

THE INSTITUTE OF COST ACCOUNTANTS OF INDIA

(STATUTORY BODY UNDER AN ACT OF PARLIAMENT)

CMA BHAWAN

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Ref. No.: DoS-Academics/9/08-02/2015-16

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August 25, 2015

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Sub: Clarification for December 2015 term of Examination

This is to bring to the notice for further clarification to all concerned that the followings shall be applicable for December 2015 term of Examination.

(A) Academic Issues

-111			denic issues	- de-
SI.No.	Issue	Applicable for	Reference to Papers	Facilities provided
1	Companies (Cost	CMA	Paper 10 - Cost & Management	Soft copy available
	Records & Audit) Rules,	Intermediate	Accountancy - Section B	in website
	2014		(Group II)	 Printed Hard copies
	Note:	CMA Final	Paper 19 - Cost & Management	served to all
	(This is already applicable		Audit (Group IV)	students
	since June-2015 Exam)		•	
2	Companies Act,2013	CMA	Paper 6 - Laws, Ethics &	List of notified
		Intermediate and	Governance (Group I)	sections applicable
	Note:	Final		for December 2015
	There are some		Paper 12 - Company Accounts	term is enclosed
	sections of Companies		& Audit (Group II)	(Annexure 1)
	Act 2013 which is not			
	yet enforced.		Paper 13 - Corporate Laws &	
	Hence, for those,		Compliance (Group III)	
	corresponding sections			
	of Companies Act, 1956,		Paper 18 - Corporate Financial	
	as applicable for		Reporting (Group IV)	7
	Examinations of the			
	Institute is to be		Paper 19 - Cost and	
	referred.		Management Audit (Group IV)	
3	CARO, 2015 -	CMA	P12 - Company Accounts &	 Supplementary
	Companies(Auditor's	Intermediate and	Audit	reading material
	Report) Order, 2015	Final	P13 - Corporate Laws &	attached
			Compliance	(Annexure 2)
4	Finance Act, 2014	CMA	P7 - Direct Taxation	Wealth Tax is excluded.
	Assessment Year	Intermediate		Revised weightage:
	2015-16		(Wealth Tax Act,1957 since	❖ Income Tax (75
			repealed as per Finance	marks)
			Act,2015, hence, excluded	 International
		7	from December 2015 term)	Taxation(25 marks)
	<u>.</u>		P11 - Indirect Taxation	As per Finance Act, 2014
		CMA Final	P16 - Tax Management and	❖ Wealth Tax is
			Practice	excluded

Note:

- (1)Foreign Trade Policy,2015 is not made applicable for December 2015 term of Examination. However, it shall be made applicable from June 2016 term of Examination
- (2)Amendments made through Finance Act,2015 for Indirect Taxation is not made applicable for December,2015 term of Examination. Hence, as per the prevailing procedure, the amendments prescribed vide Finance Act, 2015 shall be made applicable for June 2016 and December 2016 terms of Examination.
- (3)Wealth Tax Act,1957, since repealed vide Finance Act,2015 is excluded from December 2015 term of Examination.

Mirangi to Des



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(B) Administrative Issues

SI.No.	Issue	Applicable for	Earlier Notification
1	Completion of "On-line Assessment Test" after completion of 100-hours Compulsory Training	CMA Intermediate students <u>registered on or after 1st February,2015</u> , having completed their 100-hours Compulsory Computer Training and recommended to the Directorate of Studies <u>Dates for "On-line Assessment Test":</u> September,2015 - 14th to 18th (8am to 10pm)	Ref. No.: DOS/08/05-02/2015-16, Kolkata, May 8, 2015
		October,2015 - 14th to 18th (8am to 10pm) November,2015 - 16th to 20th (8am to 10pm)	
2	Completion of Self- Assessment Test for Postal students	CMA Intermediate students having registered to the Course w.e.f. 01.01.2015	Ref. No.: DoS/12-03/2014-15, Kolkata, December 19, 2014
3	For DENOVO registration	CMA Intermediate and Final Students - only for those whose registration validity period of 7-years expired from the date of registration/de-novo registration	As per regulation
4	For Qualification based subject exemption	CMA Intermediate and Final Students- for those who are eligible based on qualification	Laid down procedure
5	For exemption from undergoing Computer Training	CMA Intermediate and Final students- for those who are eligible to claim, shall be granted the exemption, subject to successful completion of "On-line Assessment Test"	Laid down procedure [Refer Test dates mentioned in (1)above]
6	For Revalidation of Coaching	CMA Intermediate and Final Students - only for those coaching completion validity has expired. CMA Intermediate and Final - apply online. CMA Intermediate - "Take-a-test" (24x7) for submission of assignment. CMA Final - submit hardcopy of assignment.	Laid down procedure (+) Ref. No.: DoS/12-03/2014-15 Kolkata,December19,2014
7	For exemption from undergoing CSS Training	CMA Intermediate students - only for those who possess requisite experience and satisfies the laid down conditions for being eligible to avail the same	Laid down procedure

All concerned are requested to make appropriate advisory and facilitate students.

