no				
		a member of Institute. However, such restriction does not apply in respect of following persons:				
		\rightarrow member of any other professional bodies (as specified in Clause 2), or				
		\rightarrow with such other persons having prescribed qualifications (as specified in Clause 2).				
	Clause 4	Enters into partnership in or outside India, with any person other than the following:				
		1. C.A. in practice, or				
		2. Member of any other professional body having prescribed qualifications, or				
		3. a person who but for his residence abroad would be entitled to be registered as member, or				
		4. a person whose qualifications are recognized by CG or Council for the purpose of permitting				
		such partnerships. Persons Qualified in India for purpose of Membership (Regulation 53A): CS, CWA, Actuary				
		B.E., B. Tech, B. Arch, LLB or MBA (from recognised Universities or Institutes).				
		Permitted memberships for Partnership (Regulation 53B): Members of ICSI, ICWAI, Ba				
		Council of India, Institution of Engineers, Indian Institute of Architects, Institute of Actuaries of				
		India and professional Bodies outside India whose qualifications are recognised by the Council.				
	Clause 5	Secures any professional business through the services of a person who is not an employee o				
	olduse s	not his partner or by means which are not open to a CA.				
	Clause 6	\rightarrow Solicits clients or professional work, either directly or indirectly,				
		\rightarrow Solicits clients or professional work, either directly or indirectly, \rightarrow by circular, advertisement, personal communication or by any other means.				
		\rightarrow by circular, advertisement, personal communication or by any other means. However, solicitation is relaxed in following cases:				
		However, solicitation is relaxed in following cases: \rightarrow Securing professional work from another CA in practice.				
		\rightarrow Responding to tenders issued by various users of professional services exclusively				
		reserved for CAs provided minimum fee is prescribed in the tender document o				
		Those tenders which are open to other professionals along with the Chartered				
		Accountants.				
	Council Guidelines w.r.t. Permitted and Prohibited forms of Solicitation					
		Empanelment \rightarrow In respect of organisations, where a panel of CA's exists, a member is free				
		for allotment of to request to place his name on the panel.				
		audit/ \rightarrow Roving enquiries for existence of such panel is not permitted.				
		professional work \rightarrow It is permissible to quote fees on enquiries being received from such				
		organisations, which maintains such panel.				
		Scope of \rightarrow Representation should not be used to secure needless publicity and				
		representation soliciting for his continuance as an auditor.				
		$ u/s \ 140(4) \ of \\ Companies \ Act \rightarrow May set out in a dignified manner how he has been acting independently$				
		CompaniesAct2013through his term of office and his willingness to continue as an auditor.				
		Public Interviews \rightarrow Permitted subject to condition that it should not result in publicity.				

	Guidelines for Posting the particulars on Website
	No standard format is prescribed and no restriction on use of colours.
	Website should run on 'pull' model not on 'push' model of technology.
	Mention of Website Address on professional stationery is permitted.
	Members are not allowed to use logo (other than prescribed by ICAI) on website.
	Photographs of any sort (other than passport size photo of member) is not permitted.
	Details should be so designed that it does not amount to soliciting client or advertisement of
	professional attainments or services.
	Website may provide a link to the website of ICAI, its regional councils and branches and also to the websites of Covernment (Covernment department) (Degulatory Authorities only
	to the websites of Government/Government departments/Regulatory Authorities only.
	 Address of the website may be different from the name of the firm. Name of clients and fees charged is not permitted to be given on website, except when
	required by any regulator.
Clause 7	\rightarrow Advertises his professional attainments or services, or
	\rightarrow uses any designation or expressions other than CA
	\rightarrow on professional documents, visiting cards, letter heads or sign boards.
	However, recognized degree of university or membership recognized institution may be used.
	(a) Words like income-tax consultant, cost consultant or management consultant - not allowed.
	(b) Persons eligible otherwise, subject to permission may practice as advocates but can't use
	designation "Chartered Accountant" and "Advocate" simultaneously.
	(c) A member may appear on T.V. and films and etc. and describe themselves as CA, but no
	reference, as to name/address/services of firm should be made.(d) Name of CA acting as director in the company is permissible to appear in the prospectus of
	the company, however descriptions regarding his expertise & knowledge is not permitted.
Clause 8	\rightarrow accept a position as Auditor, previously held by another chartered accountant,
	\rightarrow without first communicating with him, in writing.
