## **CONTENTS**

_		PAGE
	ble showing sections of Companies Act, 2013 & rresponding Provisions of Companies Act, 1956	<i>I-23</i>
	ble showing sections of Companies Act, 1956 & rresponding Provisions of Companies Act, 2013	I-69
	le showing sections of Companies Act, 1956 not rred in Companies Act, 2013	I-125
	ble showing enforcement of provisions of Companies t, 2013 from different dates	I-135
	ble showing list of sections of Companies Act, 2013 tyet enforced	I-163
	ble showing list of sections of Companies Act, 1956 nich are still in force	I-173
SECTIO	A SECTION-WISE COMPARATIVE STUDY ANALYSING DIFFERENCES BETWEEN PROVISIONS OF COMPANIES ACT, 2013 & COMPANIES ACT, 1956	
1.	Short title, extent, commencement and application	3
2.	Definitions	4
3.	Formation of company	31
4.	Memorandum	33
5.	Articles	35
6.	Act to override memorandum, articles, etc.	37
7.	Incorporation of company	37
8.	Formation of companies with charitable objects, etc.	39
9.	Effect of registration	40
10.	Effect of memorandum and articles	40
11.	Commencement of business, etc.	40
12.	Registered office of company	42
13.	Alteration of memorandum	43

CONTENTS	I-	•	6
----------	----	---	---

SECTIO	N	PAGE
14.	Alteration of articles	45
15.	Alteration of memorandum or articles to be noted in every copy	47
16.	Rectification of name of company	47
17.	Copies of memorandum, articles, etc., to be given to members	48
18.	Conversion of companies already registered	48
19.	Subsidiary company not to hold shares in its holding company	48
20.	Service of documents	48
21.	Authentication of documents, proceedings and contracts	50
22.	Execution of bills of exchange, etc.	50
23.	Public offer and private placement	50
24.	Power of Securities and Exchange Board to regulate issue and transfer of securities, etc.	50
25.	Document containing offer of securities for sale to be deemed prospectus	51
26.	Matters to be stated in prospectus	51
27.	Variation in terms of contract or objects in prospectus	55
28.	Offer of sale of shares by certain members of company	55
29.	Public offer of securities to be in dematerialised form	55
30.	Advertisement of prospectus	56
31.	Shelf prospectus	56
32.	Red-herring prospectus	57
33.	Issue of application forms for securities	57
34.	Criminal liability for mis-statements in prospectus	57
35.	Civil liability for mis-statements in prospectus	58
36.	Punishment for fraudulently inducing persons to invest money	62
37.	Action by affected persons	62
38.	Punishment for personation for acquisition, etc., of securities	63
39.	Allotment of securities by company	63
40.	Securities to be dealt with in Stock Exchanges	65
41.	Global Depository Receipt	65
42.	Offer or invitation for subscription of securities on private placement	65
43.	Kinds of share capital	67
44.	Nature of shares or debentures	69

I-7 CONTENTS

SECTION	N	PAGE
45.	Numbering of shares	69
46.	Certificate of shares	69
47.	Voting rights	70
48.	Variation of shareholders' rights	70
49.	Calls on shares of same class to be made on uniform basis	71
<b>50.</b>	Company to accept unpaid share capital, although not called up	71
51.	Payment of dividend in proportion to amount paid-up	71
52.	Application of premiums received on issue of shares	71
53.	Prohibition on issue of shares at discount	72
54.	Issue of sweat equity shares	72
55.	Issue and redemption of preference shares	74
56.	Transfer and transmission of securities	75
<b>57.</b>	Punishment for personation of shareholder	76
58.	Refusal of registration and appeal against refusal	76
59.	Rectification of register of members	77
60.	Publication of authorised, subscribed and paid-up capital	78
61.	Power of limited company to alter its share capital	78
62.	Further issue of share capital	78
63.	Issue of bonus shares	82
64.	Notice to be given to Registrar for alteration of share capital	83
65.	Unlimited company to provide for reserve share capital on conversion into limited company	83
66.	Reduction of share capital	83
67.	Restrictions on purchase by company or giving of loans by it for purchase of its shares	84
68.	Power of company to purchase its own securities	85
69.	Transfer of certain sums to capital redemption reserve account	86
70.	Prohibition for buy-back in certain circumstances	86
71.	Debentures	86
72.	Power to nominate	90
73.	Prohibition on acceptance of deposits from public	90
74.	Repayment of deposits, etc., accepted before the commencement of this Act	94
75.	Damages for fraud	95
76.	Acceptance of deposits from public by certain companies	95
77.	Duty to register charges, etc.	96
<b>78.</b>	Application for registration of charge	97