Mirang's Das

(Chiranjib Das)

Joint Director, Head - Academics & Tax Research Department & In-Charge - Directorate of Studies

e-distribution to:

- 1) All Regional Councils of the Institute- for information & necessary action
- 2) All Chapters of Institute for information & necessary action
- 3) All CMA Support Centers of the Institute for information & necessary action
- 4) President Office, for kind information and records
- 5) Secretariat, for kind information and records
- 6) All HODs in Headquarters including Delhi Office, Hyderabad Center of Excellence for kind information.
- 7) Notice Boards
- 8) IT Dept requested to upload this information in the website as appropriate.
- 9) Members of the Council for kind information

A TABLE SHOWING ENFORCEMENT OF PROVISIONS OF COMPANIES ACT, 2013 FROM DIFFERENT DATES

Sections of Companies Act, 2013 notified till 30^{th} June 2015

Section	Heading	Date	Corresponding Sections of Companies Act, 1956 still in force as related provisions of Companies Act 2013 is not enforced/not applicable
	CHAPTER I: Preliminary		
1	Short title, extent, commencement and application	29-8-2013	
2	Definitions		
2(1)	"abridged prospectus"	12-9-2013	
2(2)	"accounting standards"	1-4-2014	
2(3)	"alter" or "alteration"	12-9-2013	
2(4)	"Appellate Tribunal"	12-9-2013	
2(5)	"articles"	12-9-2013	
2(6)	"associate company"	12-9-2013	
2(7)	"auditing standards"	1-4-2014	
2(8)	"authorised capital" or "nominal capital"	12-9-2013	
2(9)	"banking company"	12-9-2013	
2(10)	"Board of Directors" or "Board"	12-9-2013	
2(11)	"body corporate" or "corporation"	12-9-2013	
2(12)	"book and paper" and "book or paper"	12-9-2013	
2(13)	"books of account"	1-4-2014	
2(14)	"branch office"	12-9-2013	
2(15)	"called-up capital"	12-9-2013	
2(16)	"charge"	12-9-2013	
2(17)	"chartered accountant"	12-9-2013	
2(18)	"Chief Executive Officer"	12-9-2013	
2(19)	"Chief Financial Officer"	12-9-2013	
2(20)	"company"	12-9-2013	
2(21)	"company limited by guarantee"	12-9-2013	
2(22)	"company limited by shares"	12-9-2013	
2(23)	Company Liquidator	Not yet enforced	-
2(24)	"company secretary" or "secretary"	12-9-2013	
2(25)	"company secretary in practice"	12-9-2013	
2(26)	"contributory"	12-9-2013	
2(27)	"control"	12-9-2013	
2(28)	"cost accountant"	12-9-2013	

2(29) [except	"court"	12-9-2013
sub-clause (iv)]		12 / 2010
2(30)	"debenture"	12-9-2013
2(31)	"deposit"	1-4-2014
2(32)	"depository"	12-9-2013
2(33)	"derivative"	12-9-2013
2(34)	"director"	12-9-2013
2(35)	"dividend"	12-9-2013
2(36)	"document"	12-9-2013
2(37)	"employees' stock option"	12-9-2013
2(38)	"expert"	12-9-2013
2(39)	"financial institution"	12-9-2013
2(40)	"financial statement"	12-9-2013
2(41)	"financial year"	1-4-2014
2(42)	"foreign company"	1-4-2014
2(43)	"free reserves"	12-9-2013
2(44)	"Global Depository Receipt"	12-9-2013
2(45)	"Government company"	12-9-2013
2(46)	"holding company"	12-9-2013
2(47)	"independent director"	1-4-2014
2(48)	"Indian Depository Receipt"	1-4-2014
2(49)	"interested director"	12-9-2013
2(50)	"issued capital"	12-9-2013
2(51)	"key managerial personnel"	12-9-2013
2(52)	"listed company"	12-9-2013
2(53)	"manager"	12-9-2013
2(54)	"managing director"	12-9-2013
2(55)	"member"	12-9-2013
2(56)	"memorandum"	12-9-2013
2(57)	"net worth"	12-9-2013
2(58)	"notification"	12-9-2013
2(59)	"officer"	12-9-2013
2(60)	"officer who is in default"	12-9-2013
2(61)	"Official Liquidator"	12-9-2013
2(62)	"One Person Company"	1-4-2014
2(63)	"ordinary or special resolution"	12-9-2013
2(64)	"paid-up share capital" or "share capital paid-up"	12-9-2013
2(65)	"postal ballot"	12-9-2013
2(66)	"prescribed"	12-9-2013

2(67)[except sub-clause (ix)]	"previous company law"	12-9-2013	
2(68)	"private company"	12-9-2013	
2(69)	"promoter"	12-9-2013	
2(70)	"prospectus"	12-9-2013	
2(71)	"public company"	12-9-2013	
2(72)	"public financial institution"	12-9-2013	
2(73)	"recognised stock exchange"	12-9-2013	
2(74)	"register of companies"	12-9-2013	
2(75)	"Registrar"	12-9-2013	
2(76)	"related party"	12-9-2013	
2(77)	"relative"	12-9-2013	
2(78)	"remuneration"	12-9-2013	
2(79)	"Schedule"	12-9-2013	
2(80)	"scheduled bank"	12-9-2013	
2(81)	"securities"	12-9-2013	
2(82)	"Securities and Exchange Board"	12-9-2013	
2(83)	"Serious Fraud Investigation Office"	1-4-2014	
2(84)	"share"	12-9-2013	
2(85)	"small company"	1-4-2014	
2(86)	"subscribed capital"	12-9-2013	
2(87) [except the proviso and Explanation (d)]	"subsidiary company" or "subsidiary"	12-9-2013	
2(87) [Explanation (d)]		1-4-2014	
2(88)	"sweat equity shares"	12-9-2013	
2(89)	"total voting power"	12-9-2013	
2(90)	"Tribunal"	12-9-2013	
2(91)	"turnover"	12-9-2013	
2(92)	"unlimited company"	12-9-2013	
2(93)	"voting right"	12-9-2013	
2(94)	"whole-time director"	12-9-2013	
2(95)	words defined in allied Acts	12-9-2013	
CHAP.	TER II: Incorporation of Company and M	latters Incidental t	hereto
3	Formation of company	1-4-2014	
4	Memorandum	1-4-2014	
5	Articles	1-4-2014	
6	Act to override memorandum, articles, etc.	1-4-2014	