	(a) Professional reasons for not accepting Audit:
	(i) Non-compliance of provisions of Sections. 139 & 140 of Companies Act, 2013.
	(ii) Non-payment of undisputed audit fee (except sick unit).
	(iii) Issuance of a qualified Report.
	In first two, acceptance of audit amounts to professional misconduct. In (iii), member may
	accept audit if he thinks that attitude of retiring auditor wasn't proper and justified.
	(b) Mode of communication : Registered post acknowledgement due or by hand against an
	acknowledgement in writing. Mere posting of a letter under certificate of posting is not sufficient to establish communication.
	(c) The requirement for communicating would apply to all types of audit i.e. statutory audit
	tax audit, internal audit, concurrent audit or any other kind of audit.
Clause 9	\rightarrow accepts an appointment as auditor of a company, without ascertaining
	→ whether requirements of Sections 224 & 225 of Companies Act, 1956 (Sections 139 & 140 of
	Companies Act 2013), in respect of such appointment have been duly complied with.
Clause 10	\rightarrow Charges or offers to charge, accepts or offers to accept,
	\rightarrow in respect of any professional employment,
	\rightarrow fee which is based on a %age of profits or which are contingent upon findings, or results of
	such employment, except as permitted under regulations.
	RegulationIn respect of below mentioned cases fees may be fixed as specified below:192In the case of receiver or liquidator: on the basis of %age of realisation or
	 In the case of receiver or liquidator: on the basis of %age of realisation or disbursement of assets.
	 on Fees) In the case of co-operative society: on the basis of %age of paid up capital
	or working capital or gross/net income or profits.
	 In the case of valuer for purposes of direct taxes and duties: on the basis
	of %age of value of property valued.
	In the case of management consultancy services: on percentage basis
	which may be contingent upon the findings, or results of such work.
	 In case of fund raising services: on a percentage of the fund raised;
	 In case of debt recovery services: on basis of percentage of the debt
	recovered.
	 In case of services related to cost optimization: on a percentage of the barefit derived.
	benefit derived.
Claused	
Clause 11	→ Engages in any Business or occupation, other than profession of C.A
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	 → Engages in any Business or occupation, other than profession of C.A → unless permitted by council so to engage. Note: However, a member may become director (not being M.D. or Whole-time director) in a company provided he or any of his partner is not interested in such company as an auditor.
Clause 11 Clause 12	 → Engages in any Business or occupation, other than profession of C.A → unless permitted by council so to engage. Note: However, a member may become director (not being M.D. or Whole-time director) in a company provided he or any of his partner is not interested in such company as an auditor. → Allows a person not being a member of Institute in practice or a member not being his
	 → Engages in any Business or occupation, other than profession of C.A → unless permitted by council so to engage. Note: However, a member may become director (not being M.D. or Whole-time director) in company provided he or any of his partner is not interested in such company as an auditor.

Part – II	A CA in Sory	ice shall be deemed to be quilty of professional misconduct if be
(Professional	Clause 1	ice shall be deemed to be guilty of professional misconduct if he: Pays or allows or agrees to pay directly or indirectly to any person any share in the emoluments
Misconduct -	Clause I	of the employment undertaken by him.
CA in Service)	Clause 2	Accepts or agrees to accept any part of fees, profits or gains from a lawyer, a chartered
,	olduse 2	accountant or broker engaged by such company, firm or person or agent or customer of such
		company, firm or person by way of commission or gratification.
Part – III	A member o	f the Institute, whether in practice or not, shall be deemed to be guilty of other misconduct, if he
(Professional	Clause 1	Not being a fellow of the Institute but acts as a fellow of the Institute.
Misconduct -	Clause 2	Does not supply the information called for or does not comply with the requirements asked for
CA Generally)		by the Institute, Council or any of its committees, Director (Discipline), Board of Discipline,
		Disciplinary Committee, Quality Review Board or the appellate authority.
	Clause 3	While inviting professional work from another chartered accountant or while responding to
		tenders or enquiries or while advertising through a write up or anything as provided for in
		clauses (6) and (7) of Part I of this schedule, gives information knowing it to be false.
Part – IV	A member o	f the Institute, whether in practice or not, shall be deemed to be guilty of other misconduct, if he
(Other	Clause 1	is held guilty of any civil or criminal court for an offence which is punishable with imprisonment
Misconduct –		for a term not exceeding six months.