I-8
I-

SECTION	N	PAGE
79.	Section 77 to apply in certain matters	97
80.	Date of notice of charge	97
81.	Register of charges to be kept by Registrar	97
82.	Company to report satisfaction of charge	98
83.	Power of Registrar to make entries of satisfaction and release in absence of intimation from company	98
84.	Intimation of appointment of receiver or manager	98
85.	Company's register of charges	98
86.	Punishment for contravention	99
87.	Rectification by Central Government in register of charges	99
88.	Register of members, etc.	99
89.	Declaration in respect of beneficial interest in any share	102
90.	Investigation of beneficial ownership of shares in certain cases	102
91.	Power to close register of members or debenture-holders or other security holders	102
92.	Annual return	103
93.	Return to be filed with Registrar in case promoters' stake changes	104
94.	Place of keeping and inspection of registers, returns, etc.	104
95.	Registers, etc., to be evidence	105
96.	Annual general meeting	105
97.	Power of Tribunal to call annual general meeting	106
98.	Power of Tribunal to call meetings of members, etc.	106
99.	Punishment for default in complying with provisions of sections 96 to 98	106
100.	Calling of extraordinary general meeting	107
101.	Notice of meeting	108
102.	Statement to be annexed to notice	110
103.	Quorum for meetings	111
104.	Chairman of meetings	111
105.	Proxies	111
106.	Restriction on voting rights	112
107.	Voting by show of hands	112
108.	Voting through electronic means	112
109.	Demand for poll	113
110.	Postal ballot	114

I-9 CONTENTS

SECTION	V	PAGE
111.	Circulation of members' resolution	114
112.	Representation of President and Governors in meetings	116
113.	Representation of corporations at meeting of companies and of creditors	116
114.	Ordinary and special resolutions	116
115.	Resolutions requiring special notice	116
116.	Resolutions passed at adjourned meeting	116
117.	Resolutions and agreements to be filed	117
118.	Minutes of proceedings of general meeting, meeting of board of directors and other meeting and resolutions passed by postal ballot	117
119.	Inspection of minute books of general meeting	118
120.	Maintenance and inspection of documents in electronic form	118
121.	Report on annual general meeting	120
122.	Applicability of this Chapter to One Person Company	121
123.	Declaration of dividend	122
124.	Unpaid Dividend Account	124
125.	Investor Education and Protection Fund	125
126.	Right to dividend, rights shares and bonus shares to be held in abeyance pending registration of transfer of shares	126
127.	Punishment for failure to distribute dividends	126
128.	Books of account, etc., to be kept by company	126
129.	Financial statement	128
130.	Re-opening of accounts on Court's or Tribunal's orders	129
131.	Voluntary revision of financial statements or Board's report	129
132.	Constitution of National Financial Reporting Authority	129
133.	Central Government to prescribe accounting standards	130
134.	Financial statement, Board's report, etc.	130
	Corporate Social Responsibility	132
	Right of member to copies of audited financial statement	132
	Copy of financial statement to be filed with Registrar	133
	Internal audit	135
	Appointment of auditors	135
	Removal, resignation of auditor and giving of special notice	139
141.	Eligibility, qualifications and disqualifications of auditors	141