7	Turan anation of common	1 4 2014	
7 [except subsection (7)]	Incorporation of company	1-4-2014	
8[except subsection (9)]	Formation of companies with charitable objects, etc. ,	1-4-2014	
9	Effect of registration	1-4-2014	
10	Effect of memorandum and articles	1-4-2014	
11	Commencement of business, etc (Omitted w.e.f. 29.5.2015)	29.5.2015	
12	Registered office of company	1-4-2014	
13	Alteration of memorandum	1-4-2014	
14 [except second proviso to sub-section (1) and subsection (2)]	Alteration of articles	1-4-2014	
15	Alteration of memorandum or articles to be noted in every copy	1-4-2014	
16	Rectification of name of company	1-4-2014	
17	Copies of memorandum, articles, etc., to be given to members	1-4-2014	
18	Conversion of companies already registered	1-4-2014	
19	Subsidiary company not to hold shares in its holding company	12-9-2013	
20	Service of documents	1-4-2014	
21	Authentication of documents, proceedings and contracts	12-9-2013	
22	Execution of bills of exchange, etc.	12-9-2013	
	CHAPTER III: Prospectus and Allotment	of securities	
(b) of sub-section (1) and sub-section (2)]		12-9-2013	
23 [clause (b) of sub-section (1) and sub-section (2)]		1-4-2014	
24	Power of Securities and Exchange Board to regulate issue and transfer of securities, etc.	12-9-2013	
25 [except subsection (3)]	Document containing offer of securities for sale to be deemed prospectus	12-9-2013	
25 [sub-section (3)]		1-4-2014	
26	Matters to be stated in prospectus	1-4-2014	
27	Variation in terms of contract or objects in prospectus	1-4-2014	
28	Offer of sale of shares by certain members of company	1-4-2014	
29	Public offer of securities to be in dematerialised form	12-9-2013	

30	Advertisement of prospectus	12-9-2013	
31	Shelf prospectus	12-9-2013	
32	Red herring prospectus	12-9-2013	
33 [except subsection (3)]	Issue of application forms for securities	12-9-2013	
33 [Sub-section (3)]		1-4-2014	
34	Criminal liability for mis-statements in prospectus	12-9-2013	
35 [except clause (e) of sub-section (1)]	Civil liability for mis-statements in prospectus	12-9-2013	
35 [Clause (e) of sub-section (1)]		1-4-2014	
36	Punishment for fraudulently inducing persons to invest money	12-9-2013	
37	Action by affected persons	12-9-2013	
38	Punishment for personation for acquisition, etc., of securities	12-9-2013	
39 [except subsection (4)]	Allotment of securities by company	12-9-2013	
39 [Sub-section (4)]		1-4-2014	
40 [except subsection (6)]	Securities to be dealt with in stock exchanges	12-9-2013	
40 [Sub-section (6)]		1-4-2014	
41	Global depository receipt	1-4-2014	
42	Offer or invitation for subscription of securities on private placement	1-4-2014	
	CHAPTER IV: Share Capital and De	bentures	
43	Kinds of share capital	1-4-2014	-
44	Nature of shares or debentures	12-9-2013	
45	Numbering of shares	12-9-2013	
46	Certificate of shares	1-4-2014	
47	Voting rights	1-4-2014	
48	Variation of shareholders' Rights	Not yet enforced	106 107
49	Calls on shares of same class to be made on uniform basis		
50	Company to accept unpaid share capital, although not called up	12-9-2013	
51	Payment of dividend in proportion to amount paid-up	12-9-2013	

52	Application of premiums received on issue of shares	1-4-2014	
	* * * * * * * * * * * * * * * * * * * *		
53	Prohibition on issue of shares at discount	1-4-2014	
54	Issue of sweat equity shares	1-4-2014	
55 [except subsection (3)]	Issue and redemption of preference shares	1-4-2014	
56	Transfer and transmission of securities	1-4-2014	
57	Punishment for personation of shareholder	12-9-2013	
58	Refusal of registration and appeal against refusal	12-9-2013	
59	Rectification of register of members	12-9-2013	
60	Publication of authorised, subscribed and paid-up capital	12-9-2013	
61 [except proviso to clause (b) of sub-section (1)]	Power of limited company to alter its share capital	1-4-2014	
62 [except subsections (4) to (6)]	Further issue of share capital	1-4-2014	
63	Issue of bonus shares	1-4-2014	
64	Notice to be given to Registrar for alteration of share capital	1-4-2014	
65	Unlimited company to provide for reserve share capital on conversion into limited company	12-9-2013	
66	Reduction of share capital	Not yet enforced	100 101 102 103 104 105
67	Restrictions on purchase by company or giving of loans by it for purchase of its shares	1-4-2014	
68	Power of company to purchase its own securities	1-4-2014	
69	Transfer of certain sums to capital redemption reserve account	12-9-2013	
70 [except subsection (2)]	Prohibition for buy-back in certain circumstances	12-9-2013	
70 [sub-section (2)]		1-4-2014	
71 [except sub-	Debentures	1-4-2014	
sections (9) to (11)]			
72	Power to nominate	1-4-2014	
	CHAPTER V: Acceptance of Deposits b	y Companies	
73	Prohibition on acceptance of deposits from public	1-4-2014	
74 [sub-section	Repayment of deposits, etc., accepted before	1-4-2014	

