## インド企業省2015年6月5日付通達

## MINISTRY OF CORPORATE AFFAIRS NOTIFICATION

New Delhi, the 5th June.2015

In exercise of the powers conferred by clauses (a) and (b) of sub-section (i) of section 462 and in pursuance of sub-section (2) of said section of the Companies Act, 2013 (18 of 2013), the Central Government in the interest of public, hereby directs that certain provisions of the Companies Act, 2013, as specified in column (2) of the Table, shall not apply or shall apply with such exceptions, modifications and adaptations, as specified in column (3) of said Table, to a private company, namely:-

Serial number	Chapter/Section number/	Exceptions/Modifications/Adaptations
	Sub-section(s) in	
	the Companies	
	Act, 2013	
(1)	(2)	(3)
1	Chapter I,	Shall not apply with respect to section 188.
	sub-clause (viii)	
	of clause (76) of	
	section 2	
2	Chapter IV,	Shall not apply where memorandum or articles of
	section 43 and	association of the private company so provides.
	section 47	
3	Chapter IV,	Shall apply with following modifications:-
	sub-clause (i) of	In clause (a), in sub-clause (i), the following proviso
	clause (a) of	shall be inserted, namely:-
	sub-section (1)	Provided that notwithstanding anything contained in this
	and sub-section	sub-clause and sub-section (2) of this section, in case
	(2) of section 62	ninety percent of the members of a private company have
		given their consent in writing or in electronic mode, the
		periods lesser than those specified in the said sub-clause
		or sub-section shall apply.

4	Chanten IV	In alouse (b) for the words "energial resolution" the
4	Chapter IV,	In clause (b), for the words "special resolution", the
	clause (b) of	words "ordinary resolution" shall be substituted.
	sub-section (1) of	
	section 62	
5	Chapter IV,	Shall not apply to private companies -
	section 67	(a) in whose share capital no other body corporate has
		invested any money;
		(b) if the borrowings of such a company from banks or
		financial institutions or any body corporate is less than
		twice its paid up share capital or fifty crore rupees,
		whichever is lower; and
		(c) such a company is not in default in repayment of such
		borrowings subsisting at the time of making transactions
		under this section.
6	Chapter V,	Shall not apply to a private company which accepts from
	clauses (a) to (e)	its members monies not exceeding one hundred per cent
	of sub-section (2)	of aggregate of the paid up share capital and free
	of section 73	reserves, and such company shall file the details of
		monies so accepted to the Registrar in such manner as
		may be specified.
7	Chapter VII,	Shall apply unless otherwise specified in respective
	sections 101 to	sections or the articles of the company provide otherwise.
	107 and section	
	109	
8	Chapter VII,	Shall not apply.
	clause (g) of	
	sub-section (3) of	
	section 117	
9	Chapter X, Clause	Shall apply with the modification that the words "other
	(g) of sub-section	than one person companies, dormant companies, small
	(3) of section 141	companies and private companies having paid-up share
		capital less than one hundred crore rupees" shall be
		inserted after the words "twenty companies".
10	Chapter XI,	Shall not apply.
	section 160	
11	Chapter XI,	Shall not apply.
	r.,	

	section 162	
12	Chapter XII,	Shall not apply.
	section 180	
13	Chapter XII,	Shall apply with the exception that the interested director
	sub-section (2) of	may participate in such meeting after disclosure of his
	section 184	interest.
14	Chapter XII,	Shall not apply to a private company-
	section 185	(a) in whose share capital no other body corporate has
		invested any money;
		(b) if the borrowings of such a company from banks or
		financial institutions or any body corporate is less than
		twice of its paid up share capital or fifty crore rupees,
		whichever is lower; and
		(c) such a company has no default in repayment of such
		borrowings subsisting at the time of making transactions
		under this section.
15	Chapter XII,	Shall not apply.
	second proviso to	
	sub-section (1) of	
	section 188	
16	Chapter XIII,	Shall not apply.
	sub-sections (4)	
	and (5) of section	
	196	

2. The private companies, while complying with such exceptions, modifications and adaptations, as specified in column (3) of the aforesaid Table, shall ensure that the interests of their shareholders are protected.

3. A copy of this notification has been laid in draft before both Houses of Parliament as required by sub-section (2) of section 462 of the Companies Act, 2013.