I-10

SECTIO		PAGE
	Remuneration of auditors	143
143.	Powers and duties of auditors and auditing standards	143
144.	Auditor not to render certain services	145
145.	Auditor to sign audit reports, etc.	146
146.	Auditors to attend general meeting	146
147.	Punishment for contravention	147
148.	Central Government to specify audit of items of cost in respect of certain companies	148
149.	Company to have Board of Directors	151
150.	Manner of selection of independent directors and maintenance of databank of independent directors	153
151.	Appointment of director elected by small shareholders	153
	Appointment of directors	153
153.	Application for allotment of Director Identification Number	154
154.	Allotment of Director Identification Number	154
155.	Prohibition to obtain more than one Director Identification Number	154
156.	Director to intimate Director Identification Number	154
157.	Company to inform Director Identification Number to Registrar	155
	Obligation to indicate Director Identification Number	155
	Punishment for contravention	155
160.	Right of persons other than retiring directors to stand for directorship	155
161.	Appointment of additional director, alternate director and nominee director	156
162.	Appointment of directors to be voted individually	157
163.	Option to adopt principle of proportional representation for appointment of directors	157
164.	Disqualifications for appointment of director	157
165.	Number of directorships	159
166.	Duties of directors	160
167.	Vacation of office of director	160
	Resignation of director	161
	Removal of directors	162
	Register of directors and key managerial personnel and their shareholding	162
171.	Members' right to inspect	163

I-11 CONTENTS

SECTION	Ň	PAGE
172.	Punishment	163
173.	Meetings of Board	163
174.	Quorum for meetings of Board	164
175.	Passing of resolution by circulation	165
176.	Defects in appointment of directors not to invalidate actions taken	166
177.	Audit Committee	166
178.	Nomination and Remuneration Committee and Stakeholders Relationship Committee	169
179.	Powers of Board	169
180.	Restrictions on powers of Board	170
181.	Company to contribute to <i>bona fide</i> and charitable funds, etc.	171
182.	Prohibitions and restrictions regarding political contributions	172
183.	Power of Board and other persons to make contributions to national defence fund, etc.	173
184.	Disclosure of interest by director	173
185.	Loan to directors, etc.	174
186.	Loan and investment by company	175
187.	Investments of company to be held in its own name	177
188.	Related party transactions	178
189.	Register of contracts or arrangements in which directors are interested	184
190.	Contract of employment with managing or whole-time directors	184
191.	Payment to director for loss of office, etc., in connection with transfer of undertaking, property or shares	185
192.	Restriction on non-cash transactions involving directors	186
193.	Contract by One Person Company	186
194.	Prohibition on forward dealings in securities of company by director or key managerial personnel	186
195.	Prohibition on insider trading of securities	186
196.	Appointment of managing director, whole-time director or manager	187
197.	Overall maximum managerial remuneration and managerial remuneration in case of absence or inadequacy of profits	187
198.	Calculation of profits	188
199.	Recovery of remuneration in certain cases	188
200.	Central Government or company to fix limit with regard to remuneration	189