_	Repayment of deposits, etc., accepted before	6-6-2014	
(2) and (3)] 75	commencement of this Act	Nich web outcomed	
	Damages for fraud	Not yet enforced	-
76	Acceptance of deposits from public by certain companies	1-4-2014	
76 <i>A</i>	Punishment for contravention of section 73 or section 76.	29.5.2015	
	CHAPTER VI: Registration of Ch	narges	
77	Duty to register charges, etc.	1-4-2014	
78	Application for registration of charge	1-4-2014	
79	Section 77 to apply in certain matters	1-4-2014	
80	Date of notice of charge	1-4-2014	
81	Register of charges to be kept by Registrar	1-4-2014	
82	Company to report satisfaction of charge	1-4-2014	
83	Power of Registrar to make entries of satisfaction and release in absence of intimation from company	1-4-2014	
84	Intimation of appointment of receiver or manager	1-4-2014	
85	Company's register of charges	1-4-2014	
86	Punishment for contravention	12-9-2013	
87	Rectification by Central Government in register of charges	1-4-2014	
	CHAPTER VII: Management and Adm	ninistration	
88	Register of members, etc.	1-4-2014	
89	Declaration in respect of beneficial interest in any share	1-4-2014	
90	Investigation of beneficial ownership of shares in certain cases	1-4-2014	
91	Power to close register of members or debenture holders or other security holders	12-9-2013	
92	Annual return	1-4-2014	
93	Return to be filed with Registrar in case promoters' stake changes	1-4-2014	
94	Place of keeping and inspection of registers, returns, etc.	1-4-2014	
95	Registers, etc., to be evidence	1-4-2014	
96	Annual general meeting	1-4-2014	
97	Power of Tribunal to call annual general meeting	Not yet enforced	167
98	Power of Tribunal to call meetings of members, etc.	Not yet enforced	186
99	Punishment for default in complying with provisions of sections 96 to 98	Not yet enforced	168
100 [except sub- -section (6)]	-Calling of extraordinary general meeting	12-9-2013	
100 [Sub-section (6)]		1-4-2014	
101	Notice of meeting	1-4-2014	
102	Statement to be annexed to notice	12-9-2013	

121 I 122 /	passed by postal ballot Inspection of minute-books of general meeting Maintenance and inspection of documents in electronic form Report on annual general meeting Applicability of this Chapter to One Person Company CHAPTER VIII: Declaration and Paymen Declaration of dividend	1-4-2014 1-4-2014 1-4-2014	205 <i>A</i> 205B
121 I	passed by postal ballot Inspection of minute-books of general meeting Maintenance and inspection of documents in electronic form Report on annual general meeting Applicability of this Chapter to One Person Company CHAPTER VIII: Declaration and Paymen	1-4-2014 1-4-2014 1-4-2014 1-4-2014 nt of Dividend	
121	passed by postal ballot Inspection of minute-books of general meeting Maintenance and inspection of documents in electronic form Report on annual general meeting Applicability of this Chapter to One Person Company	1-4-2014 1-4-2014 1-4-2014	
121	passed by postal ballot Inspection of minute-books of general meeting Maintenance and inspection of documents in electronic form Report on annual general meeting	1-4-2014 1-4-2014 1-4-2014	
	passed by postal ballot Inspection of minute-books of general meeting Maintenance and inspection of documents in electronic form	1-4-2014	
	passed by postal ballot Inspection of minute-books of general meeting Maintenance and inspection of documents in electronic	1-4-2014	
120	passed by postal ballot		
119 [except sub-: section (4)]			
	Minutes of proceedings of general meeting, meeting of Board of Directors and other meeting and resolutions		
117	Resolutions and agreements to be filed	1-4-2014	
	Resolutions passed at adjourned meeting	12-9-2013	
	Resolutions requiring special notice	1-4-2014	
	Ordinary and special resolutions	12-9-2013	
113 [Clause (b) of sub-section (1)]		1-4-2014	
(b) of sub-section (1)]	• • • • • • • • • • • • • • • • • • • •	1-4-2014	
	Representation of corporations at meeting of companies		
	Representation of President and Governors in meetings	12-9-2013	
	Circulation of members' resolution	12-9-2013	
	Postal ballot	1-4-2014	
	Demand for poll	1-4-2014	
	Voting by snow of nanas Voting through electronic means	1-4-2014	
	Restriction on voting rights Voting by show of hands	12-9-2013	
sub-section (1) and subsection (7)]	Dogtwistion on voting rights	12-9-2013	
105 [Third and Fourth proviso to		1-4-2014	
proviso of sub- section (1) and sub-section (7)]			
105 [except the lithird and fourth	Proxies	12-9-2013	
	Chairman of meetings	12-9-2013	
	Quorum for meetings	12-9-2013	

