



**[DRAFT NOTIFICATION]  
(FOR PUBLIC COMMENTS TILL 1<sup>ST</sup> JULY, 2014)**

		capital, whichever is more, and which inform the details of such monies to the Registrar in the prescribed manner.
5	Chapter VII, sections 101 to 107 and section 109 [All whole]	Shall apply unless - otherwise specified in respective sections or - unless articles of the private company otherwise provide.
6	Chapter X, Clause (g) of sub-section (3) of section 141	Shall not apply in respect of appointment of auditors by private companies.
7	Chapter XI, section 160( Whole)	Shall not apply
8	Chapter XI, section 162 [Whole]	Shall not apply
9	Chapter XII, Section 180	Shall not apply to private companies having 50 or less number of members
10	Chapter XII, section 185	Shall not apply to Private companies -  (a) which have borrowings from banks or financial institutions or any bodies corporate not more than twice of their paid up share capital or Rs. 50 crore, whichever is lower; and  (b) in whose share capital no other body corporate has invested any money”.
11	Chapter XII, section 188	Shall not apply.
12	Chapter XIII, section 196, sub-section (4) and sub-section (5)	Shall not apply
13	Chapter XIII, sub-section (3), section 203	Shall not apply

[F No 1/1 /2014-CL.V]  
Joint Secretary.