CONTENTS	I-12
----------	------

SECTION	N	PAGE
201.	Forms of, and procedure in relation to, certain applications	189
202.	Compensation for loss of office of managing or whole-time director or manager	189
203.	Appointment of key managerial personnel	189
204.	Secretarial audit for bigger companies	190
205.	Functions of company secretary	190
206.	Power to call for information, inspect books and conduct inquiries	190
207.	Conduct of inspection and inquiry	191
208.	Report on inspection made	191
209.	Search and seizure	191
210.	Investigation into affairs of company	192
211.	Establishment of Serious Fraud Investigation Office	193
212.	Investigation into affairs of company by Serious Fraud Investigation Office	193
213.	Investigation into company's affairs in other cases	193
214.	Security for payment of costs and expenses of investigation	194
215.	Firm, body corporate or association not to be appointed as inspector	194
216.	Investigation of ownership of company	194
217.	Procedure, powers, etc., of inspectors	195
218.	Protection of employees during investigation	195
219.	Power of inspector to conduct investigation into affairs of related companies, etc.	195
220.	Seizure of documents by inspector	196
221.	Freezing of assets of company on inquiry and investigation	196
222.	Imposition of restrictions upon securities	196
223.	Inspector's report	197
224.	Actions to be taken in pursuance of inspector's report	197
225.	Expenses of investigation	197
226.	Voluntary winding up of company, etc., not to stop investigation proceedings	198
227.	Legal advisers and bankers not to disclose certain information	198
228.	Investigation, etc., of foreign companies	198
	Penalty for furnishing false statement, mutilation, destruction of documents	198
230.	Power to compromise or make arrangements with creditors and members	199

I-13 CONTENTS

SECTION	N	PAGE
231.	Power of Tribunal to enforce compromise or arrangement	201
232.	Merger and amalgamation of companies	201
233.	Merger or amalgamation of certain companies	203
234.	Merger or amalgamation of company with foreign company	204
235.	Power to acquire shares of shareholders dissenting from scheme or contract approved by majority	204
236.	Purchase of minority shareholding	205
237.	Power of Central Government to provide for amalgamation of companies in public interest	205
238.	Registration of offer of schemes involving transfer of shares	205
239.	Preservation of books and papers of amalgamated companies	205
240.	Liability of officers in respect of offences committed prior to merger, amalgamation, etc.	206
241.	Application to Tribunal for relief in cases of oppression, etc.	206
242.	Powers of Tribunal	206
243.	Consequence of termination or modification of certain agreements	207
244.	Right to apply under section 241	207
245.	Class action	207
246.	Application of certain provisions to proceedings under section 241 or section 245	207
247.	Valuation by registered valuers	207
248.	Power of Registrar to remove name of company from register of companies	207
249.	Restrictions on making application under section 248 in certain situations	209
250.	Effect of company notified as dissolved	209
251.	Fraudulent application for removal of name	209
252.	Appeal to Tribunal	209
253.	Determination of sickness	210
254.	Application for revival and rehabilitation	211
255.	Exclusion of certain time in computing period of limitation	211
	Appointment of interim administrator	211
257.	Committee of creditors	211
258.	Order of Tribunal	211
259.	Appointment of administrator	211
260.	Powers and duties of company administrator	212

	CONTENTS	I-14
SECTION	V	PAGE
261.	Scheme of revival and rehabilitation	212
262.	Sanction of scheme	212
263.	Scheme to be binding	213
264.	Implementation of scheme	213
265.	Winding up of company on report of company administrator	214
266.	Power of Tribunal to assess damages against delinquent directors, etc.	214
267.	Punishment for certain offences	214
268.	Bar of jurisdiction	215
269.	Rehabilitation and Insolvency Fund	215
270.	Modes of winding up	215
271.	Circumstances in which company may be wound up by Tribunal	215
272.	Petition for winding up	217
<b>27</b> 3.	Powers of Tribunal	217
274.	Directions for filing statement of affairs	217
<b>27</b> 5.	Company Liquidators and their appointments	218
276.	Removal and replacement of liquidator	218
277.	Intimation to Company Liquidator, provisional liquidator and Registrar	218
278.	Effect of winding up order	218
	Stay of suits, etc., on winding up order	219