CA Generally)	Clause 2	In the opinion of the Council brings disrepute to the profession or the Institute as a result of his
		action whether or not related to his professional work.
		Cases of Other Misconduct:
		ng of books of account and documents of the client without a reasonable cause.
		ropriation by office-bearer of a Regional Council, of funds for his personal use.
		g assessment records of income tax department belonging to the client at home. Ig coercive methods on a bank for having a loan sanctioned to him.
		to CA Act, 1949
Part – I	A CA in Prac	tice is deemed to be guilty of professional Misconduct if he
(Professional	Clause 1	\rightarrow discloses the information, acquired in the course of his professional engagement
Misconduct -		\rightarrow to any person other than his client so engaging him
CA in Practice)		\rightarrow without the consent of his client or otherwise than as required by any law.
	Clause 2	\rightarrow Certifies or submits in his name or in the name of his firm
		\rightarrow a report of an examination of financial statements
		\rightarrow unless the examination of such statements and the related records has been made by him or
		by a partner or an employee in his firm or by another CA in practice.
	Clause 3	\rightarrow Permits his name or the name of his firm,
		\rightarrow to be used in connection with an estimate of earnings
		\rightarrow contingent upon future transactions
		in manner which may lead to the belief that he vouches for the accuracy of the forecast.
		Participation in preparation of forecasts & their review : SAE 3400 "The Examination of Prospective Financial Information" allows to a member to participate in the preparation of profit
		or financial forecasts and can review them subject to following conditions:
		(a) He indicates the source of information.
		(b) He indicates the basis of forecasts.
		(c) He gives in his report the major assumptions made in arriving at the forecasts.
		(d) He does not vouch for the accuracy of the forecasts.
	Clause 4	\rightarrow expresses his opinion, on financial statements of any business or enterprise
		\rightarrow in which he, his firm or a partner in his firm has a substantial interest
		(1) Sec. 141 of Companies Act, 2013 also prohibits a member from auditing the accounts of a
		company in various situations.
		(2) A member of the Institute cannot express the opinion in the following cases:
		(a) Where the member himself is owner/partner of concerned business.
		(b) Where the partner/relative (within the meaning of AS 18) of CA has substantial
		interest in concerned business.
		(c) Where the member himself or his partner or relative is a director.
		(3) Members are not permitted to write books of account of their auditee clients.
	Clause 5	\rightarrow fails to disclose a material fact, known to him, which is not disclosed in a financial statement,
		\rightarrow but disclosure of which is necessary, in making such financial statement not misleading
		\rightarrow where he is concerned with that financial statement in a professional capacity.

	Clause 6	\rightarrow fails to report a material misstatement. known to him, to appear in a financial statement
		\rightarrow with which he is concerned in a professional capacity.
	Clause 7	→ Does not exercise due diligence, or is grossly negligent
		\rightarrow in the conduct of his professional duties.
	Clause 8	\rightarrow Fails to obtain sufficient information, which is necessary for expression of an opinion or
		\rightarrow its exceptions are sufficiently material to negate the expression of an opinion.
	Clause 9	→ Fails to invite attention to any material departure
		\rightarrow from the generally accepted procedure of audit applicable to the circumstances.
	Clause 10	\rightarrow Fails to keep moneys of his client,
		\rightarrow other than fees or remuneration or money meant to be expended,
		\rightarrow in a separate banking account or
		\rightarrow to use such moneys for purposes for which they are intended within a reasonable time.
Part – II	A member of	the Institute will be held guilty of professional misconduct if he
(Professional	Clause 1	\rightarrow Contravenes any of the provisions of this act or
Misconduct -		\rightarrow the regulations made there under or any guidelines issued by the council.
CA Generally)	Clause 2	→ Being an employee of any company, firm or person,
		\rightarrow discloses confidential information acquired in the course of his employment
		\rightarrow except as and when required by any law or except as permitted by the employer.
	Clause 3	\rightarrow Includes in any information, statement, return or form to be submitted to
		ightarrow the Institute, Council or any of its committees, Director (Discipline), Board of Discipline,
		Disciplinary Committee, Quality Review Board or the Appellate Authority,
		\rightarrow any particulars knowing them to be false.
	Clause 4	Defalcates or embezzles money received in his professional capacity.
Part – III	Clause 1	\rightarrow A member of the Institute, whether in practice or not,
(Other		\rightarrow shall be deemed to be guilty of other misconduct,
Misconduct –		\rightarrow if he is guilty by any civil or criminal court for an offence which is punishable for a term
CA Generally)		exceeding 6 months.