126	Right to dividend, rights shares and bonus shares to be held in abeyance pending registration of transfer of shares		
127	Punishment for failure to distribute dividends	12-9-2013	
	CHAPTER IX: Accounts of Comp	oanies	
128	Books of account, etc., to be kept by company	1-4-2014	
129	Financial statement	1-4-2014	
130	Re-opening of accounts on Court's or Tribunal's orders	Not yet enforced	-
131	Voluntary revision of financial statements or Board's	Not yet enforced	-
132	Constitution of National Financial Reporting Authority	Not yet enforced	210A
133	Central Government to prescribe accounting standards	12-9-2013	
134	Financial Statement, Board's report, etc	1-4-2014	
135	Corporate Social Responsibility	1-4-2014	
136	Right of member to copies of audited financial statement	1-4-2014	
137	Copy of financial statement to be filed with Registrar	1-4-2014	
138	Internal Audit	1-4-2014	
	CHAPTER X: Audit and Audit	ors	
139	Appointment of auditors	1-4-2014	
140 [excep second proviso t sub-section (4 and subsection (5)]	1)	1-4-2014	
141	Eligibility, qualifications and disqualifications of auditors	1-4-2014	
142	Remuneration of auditors	1-4-2014	
143	Powers and duties of auditors and auditing standards	1-4-2014	
144	Auditor not to render certain services	1-4-2014	
145	Auditors to sign audit reports, etc	1-4-2014	
146	Auditors to attend general meeting	1-4-2014	
147	Punishment for contravention	1-4-2014	
148	Central Government to specify audit of items of cost in respect of certain companies	1-4-2014	
	CHAPTER XI: Appointment and Qualificat	ion of Directo	rs
149	Company to have Board of Directors	1-4-2014	
150	Manner of selection of independent directors and maintenance of data bank of independent directors	1-4-2014	
151	Appointment of director elected by small shareholders	1-4-2014	
152	Appointment of directors	1-4-2014	
153	Application for allotment of Director Identification Number	1-4-2014	
154	Allotment of Director Identification Number	1-4-2014	

155	Prohibition to obtain more than one Director Identification Number	1-4-2014	
156	Director to intimate Director Identification Number	1-4-2014	
157	Company to inform Director Identification Number to Registrar	1-4-2014	
158	Obligation to indicate Director Identification Number	1-4-2014	
159	Punishment for contravention	1-4-2014	
160	Right of persons other than retiring directors to stand for directorship	1-4-2014	
161 [except subsection (2)]	Appointment of additional director, alternate director and nominee director	12-9-2013	
161 [Sub-section (2)]		1-4-2014	
162	Appointment of directors to be voted individually	12-9-2013	
163	Option to adopt principle of proportional representation for appointment of directors	12-9-2013	
164	Disqualifications for appointment of director	1-4-2014	
165	Number of directorships	1-4-2014	
166	Duties of directors	1-4-2014	
167	Vacation of office of director	1-4-2014	
168	Resignation of director	1-4-2014	
169 [except subsection (4)]	Removal of directors	1-4-2014	
170	Register of directors and key managerial personnel and their shareholding	1-4-2014	
171	Members' right to inspect	1-4-2014	
172	Punishment	1-4-2014	
	CHAPTER XII: Meeting of Board and	its Powers	
173	Meetings of Board	1-4-2014	
174	Quorum for meetings of Board	1-4-2014	
175	Passing of resolution by circulation	1-4-2014	
176	Defects in appointment of directors not to invalidate actions taken	12-9-2013	
177	Audit committee	1-4-2014	
178	Nomination and remuneration committee and stallholders relationship committee	1-4-2014	
179	Powers of Board	1-4-2014	
180	Restrictions on powers of Board	12-9-2013	
181	Company to contribute to bona fide and charitable funds, etc	12-9-2013	
182	Prohibitions and restrictions regarding political contributions	12-9-2013	