219

219

220

221

221 221

222

222

222

222

223 224

**280.** Jurisdiction of Tribunal

Liquidator

287. Advisory committee

**283.** Custody of company's properties

286. Obligations of directors and managers

288. Submission of periodical reports to Tribunal

290. Powers and duties of Company Liquidator

281. Submission of report by Company Liquidator

**282.** Directions of Tribunal on report of Company Liquidator

**284.** Promoters, directors, etc., to co-operate with Company

289. Power of Tribunal on application for stay of winding up

**291.** Provision for professional assistance to Company Liquidator

**285.** Settlement of list of contributories and application of assets

I-15 CONTENTS

SECTION	N	PAGE
292.	Exercise and control of Company Liquidator's powers	224
293.	Books to be kept by Company Liquidator	225
294.	Audit of Company Liquidator's accounts	225
295.	Payment of debts by contributory and extent of set-off	225
296.	Power of Tribunal to make calls	225
297.	Adjustment of rights of contributories	225
298.	Power to order costs	226
299.	Power to summon persons suspected of having property of company, etc.	226
300.	Power to order examination of promoters, directors, etc.	227
301.	Arrest of person trying to leave India or abscond	227
302.	Dissolution of company by Tribunal	227
303.	Appeals from orders made before commencement of Act	228
304.	Circumstances in which company may be wound up voluntarily	228
305.	Declaration of solvency in case of proposal to wind up voluntarily	228
306.	Meeting of creditors	229
307.	Publication of resolution to wind up voluntarily	230
308.	Commencement of voluntary winding up	230
309.	Effect of voluntary winding up	230
310.	Appointment of Company Liquidator	230
311.	Power to remove and fill vacancy of Company Liquidator	231
312.	Notice of appointment of Company Liquidator to be given to Registrar	231
313.	Cesser of Board's powers on appointment of Company Liquidator	232
314.	Powers and duties of Company Liquidator in voluntary winding up	232
315.	Appointment of committees	232
316.	Company Liquidator to submit report on progress of winding up	233
317.	Report of Company Liquidator to Tribunal for examination of persons	233
318.	Final meeting and dissolution of company	234
319.	Power of Company Liquidator to accept shares, etc., as consideration for sale of property of company	234
320.	Distribution of property of company	235
	Arrangement when binding on company and creditors	235
	Power to apply to Tribunal to have questions determined, etc.	236

CONTENTS	I-16
----------	------

SECTION		PAGE
	Costs of voluntary winding up	237
	Debts of all descriptions to be admitted to proof	237
325.	Application of insolvency rules in winding up of insolvent companies	237
326.	Overriding preferential payments	237
<b>327.</b>	Preferential payments	237
328.	Fraudulent preference	238
329.	Transfers not in good faith to be void	238
330.	Certain transfers to be void	239
331.	Liabilities and rights of certain persons fraudulently preferred	239
332.	Effect of floating charge	239
333.	Disclaimer of onerous property	239
334.	Transfers, etc., after commencement of winding up to be void	239
335.	Certain attachments, executions, etc., in winding up by Tribunal to be void	239
336.	Offences by officers of companies in liquidation	240
337.	Penalty for frauds by officers	240
338.	Liability where proper accounts not kept	240
339.	Liability for fraudulent conduct of business	240
340.	Power of Tribunal to assess damages against delinquent directors, etc.	241
341.	Liability under sections 339 and 340 to extend to partners or directors in firms or companies	241
342.	Prosecution of delinquent officers and members of company	241
343.	Company Liquidator to exercise certain powers subject to sanction	242
344.	Statement that company is in liquidation	243
345.	Books and papers of company to be evidence	243
346.	Inspection of books and papers by creditors and contributories	243
347.	Disposal of books and papers of company	243
348.	Information as to pending liquidations	244
349.	Official Liquidator to make payments into public account of India	244
350.	Company Liquidator to deposit monies into scheduled bank	244
	Liquidator not to deposit monies into private banking account	244
	Company Liquidation Dividend and Undistributed Assets Account	245

