No. 9

(3) A Company that fails to comply with the penalties after six months from the date the fine is due shall face legal action to recover the fine and shall be struck off the register thereafter"

2014

SCHEDULE

63. Paragraph (1) of Table C of the First Schedule of the Companies Act 2009, entitled Articles of association to accompany memorandum of association of company limited by shares is amended by repealing and replacing that paragraph with the following new paragraph–

Amendment	"1. The number of shares with which the company
of Table C of	proposes to be registered isbut the
Act No. 5 of	directors may from time to time register an increase
2009.	of members."

Passed in Parliament this 22nd day of July, in the year of our Lord two thousand and fourteen.

IBRAHIM S. SESAY, *Clerk of Parliament.*

THIS PRINTED IMPRESSION has been carefully compared by me with the Bill which has passed Parliament and found by me to be a true and correct printed copy of the said Bill.

IBRAHIM S. SESAY, *Clerk of Parliament.*

Printed and Published by the Government Printing Department, Sierra Leone. G_{AZETTE} No. 55 of 16th October, 2014

ACT Supplement to the Sierra Leone Gazette Vol. CXLV, No. 55 dated 16th October, 2014

SIGNED this 17th day of September, 2014.

DR. ERNEST BAI KOROMA, President.



No. 9



2014

THE COMPANIES (AMENDMENT) ACT, 2014

Short title.

Being an Act to amend the Companies Act, 2009.

Date of commencement.

ENACTED by the President and Members of Parliament in this present Parliament assembled.

ſ

2014

1. Section 13 of the Companies Act 2009 is amended in sub-Amendment of section 13 section (2) by deleting the words "Attorney-General and substituting of Act No. 5 the words "Auditor-General." of 2009.

PART III-INCORPORATION OF COMPANIES AND INCIDENTAL MATTERS

Formation of Company

Amendment 2. Section 15 of the Companies Act, 2009 is amended in of section subsection (1) by deleting the words "subject to subsection (2)". 15 Act No. 5 of 2009.

Amendment of section 16 of Act No. 5 of 2009.

3. Section 16 of the Companies Act, 2009 is amended in subsection (3) by the repeal and replacement of that subsection with the following new subsection-

"(3) If at any time the number of a company, association or partnership exceeds 20 in contravention of this section and it carries on business for more than 14 days while the contravention continues, every person who is a member of the company, association or partnership during the time that it carries on business after those 14 days, shall be liable to a default fine of Le 850,000.00 for each day during which the default continues."

4. Section 22 of the Companies Act 2009 is amended in Amendment of section 22 subsection (2) by repealing and replacing that subsection with the of Act No 5 following new subsectionof 2009.

> "(2) After the commencement of this Act, every company limited by guarantee shall be incorporated as a company limited by guarantee and not having a share capital and every existing company limited by guarantee and having a share capital shall not later than six months after the commencement of this Act, alter its memorandum so that it becomes a company limited by guarantee. Any company that fails to comply with this section shall be in default and shall be liable to a default fine not below Le 2,000,000 and not exceeding Le 5,000,000.00"

- 3 No. 9 Companies (Amendment) Act 2014
 - 5. Section 23 of the Companies Act, 2009 is amended as follows Amendment of section 23 of Act No 5
 - by repealing and replacing paragraph (a) of subsection $_{of} 2009$. (a) (2) with the following paragraph-
 - "(a) the memorandum in the case of a private company shall also state the amount of shares, 25 percent of which shall be taken by subscribers"
 - (b) by repealing subsection (5).

Name of Company

6. Section 27 of the Companies Act, 2009 is amended in-

Amendment of section 27 of Act No 5

- (a) subsection (3) by deleting the words $_{of 2009}$. "forwarded to " and substituting the words "registered with "
- (b) subsection (4) by repealing and replacing that subsection with the following new subsection-
 - "(4) If a company contravenes subsection (1), the company and any officer in default shall be liable to a daily default fine of Le 850,000.00 and any resolution passed in contravention of this section shall be void."

7. Section 28 of the Companies Act, 2009 is amended in Amendment subsection (2) by repealing and replacing paragraph (d) with the of section 28 of Act No 5 following new paragraphof 2009.