183	Power of Board and other persons to make contributions to national defence fund, etc	12-9-2013	
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185	Loan to directors, etc	12-9-2013	
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187	Investments of company to be held in its own name	1-4-2014	
188	Related party transactions	1-4-2014	
189	Register of contracts or arrangements in which directors are interested	1-4-2014	
190	Contract of employment with managing or whole-time directors	1-4-2014	
191	Payment to director for loss of office, etc., in connection with transfer of undertaking, property or shares	1-4-2014	
192	Restriction on non-cash transactions involving directors	12-9-2013	
193	Contract by One Person Company	1-4-2014	
194	Prohibition on forward dealings in securities of company by director or key managerial personnel	12-9-2013	
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196	Appointment of managing director, whole-time director or manager	1-4-2014	
197	Overall maximum managerial remuneration and managerial remuneration in case of absence or inadequacy of profits	1-4-2014	
198	Calculation of profits	1-4-2014	
199	Recovery of remuneration in certain cases	1-4-2014	
200	Central Government or company to fix limit with regard to remuneration	1-4-2014	
201	Forms of, and procedure in relation to, certain applications	1-4-2014	
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203	Appointment of key managerial personnel	1-4-2014	
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212 [except	Investigation into affairs of company by Serious Fraud	1-4-2014	
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section 66,			
sub-section (5) of			
section 140,			
section 213,			
sub-section (1) of			
section 251 and			
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in sub-section (6)			
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213	Investigation into company's affairs in other cases	Not yet enforced	237
214	Security for payment of costs and expenses of investigation	1-4-2014	
215	Firm, body corporate or association not to be appointed as inspector	1-4-2014	
216 [except subsection (2)]	Investigation of ownership of company	1-4-2014	
217	Procedure, powers, etc., of inspectors	1-4-2014	
218	Protection of employees during investigation	Not yet enforced	635B
219	Power of inspector to conduct investigation into affairs of related companies, etc.	1-4-2014	
220	Seizure of documents by inspector	1-4-2014	
221	Freezing of assets of company on inquiry and investigation	Not yet enforced	-
222	Imposition of restrictions upon securities	Not yet enforced	250
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224 [except subsection (2) and (5)]	Actions to be taken in pursuance of inspector's report	1-4-2014	
225	Expenses of investigation ,	1-4-2014	
226	Voluntary winding-up of company, etc., not to stop investigation proceedings	Not yet enforced	250 <i>A</i>
227	Legal advisers and bankers not to disclose certain information	Not yet enforced	251
228	Investigation, etc., of foreign companies	1-4-2014	
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238	Registration of offer of schemes involving transfer o shares		-
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240	Liability of officers in respect of offences committee prior to merger, amalgamation, etc.	Not yet enforced	-
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243	Consequence of termination or modifications of certai agreements	Not yet enforced	407
244	Right to apply under section 241	Not yet enforced	399
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254	Application for revival and rehabilitation	Not yet enforced	-
255	Exclusion of certain time in computing period of limitation	Not yet enforced	-
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256	Appointment of interim administrator	Not yet enforced	
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318	Final meeting and dissolution of company	Not yet enforced	497 509
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324	Debts of all descriptions to be admitted to proof	Not yet enforced	528
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326	Overriding preferential payments	Not yet enforced	529 <i>A</i>
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369	Vesting of property on registration Saving of existing liabilities	1-4-2014	
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364	Appeal by creditor	Not yet enforced	-
363	Settlement of claims of creditors by Official Liquidator	Not yet enforced	-
362	Sale of assets and recovery of debts due to company	Not yet enforced	-
361	Summary procedure for liquidation	Not yet enforced	-
360	Powers and functions of Official Liquidator	Not yet enforced	-
359	Appointment of Official Liquidator	Not yet enforced	-
358	Exclusion of certain time in computing period of limitation	Not yet enforced	458 <i>A</i>
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352	Company Liquidation Dividend and Undistributed Assets Account	,	555
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384	Debentures, annual return, registration of charges, books of account and their inspection	1-4-2014	
385	Fee for registration of documents	1-4-2014	
386 [except clause (a)]	Interpretation	12-9-2013	
386 [Clause (a)]		1-4-2014	
387	Dating of prospectus and particulars to be contained therein	1-4-2014	
388	Provisions as to expert's consent and allotment	1-4-2014	
389	Registration of prospectus	1-4-2014	
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391 [Sub-section (1)]	Application of sections 34 to 36 and Chapter XX	1-4-2014	
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393	Company's failure to comply with provisions of this Chapter not to affect validity of contracts, etc	1-4-2014	
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400	Electronic form to be exclusive, alternative or in addition to physical form	1-4-2014	
401	Provision of value added services through electronic form	1-4-2014	
402	Application of provisions of Information Technology Act, 2000	1-4-2014	
403	Fee for filing, etc	1-4-2014	
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413	Term of office of President, Chairperson and other Members	12-9-2013	
414	Salary, allowances and other terms and conditions of service of Members	12-9-2013	
415	Acting President and Chairperson of Tribunal or Appellate Tribunal	Not yet enforced	10FH 10FS
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423	Appeal to Supreme Court	Not yet enforced	10 <i>G</i> F
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426	Delegation of powers	Not yet enforced	10FO
427	President, Members, officers, etc., to be public servants	Not yet enforced	10FY
428	Protection of action taken in good faith	Not yet enforced	10FZ
429	Power to seek assistance of Chief Metropolitan Magistrate, etc.	Not yet enforced	10FP
430	Civil court not to have jurisdiction	Not yet enforced	10 10 <i>G</i> B
431	Vacancy in Tribunal or Appellate Tribunal not to invalidate acts or proceedings	Not yet enforced	10 <i>GC</i>

432	Right to legal representation	Not yet enforced	10 <i>G</i> D
433	Limitation	Not yet enforced	10 <i>G</i> E
434	Transfer of certain pending proceedings	Not yet enforced	647A
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435	Establishment of Special Courts	Not yet enforced	-
436	Offences triable by Special Courts	Not yet enforced	-
437	Appeal and revision	Not yet enforced	-
438	Application of Code to proceedings before a Special Court	Not yet enforced	-
439	Offences to be non-cognizable	12-9-2013	
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441	Compounding of certain offences	Not yet enforced	621 <i>A</i>
442	Mediation and conciliation penal	1-4-2014	
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455	Dormant company	1-4-2014	
456	Protection of action taken in good faith	12-9-2013	
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459	Powers of Central Government or Tribunal to accord approval, etc., subject to conditions and to prescribe fees on applications		
460	Condonation of delay in certain cases	12-9-2013	
461	Annual report by Central Government	12-9-2013	

462	Power to exempt class or classes of companies from provisions of this Act	12-9-2013	
463	Power of court to grant relief in certain cases	12-9-2013	
464	Prohibition of association or partnership of persons exceeding certain number	1-4-2014	
465	Repeal of certain enactments and savings	Not yet enforced	2(10A) 10E 10F 581A to 581ZT 634A 645 646 647 648 652 653 654 656
466	Dissolution of Company Law Board and consequential provisions	Not yet enforced	10FA
467	Power of Central Government to amend Schedules	12-9-2013	
468	Powers of Central Government to make rules relating to winding up	12-9-2013	
469	Power of Central Government to make rules	12-9-2013	
470	Power to remove difficulties	12-9-2013	
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Reporting under Companies (Auditor's Report) Order, 2015

The Ministry of Corporate Affairs, on 10th April, 2015, notified the Companies (Auditor's Report) Order, 2015 (CARO, 2015).