5.4 - Council General Guidelines, 2008

Heading	Provision
Opinion on financial statements when there is substantial interest	 A member of the Institute shall not express his opinion on financial statements of any business or enterprise in which one or more persons who are his "relatives" within the meaning of AS 18 has/have, either by themselves or in conjunction with such member, a substantial interest in the said business or enterprise. Explanation: For this purpose and for the purpose of compliance of Clause (4) of Part I of the Second Schedule to the Chartered Accountants Act, 1949, the expression "substantial interest" shall have the same meaning as is assigned thereto under Appendix (9) to the CA Regulations, 1988.
	Relative as per AS 18, in relation to an individual, means the spouse, son, daughter, brother, sister, father and mother who may be expected to influence, or be influenced by, that individual in his/her dealings with the reporting enterprise.
Maintenance of books of account	A member of the Institute in practice or the firm of CAs of which he is a partner, shall maintain and keep in respect of his / its professional practice, proper books of account including the following: - (i) a Cash Book; (ii) a Ledger.
Tax Audit assignments u/s Section 44 AB of the Income-tax Act, 1961	 A member of the Institute in practice shall not accept, in a financial year, more than the "specified number of tax audit assignments" u/s 44AB of the Income-tax Act, 1961. "The specified number of tax audit assignments" means - (a) in the case of a CA in practice or a proprietary firm of CA, 60 tax audit assignments. (b) in the case of firm of CAs in practice, 60 tax audit assignments per partner in the firm. It is clarified by the ICAI that any partner in the firm can sign tax audit report on behalf of firm.
Appointment of an Auditor in case of non-payment of undisputed fees	 A member of the Institute in practice shall not accept the appointment as auditor of an entity in case the undisputed audit fee of another Chartered Accountant for carrying out the statutory audit under the Companies Act, 1956 or various other statutes has not been paid: In the case of sick unit (Negative net worth), the above prohibition of acceptance shall not apply.

Specified	A member	r of the Institute in practice s	hall not hold at a	ny time appoint	ment of more than the "specifie
number of audit	number of	f audit assignments" of Comp	oanies u/s 141 of	the Companies	Act, 2013.
assignments					all maintain a record of the aud
					, or by any of the partners of th
	S. No.	Name of Registration	Date of	Date of	Date on which Form ADT-1
	3. NO.	the Co. No.	Appointment	Acceptance	Filed with ROC
	1	2 3	4	5	6
Appointment as	\rightarrow A member	of the Institute in practice st	all not accept the	appointment a	s statutory auditor of PSU/ Gov
Statutory					in a year where he accepts an
auditor					/Co on a remuneration which i
					ame Undertaking/company.
					nent" shall include Managemer ht to Sec. 2(2)(iv) of the CA Act.
Appointment of		• •		•	ice or a firm shall not accep
an auditor when					n or given any guarantee o
he is indebted to	provided any	security in connection wi	th the indebted	ness of any thi	ird person to the concern, fo
a concern	limits fixed in	the statute and IN OTHER	CASES FOR AMO	JNT EXCEEDIN	<mark>G RS. 10,000/-</mark>
5.5 - KYC (KNOW	/ YOUR CLIENT) NORMS FOR A CA			
Norms to be		Individual Client	Corporat	te Entity	Non-Corporate Entity
observed by	General	Name of Individual	 Name and Addr 		Name and address
Member in	Information	• PAN No. or Aadhaar No.	Business descr	iption	• PAN No.
Practice		Business Description	Name of Parent		Business Description
		• Copy of Last Audited	 Copy of Last Au 	idited F.S.	Partner's Name & address
	Engagement	F.S. Type of Engagement	Type of Engage	mont	Copy of Last Audited F.S. Type of Engagement
	Information			ment	Type of Engagement
	Regulatory		• Company PAN	No.	
	Information		 Company Ident 	fication No	
			 Director's Nam 	e and address	
Importance of	The Character		 Director's Nam Director's iden 	e and address tification No.	
Importance of		al services industry globally	 Director's Nam Director's iden 	e and address tification No.	n of their clients and comply wi
Importance of KYC Norms	KYC norms.		 Director's Nam Director's iden is required to obt 	e and address tification No. ain informatior	
	 KYC norms. Keeping in recommend 	mind the highest standards led such norms to be observe	 Director's Nam Director's iden is required to obt of Chartered Accorded by the member 	e and address tification No. ain information ountancy profess s of the professi	ssion in India, the Council of IC, ion who are in practice.