> "(d) contains the word "Group", "Holding" or "International"

4 No. 9		Companies (Amendment) Act	2014
Amendment of section 29	8.	Section 29 of the Companies Act,2009 is an	nended by

of Act No. 5 of 2009.

Penalty for improper use of limited.

"29 Any person who trades or carries on business under a name or title of which "limited" or any contraction or imitation thereof is the last word, that person unless duly incorporated with limited, shall be in default and liable to a default fine of Le 850,000.00 for each day the default continues."

repealing and replacing that section with the following new section-

Amendment 9. Section 30 of the Companies Act, 2009 is amended in of section 30 subsection (4) by repealing and replacing that subsection with the of Act No. 5 following new subsectionof 2009.

> "(4) If a company defaults in complying with a direction of the Commission given under subsection (2), the company and any director of the company who is cognisant of the default shall be liable to a default fine of Le. 850,000.00 for each day that the default continues."

Registration of Companies

Amendment of section 32 followsof Act No. 5 of 2009.

10. Section 32 of the Companies Act, 2009 is amended as

- by repealing and replacing subparagraph (i) of paragraph (c) of subsection (2) with the following new subparagraph-
 - "(i) the list, particulars together with valid identification and the consent of the persons who are to be the first directors of the company."
- (b) by inserting a new paragraph immediately after paragraph (f) of subsection (2) as follows-
 - "(g) a declaration that copies of valid Identification of subscribers have been submitted"

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(c) by repealing and replacing subsection (3) with the following new subsection-

> "(3) Where the Commission refuses a statutory declaration, it shall give, send to or otherwise inform the declarant of its refusal, giving reasons for the refusal."

11. Section 33 of the Companies Act, 2009 is amended by Amendment of section 33 repealing and replacing subsection (2) with the following new of Act No. 5 subsectionof 2009.

> "(2) Where the Commission refuses to register the memorandum and articles of association, it shall, within a reasonable period of time write to the applicant of its decision."

Member's right to copy of memorandum and articles

12. Section 38 of the Companies Act, 2009 is amended by Amendment of section 38 repealing and replacing subsection (2) with the following new of Act No. 5 subsectionof 2009.

> "(2) If a company defaults in complying with subsection (1) and upon notification in writing to the Commission by a member, the company and every officer of the company would be in default and the Commission shall give a direction to the Company and its members for a copy of the memorandum and articles to be made available to the member within the period specified in the directive failing which the company and every member who is in default shall be liable to a default fine of Le850,000" for each day that the default continues.

Alteration of memorandum and articles

13. Section 42 of the Companies Act, 2009 is amended by Amendment repealing and replacing subsection (12) with the following new $\int_{a}^{b} f \det M_{a}$ of Act No. 5 subsectionof 2009.

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"(12) If a company defaults in giving notice or delivering any document to the Commission as required by subsection (10) the company and every officer of the company who is in default shall be liable to a default fine not exceeding Le.3,000,000"

Amendment of section 43 of Act No. 5 of 2009. **14.** Section 43 of the Companies Act, 2009 is amended by repealing and replacing subsection (2) with the following new subsection–

> "(2) Any alteration or addition made in the articles shall, be filed with the Commission subject to the provisions of this Act, and be as valid as if originally contained therein and be subject, in like manner, to alteration by special resolution."

Re-registration of Companies

Amendment of section 47 of Act No. 5 of 2009. **15.** Section 46 of the Companies Act, 2009 is amended by repealing and replacing subsection (7) with the following new subsection–

"(7) If a company fails to deliver to the Commission a certified true copy of the order as required in subsection (6), the company and any officer of the company who is in default, shall be liable to a default fine not exceeding Le.5,000,000.00"

Company's contracts

Amendment of section 58 of Act No. 5 of 2009 **16.** Section 58 of the Companies Act 2009 is amended by repealing and replacing paragraph (a) of subsection (1) with the following new paragraph–

> "(a) any contract which if made between companies or a company and an individual would on the part of the company be required by law to be in writing under seal, or which could be varied, or discharged

only by writing under seal, may be made, varied or discharged, as the case may be, in writing under the

Companies (Amendment) Act

common seal of the company;"

17. Section 60 of the Companies Act, 2009 is amended by Amendment of section 60 of Act No. 5 of 2009.

"60 (2) Notwithstanding subsection (1), the common seal shall not be required for purposes of incorporation."