(i) Commencement: Financial Year start on or after 01/04/2014

(ii) Companies Exempted from the Applicability of CARO

CARO is not applicable to the following companies:

- 1. Banking Company,
- 2. Insurance Company,
- 3. Section 8 (formerly Section 25) Company,
- 4. Small Company within the meaning of Sec 2(85) of the Companies Act, 2013,
- 5. One Person Company and
- 6. Select class of Private Company.

(iii) Select class of Private Companies to which CARO is not Applicable

CARO is not applicable to private limited companies which fulfils all the following conditions throughout the reporting period covered by the audit report:

- (i) its paid-up capital and reserves are ₹ 50 lacs or less;
- (ii) its outstanding loan from any bank or financial institution are ₹ 25 lacs or less; and
- (iii) its turnover does not exceed ₹ 5 crores

A private limited company, in order to be exempt from the applicability of CARO, must satisfy all the conditions mentioned above cumulatively. In other words, even if one of the conditions is not satisfied, a private limited company's auditor has to report on the matters specified in the Order.

(iv) Small Company under the Companies Act, 2013

Sec 2(85) of the Companies Act, 2013 defines a small company. As present, It is a private company whose paid-up share capital does not exceed ₹ 50 lacs and turnover as per its last profit and loss account does not exceed ₹ 2 crores

Provided that nothing aforesaid shall apply to (A) a holding company or a subsidiary company; (B) a company registered under section 8; or (C) a company or body corporate governed by any special Act.

(v) "Paid up Capital" under Companies Act, 2013

Sec 2(64) of the Companies Act, 2013 defines the expression paid-up share capital or share capital paid-up to mean such aggregate amount of money credited as paid-up as is equivalent to the amount received as paid up in respect of shares issued and also includes any amount credited as paid-up in respect of shares of the company, but does not include any other amount received in respect of such shares, by whatever name called;

Paid-up share capital would include both equity share capital as well as the preference share capital. While calculating the paid-up capital, amount of calls unpaid should be deducted from and the amount originally paid-up on forfeited shares should be added to the figure of paid-up capital. Share application money received should not be considered as part of the paid-up capital.

(vi) "Reserves" under Companies Act, 2013

The term "reserves" has not been defined under the Companies Act, 2013. However, the Guidance Note on Terms Used in Financial Statements issued by ICAI defines the term "reserve" as, "The portion of earnings, receipts or other surplus of an enterprise (whether capital or revenue) appropriated by management for a general or specific purpose other than provision for depreciation or diminution in the value of assets or for a known liability. The reserves are primarily of two types: capital reserves and revenue reserves". One may also refer Para 18 of the Statement on CARO 2003 for further clarification.

(vii) "Turnover" under Companies Act, 2013

The term "turnover" has been defined in Section 2(91) of the Companies Act, 2013 to mean the aggregate value of the realisation of amount made from the sale, supply or distribution of goods or on account of services rendered, or both, by the company during a financial year.

(viii) Applicability of CARO 2015 be illustrated through some examples

SI.	Example	Applicability	Comments
No.			
1	Public company (irrespective of size of its	Yes	Applicable to all Public
	paid up capital, reserves & turnover)		Cos except certain

			categories exempted
2	Private company having paid up capital	No	General exemption to
	of ₹25 lacs, Reserves of ₹50 lacs and		Small Company
	Turnover of ₹1 Crores		
3	Private company having paid up capital	Yes	
	of ₹51 lacs with no Reserves and Turnover		
4	Private Company (a subsidiary of public	Yes	Deemed to be a Public
	company) having paid up capital of ₹25		Company. Is not a
	lacs with no Reserves and Turnover		Small Company too.
5	Private Company (an associate of public	No	General exemption to
	company) having Paid up Capital of ₹25		Small Company
	lacs with Reserves of ₹1 Crores and		
	Turnover of ₹2 Crores		
6	Private Company having Paid up Capital	Yes	
	of ₹25 lacs with Reserves of ₹26 lacs and		
	Turnover of ₹3 Crores		
7	Private Company which is a holding	Yes	Not a Small Company
	company having paid up capital of ₹25		U/s 2(85
	lacs, Reserves of ₹26 lacs and turnover of		
	not more than ₹2 crores		
8	Private Company which is a subsidiary	Yes	Not a Small Company
	company having paid up capital &		U/s 2(85)
	reserves of ₹20 lacs each and turnover of		
	₹50 lacs, outstanding loan of ₹26 lacs from		
	a bank		

Detailed order of the Ministry of Corporate Affairs, Government of India, dated 10th April, 2015 relating to CARO is reproduced below.