	 KYC norms. Keeping in r recommend Considering 	mind the highest standards led such norms to be observe the spirit underlying these	 Director's Nam Director's iden is required to obt of Chartered Accord of by the member measures, it is ex 	e and address tification No. ain information puntancy profess s of the professi pected that even	ssion in India, the Council of IC, ion who are in practice. ry CA carrying out attest functio
	 KYC norms. Keeping in r recommend Considering is encourage 	mind the highest standards led such norms to be observe the spirit underlying these ed to follow them and impl	 Director's Nam Director's iden is required to obtool of Chartered Accord of by the member measures, it is expendential of the second s	e and address tification No. cain information pountancy profess s of the professi pected that even ese measures v	ssion in India, the Council of IC, ion who are in practice. ry CA carrying out attest functio vould go a long way in ensuri
	 KYC norms. Keeping in r recommend Considering is encourage equitable floor 	mind the highest standards led such norms to be observe the spirit underlying these ed to follow them and impl ow of work among the memb	 Director's Nam Director's iden is required to obtool of Chartered Accord od by the member measures, it is expension of the theory and would en 	e and address tification No. cain information buntancy profess s of the profess pected that even ese measures w hance prestige	ssion in India, the Council of IC, ion who are in practice. ry CA carrying out attest functio vould go a long way in ensurir of the profession in the society.
	 KYC norms. Keeping in recommend Considering is encourage equitable flow These Know 	mind the highest standards led such norms to be observe the spirit underlying these ed to follow them and impl ow of work among the memb	 Director's Nam Director's iden is required to obtool of Chartered Accord od by the member measures, it is expensation of the pers and would enare also importable 	e and address tification No. cain information buntancy profess s of the profess pected that even ese measures w hance prestige ant in order to	ssion in India, the Council of IC, ion who are in practice. ry CA carrying out attest functio vould go a long way in ensurin of the profession in the society. ensure a healthy growth of the
KYC Norms	 KYC norms. Keeping in recommend Considering is encourage equitable flo These Know profession a 	mind the highest standards led such norms to be observe the spirit underlying these ed to follow them and impl ow of work among the memb v Your Client (KYC) Norms and an equitable flow of profe	 Director's Nam Director's iden is required to obtool of Chartered Accord od by the member measures, it is expensation of the pers and would enare also importable 	e and address tification No. cain information buntancy profess s of the profess pected that even ese measures w hance prestige ant in order to	ssion in India, the Council of IC, ion who are in practice. ry CA carrying out attest functio vould go a long way in ensurin of the profession in the society. ensure a healthy growth of the
KYC Norms	 KYC norms. Keeping in recommend Considering is encourage equitable flo These Know profession a 	mind the highest standards led such norms to be observe the spirit underlying these ed to follow them and impl ow of work among the memb v Your Client (KYC) Norms and an equitable flow of profe	 Director's Nam Director's iden is required to obtool of Chartered Accord od by the member measures, it is expensation of the transmission of transmission of the transmission of the transmission of the transmission of the transmission of transmission of the transmission of the transmission of transmissin of transmission of transmission	e and address tification No. cain information buntancy profess s of the profess pected that even ese measures w hance prestige ant in order to ong the membe	asion in India, the Council of ICA ion who are in practice. ry CA carrying out attest function vould go a long way in ensuring of the profession in the society. ensure a healthy growth of the rs.
KYC Norms 5.6 - FUNDAMENT/ Fundamental	 KYC norms. Keeping in recommend Considering is encourage equitable flo These Know profession a 	mind the highest standards led such norms to be observe the spirit underlying these ed to follow them and impl ow of work among the memb v Your Client (KYC) Norms and an equitable flow of professional accounts	 Director's Nam Director's iden is required to obtool of Chartered Accord od by the member measures, it is expensation of the transmission of transmission of the transmission of the transmission of the transmission of the transmission of transmission of the transmission of the transmission of transmissin of transmission of transmission	e and address tification No. cain information buntancy profess s of the profess pected that even ese measures w hance prestige ant in order to ong the membe	ssion in India, the Council of IC, ion who are in practice. ry CA carrying out attest functio vould go a long way in ensurin of the profession in the society. ensure a healthy growth of the
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