I-17 CONTENTS

SECTION	N	PAGE
353.	Liquidator to make returns, etc.	245
354.	Meetings to ascertain wishes of creditors or contributories	245
355.	Court, Tribunal or person, etc., before whom affidavit may	
	be sworn	245
356.	Powers of Tribunal to declare dissolution of company void	246
357.	Commencement of winding up by Tribunal	246
358.	Exclusion of certain time in computing period of limitation	246
359.	Appointment of Official Liquidator	246
360.	Powers and functions of Official Liquidator	246
361.	Summary procedure for liquidation	246
362.	Sale of assets and recovery of debts due to company	247
363.	Settlement of claims of creditors by Official Liquidator	247
364.	Appeal by creditor	247
365.	Order of dissolution of company	247
366.	Companies capable of being registered	247
367.	Certificate of registration of existing companies	248
	Vesting of property on registration	248
	Saving of existing liabilities	248
	Continuation of pending legal proceedings	248
	Effect of registration under this Part	248
	Power of court to stay or restrain proceedings	249
	Suits stayed on winding up order	249
374.	Obligations of companies registering under this Part	249
375.	Winding up of unregistered companies	249
376.	Power to wind up foreign companies, although dissolved	249
377.	Provisions of Chapter cumulative	249
378.	Saving and construction of enactments conferring power to	
	wind up partnership firm, association or company, etc., in	25(
250	certain cases	250
	Application of Act to foreign companies	250
380.	Documents, etc., to be delivered to Registrar by foreign companies	251
2 2 1	Accounts of foreign company	251
	Display of name, etc., of foreign company	252
383.	Service on foreign company	252

CONTENTS	I-18
CONTENTS	1-13

SECTION	Ň	PAGE
384.	Debentures, annual return, registration of charges, books of account and their inspection	252
385.	Fee for registration of documents	252
386.	Interpretation	252
387.	Dating of prospectus and particulars to be contained therein	253
388.	Provisions as to expert's consent and allotment	253
389.	Registration of prospectus	254
390.	Offer of Indian Depository Receipts	254
391.	Application of sections 34 to 36 and Chapter XX	254
392.	Punishment for contravention	255
393.	Company's failure to comply with provisions of this Chapter not to affect validity of contracts, etc.	255
394.	Annual reports on Government companies	255
395.	Annual reports where one or more State Governments are members of companies	255
396.	Registration offices	255
397.	Admissibility of certain documents as evidence	256
398.	Provisions relating to filing of applications, documents, inspection, etc., in electronic form	256
399.	Inspection, production and evidence of documents kept by Registrar	256
400.	Electronic form to be exclusive, alternative or in addition to physical form	256
401.	Provision of value added services through electronic form	257
402.	Application of provisions of Information Technology Act, 2000	257
403.	Fee for filing, etc.	257
404.	Fees, etc., to be credited into public account	258
405.	Power of Central Government to direct companies to furnish information or statistics	258
406.	Power to modify Act in its application to Nidhis	258
407.	Definitions	259
408.	Constitution of National Company Law Tribunal	259
409.	Qualification of President and Members of Tribunal	259
410.	Constitution of Appellate Tribunal	262
411.	Qualifications of Chairperson and Members of Appellate Tribunal	263
412.	Selection of Members of Tribunal and Appellate Tribunal	263
	Term of office of President, Chairperson and other Members	264