MINISTRY OF CORPORATE AFFAIRS ORDER

New Delhi, the 10th April, 2015

S.O. 990(E).—In exercise of the powers conferred by sub-section (11) of section 143 of the Companies Act, 2013 (18 of 2013) and in supersession of the Companies (Auditor's Report) Order, 2003, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 480 (E), dated the 12th June, 2003, except as respects things done or omitted to be done before such supersession, the Central Government, after consultation with the Institute of Chartered Accountants of India, constituted under the Chartered Accountants Act, 1949 (38 of 1949), hereby makes the following Order, namely:—

1. Short title, application and commencement. –

- (1) This order may be called the Companies (Auditor's Report) Order, 2015.
- (2) It shall apply to every company including a foreign company as defined in clause (42) of section 2 of the Companies Act, 2013 (18 of 2013) [hereinafter referred to as the Companies Act], except
 - (i) a banking company as defined in clause (c) of section 5 of the Banking Regulation Act, 1949 (10 of 1949);
 - (ii) an insurance company as defined under the Insurance Act,1938 (4 of 1938);
 - (iii) a company licensed to operate under section 8 of the Companies Act;
 - (iv) a One Person Company as defined under clause (62) of section 2 of the Companies Act and a small company as defined under clause (85) of section 2 of the Companies Act; and
 - (v) a private limited company with a paid up capital and reserves not more than rupees fifty lakh and which does not have loan outstanding exceeding rupees twenty five lakh from any bank or financial institution and does not have a turnover exceeding rupees five crore at any point of time during the financial year.
- (3) It shall come into force on the date of its publication in the Official Gazette.
- 2. Auditor's report to contain matters specified in paragraphs 3 and 4. Every report made by the auditor under section 143 of the Companies Act, on the accounts of every company examined by him to which this Order applies for the financial year commencing on or after 1st April, 2014, shall contain the matters specified in paragraphs 3 and 4.

3. Matters to be included in the auditor's report. - The auditor's report on the account of a company to which this Order applies shall include a statement on the following matters, namely:—

Fixed Assets

- (i) (a) whether the company is maintaining proper records showing full particulars, including quantitative details and situation of fixed assets;
 - (b) whether these fixed assets have been physically verified by the management at reasonable intervals; whether any material discrepancies were noticed on such verification and if so, whether the same have been properly dealt with in the books of account;

Inventory

- (ii) (a) whether physical verification of inventory has been conducted at reasonable intervals by the management;
 - (b) are the procedures of physical verification of inventory followed by the management reasonable and adequate in relation to the size of the company and the nature of its business. If not, the inadequacies in such procedures should be reported; (c) whether the company is maintaining proper records of inventory and whether any material discrepancies were noticed on physical verification and if so, whether the same have been properly dealt with in the books of account;

Loans and Advances

- (iii) whether the company has granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 189 of the Companies Act. If so,
 - (a) whether receipt of the principal amount and interest are also regular; and
 - (b) if overdue amount is more than rupees one lakh, whether reasonable steps have been taken by the company for recovery of the principal and interest;

Internal Control

(iv) is there an adequate internal control system commensurate with the size of the company and the nature of its business, for the purchase of inventory and fixed assets and for the sale of goods and services. Whether there is a continuing failure to correct major weaknesses in internal control system.

Deposits

(v) in case the company has accepted deposits, whether the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act and the rules framed thereunder, where applicable, have been complied with? If not, the nature of contraventions should be stated; If an order has been passed by Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal, whether the same has been complied with or not?

Cost Accounting Records

(vi) where maintenance of cost records has been specified by the Central Government under sub-section (1) of section 148 of the Companies Act, whether such accounts and records have been made and maintained:

Statutory Dues

- (vii) (a) is the company regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income-tax, sales-tax, wealth tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues with the appropriate authorities and if not, the extent of the arrears of outstanding statutory dues as at the last day of the financial year concerned for a period of more than six months from the date they became payable, shall be indicated by the auditor.
 - (b) in case dues of income tax or sales tax or wealth tax or service tax or duty of customs or duty of excise or value added tax or cess have not been deposited on account of any dispute, then the amounts involved and the forum where dispute is pending shall be mentioned. (A mere representation to the concerned Department shall not constitute a dispute).
 - (c) whether the amount required to be transferred to investor education and protection fund in accordance with the relevant provisions of the Companies Act, 1956 (1 of 1956) and rules made thereunder has been transferred to such fund within time.

Extent of Accumulated Losses

(viii) whether in case of a company which has been registered for a period not less than five years, its accumulated losses at the end of the financial year are not less than fifty per cent of its net worth and whether it has incurred cash losses in such financial year and in the immediately preceding financial year;

Repayment of Dues

(ix) whether the company has defaulted in repayment of dues to a financial institution or bank or debenture holders? If yes, the period and amount of default to be reported;

Guarantee by the Company

(x) whether the company has given any guarantee for loans taken by others from bank or financial institutions, the terms and conditions whereof are prejudicial to the interest of the company;

Use of Funds

(xi) whether term loans were applied for the purpose for which the loans were obtained;

Fraud

(xii) whether any fraud on or by the company has been noticed or reported during the year; If yes, the nature and the amount involved is to be indicated.

4. Reasons to be stated for unfavourable or qualified answers.—

- (1) Where, in the auditor's report, the answer to any of the questions referred to in paragraph 3 is unfavourable or qualified, the auditor's report shall also state the reasons for such unfavourable or qualified answer, as the case may be.
- (2) Where the auditor is unable to express any opinion in answer to a particular question, his report shall indicate such fact together with the reasons why it is not possible for him to give an answer to such question.