Register of Members

18. Section 73 of the Companies Act, 2009 is amended by Amendment repealing and replacing subsection (5) with the following new of section 73 of Act No. 5 of 2009.

"(5) If an inspection required under this section is refused, or if a copy so required is not sent within the proper period, the company and every officer of it who is in default shall be liable in respect of each default to a fine not exceeding Le 5,000,000.00"

19. Section 76 of the Companies Act, 2009 is amended as Amendment of section 76 of Act No. 5

of 2009

- (a) in subsection (1) by deleting the word "court" and substituting the word "Commission"
- (b) by repealing and replacing subsection (2) with the following new subsection-

"(2) The Commission may either refuse the application or may give directive for rectification of the register."

(c) in subsection (3) by deleting the word "court" and substituting the word "Commission"

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of 2009.

- 2014
- (d) by repealing and replacing subsection (4) with the following new subsection-
 - "(4) In the case of a company required by this Act to send a list of its members to the Commission, the Commission, when giving the directive for rectification of the register, shall by its directive require that notice of the rectification be filed with the Commission after the same is effected."

Disclosure of beneficial interest in shares

Amendment of section ⁸³ of Act No. 5 of 2009. **20.** Section 83 of the Companies Act, 2009 is amended in subsection (3) by deleting the figure "14" and substituting the figure "7"

PARTVI-SHARE CAPITAL

Minimum Share Capital

Amendment **21.** Section 85 of the Companies Act, 2009 is amended as of section 85 followsof Act No. 5

- (a) in subsection (2) by inserting the word "public" immediately after the word "No"
- (b) in subsection (3) by
 - (i) inserting the word "public" immediately after the word "existing"
 - (ii) deleting the figure "30" and substituting the figure "15"
- (c) by repealing and replacing subsection (5) with the following new subsection-
 - "(5) Where a company to which subsection (3) applies fails to comply with the applicable subsection, it shall be in default and liable to a default fine of Le 5,000,000 and every officer who is in default shall be liable to a default fine of Le.850,000.00 for each day during which the default continues."

Alteration of share capital

22. Section 86 of the Companies Act, 2009 is amended by Amendment repealing and replacing subsection (4) with the following new of section 86 of Act No. 5 subsection– of 2009.

"(4) If default is made in complying with this section the company and every officer of the company who is in default shall be liable to a default fine of Le.850,000.00 for each day during which the default continues.

23. Section 87 of the Companies Act, 2009 is amended in Amendment subsection (2) by deleting the figure "15" and substituting the figure of section 87 of Act No. 5 of 2009.

Reduction of share capital

24. Section 92 of the Companies Act, 2009 is amended in Amendment subsection (1) (b) by inserting the words "in the case of public of section 92 of Act No. 5 of 2009.

PART VII-SHARES

Nature of shares

25. Section 96 of the Companies Act, 2009 is amended by Amendment of section 96 of Act No. 5 subsection– Amendment of Act No. 5 of 2009.

"(2) If a company contravenes any of the provisions of this section, the company and any officer in default ahall be liable to a daily default fine of Le850,000.00 and any resolution passed in contravention of this section shall be void."

Allotment of Shares

26. Section 108 of the Companies Act, 2009 is amended in Amendment of section (3) by deleting "Le3,000.000,00 and substituting "Le5,000,000.00".

2009.

10	No. 9	Companies (Amendment) Act	2014
Amendment of section 110 of Act	27. Section follows–	110 of the Companies Act, 2009 is an	nended as
No. 5 of 2009.		(a) in sub paragraph (i) of paragra subsection (1) by repealing and rep word "stamped" with the word "re	lacing the
		(b) in subsection (2) by deleting "Le50 and substituting "Le 850,000,.00"	0,000.00"
		Call on and payment of shares	
Amendment of section 116 of Act No. 5 of		116 of the Companies Act, 2009 is an deleting the words "a valuer" immediated	
2009.		Class of shares	
Amendment of section 120 of Act		120 of the Companies Act, 2009, is an owing new subsection–	nended by
No. 5 of 2009.) Irrespective of the class of shares nember, any member holding 10% or 1	ess of the

. .