I-19 CONTENTS

SECTIO	N	PAGE
414.	Salary, allowances and other terms and conditions of service of Members	264
415.	Acting President and Chairperson of Tribunal or Appellate	265
416	Tribunal	265
	Resignation of Members	265
	Removal of Members	265
	Staff of Tribunal and Appellate Tribunal	266
	Benches of Tribunal	266
	Orders of Tribunal	266
	Appeal from orders of Tribunal	267
	Expeditious disposal by Tribunal and Appellate Tribunal	267
	Appeal to Supreme Court	267
	Procedure before Tribunal and Appellate Tribunal	267
	Power to punish for contempt	267
	Delegation of powers	268
	President, Members, officers, etc., to be public servants	268
	Protection of action taken in good faith	268
	Power to seek assistance of Chief Metropolitan Magistrate, etc.	268
	Civil court not to have jurisdiction	268
431.	Vacancy in Tribunal or Appellate Tribunal not to invalidate acts or proceedings	268
432.	Right to legal representation	268
433.	Limitation	269
434.	Transfer of certain pending proceedings	269
435.	Establishment of Special Courts	269
436.	Offences triable by Special Courts	269
437.	Appeal and revision	269
438.	Application of Code to proceedings before a Special Court	269
439.	Offences to be non-cognizable	269
440.	Transitional provisions	270
441.	Compounding of certain offences	270
442.	Mediation and Conciliation Panel	270
443.	Power of Central Government to appoint company prosecutors	270
444.	Appeal against acquittal	271
445.	Compensation for accusation without reasonable cause	271
446.	Application of fines	271

CONTENTS I	-20
------------	-----

SECTION	N	PAGE
447.	Punishment for fraud	271
448.	Punishment for false statement	271
449.	Punishment for false evidence	271
450.	Punishment where no specific penalty or punishment is provided	272
451.	Punishment in case of repeated default	272
452.	Punishment for wrongful withholding of property	272
453.	Punishment for improper use of "Limited" or "Private Limited"	272
454.	Adjudication of penalties	272
455.	Dormant company	273
456.	Protection of action taken in good faith	276
457.	Non-disclosure of information in certain cases	276
458.	Delegation by Central Government of its powers and functions	276
459.	Powers of Central Government or Tribunal to accord approval, etc., subject to conditions and to prescribe fees on applications	276
460.	Condonation of delay in certain cases	277
461.	Annual report by Central Government	277
462.	Power to exempt class or classes of companies from provisions of this Act	277
463.	Power of court to grant relief in certain cases	277
464.	Prohibition of association or partnership of persons exceeding certain number	277
465.	Repeal of certain enactments and savings	278
466.	Dissolution of Company Law Board and consequential provisions	278
467.	Power of Central Government to amend Schedules	279
468.	Powers of Central Government to make rules relating to	
	winding up	279
	Power of Central Government to make rules	279
470.	Power to remove difficulties	279
	SCHEDULE I	
Table A	Memorandum of association of a company limited by shares	280
Table I	Memorandum of association of a company limited by guarantee and not having a share capital	280
Table (	Memorandum of association of a company limited by guarantee and having a share capital	281
Table I	Memorandum of association of an unlimited company and not having share capital	282

I-21 CONTENTS

SECTION		PAGE
Table E	Memorandum of association of an unlimited company and having share capital	283
Table F	Articles of association of a company limited by shares	284
Table G	Articles of association of a company limited by guarantee and having a share capital	286
Table H	Articles of association of a company limited by guarantee and not having share capital	286
Table I	Articles of association of an unlimited company and having a share capital	287
Table J	Articles of association of an unlimited company and not having share capital	287
	SCHEDULE II	
	USEFUL LIVES TO COMPUTE DEPRECIATION	287
	SCHEDULE III	
	GENERAL INSTRUCTIONS FOR PREPARATION OF BALANCE SHEET AND STATEMENT OF PROFIT AND LOSS OF A COMPANY	289
	SCHEDULE IV	
	CODE FOR INDEPENDENT DIRECTORS	290
	SCHEDULE V	
	CONDITIONS TO BE FULFILLED FOR THE APPOINTMENT F A MANAGING OR WHOLE-TIME DIRECTOR OR A MANAGER WITHOUT THE APPROVAL OF THE CENTRAL GOVERNMENT	290
	SCHEDULE VI	
	INFRASTRUCTURE PROJECTS/INFRASTRUCTURAL FACILITIES	291
	SCHEDULE VII	
	ACTIVITIES WHICH MAY BE INCLUDED BY COMPANIES IN THEIR CORPORATE SOCIAL RESPONSIBILITY POLICIES	291