....

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following new subsection—
"(2) Irrespective of the class of shares held by a member, any member holding 10% or less of the Companies shares or right to vote, shall have the right to inspect documents relating to any transaction of the Company whether or not intending to file a law suit. Where a company does not make available to the member documents as requested, upon notification in writing of the same to the Commission, the Commission shall issue a directive to the Company stating in such directive the period within which the documents shall be made available. Failure on the part of the Company to comply with this directive shall be a default and the Company shall be liable to a default fine not exceeding Le5,000,000 and Le 850,000 for every day the default continues."

No. 9 Companies (Amendment) Act 2014 11

Share certificates

30. Section 122 of the Companies Act, 2009 is amended as Amendment follows –

No. 5 of

- (a) by repealing and replacing subsection (1) with $\frac{1000}{2009}$. the following new subsection –
 - "(1) Every company shall, within 1 month after the allotment of any of its shares and in the case of a share transfer within 1 month of the same being agreed at a general meeting and approved by the Commission, complete and have ready for delivery the certificates of all shares allotted or transferred, unless the conditions of issue of the shares otherwise provide."
- (b) by repealing and replacing subsection (5) with the following new subsection-
 - "(5) If any company on which a notice has been served requiring it to make good any default in complying with the provisions of subsection (1) of this section fails to make good the default within 10 days after the service of the notice, the Commission may, on the application of the person entitled to have the certificate delivered to him, give a directive for the company and any officer of the company to make good the default within such time as may be specified in the directive; failure to comply with the directive shall constitute a default and the company and every officer of the Company shall be liable to a default fine of Le 850.000 per day for continued default".
- (c) by repealing and replacing subsection (6) with the following new subsection –

- "(6) If default is made in complying with this section, the company and every officer of the company who is in default shall be liable to a default fine of Le 850.000.00 for each day during which the default continues".
- (d) by deleting the word "stamped" and substituting it with the word "registered" in subsection (7).

Transfer and transmission of shares and debentures

31. Section 126 of the Companies Act, 2009 is amended in Amendment of section subsection (1) by repealing and replacing that subsection with the 126 of Act following new sub-section-No 5 of 2009.

> "(1) Notwithstanding anything in the articles of a company, it shall not be lawful for the company to register a transfer of shares in or debentures of the company, unless as in the case of transfer of shares the approval of which has been sought from and granted by the Commission and a proper instrument of transfer has been delivered to the company or the individual: but nothing in this section shall prejudice any power of the company to register as shareholder. any person to whom the right to any shares in the company has been transmitted by operation of law."

Registration of charges with Commission

Amendment of section 172 of Act No. 5 of 2009.

32. Section 172 of the Companies Act, 2009 is amended in subsection (3) by repealing and replacing that subsection with the following new subsection-

> "(3) If any company defaults in sending to the Commission for registration, the particulars of any charge created by the company or of the issues of debentures of a series requiring registration, then, unless the registration has been effected on the application of some other person, the company and every officer of the company who is in default shall be liable to a default fine not exceeding Le 5.000.000.00"

Amendment of section 173 of Act No. 5 of 2009.

33. Section 173 of the Companies Act, 2009 is amended in subsection (2) by repealing and replacing that subsection with the following new subsection"(2) If default is made in complying with this section, the company and every officer of the company who is in default shall be liable to a default fine not exceeding Le5,000,000.00"

Companies (Amendment) Act

34. Section 182 of the Companies Act, 2009 is amended in Amendment subsection (8) by deleting the words "a decree" and substituting of section 182 of Act the words "an order" No. 5 of

2009.

2014

PART IX-MEETINGS AND PROCEEDINGS

Statutory meetings

35. Section 184 of the Companies Act, 2009 is amended in Amendment subsection (1) by repealing and replacing that subsection with the of section 184 of Act following new subsection-No. 5 of

2009.

"(1) Without prejudice to paragraph (b) of section 342, if a company fails to comply with the requirements of section 179 the company and any officer in default shall be liable to a default fine of Le 850,000 for each day during which the default continues."

General meetings

36. Section 185 of the Companies Act, 2009 is amended in Amendment subsection (7) by repealing and replacing that subsection with the of section 185 of Act following new subsection-No. 5 of

2009.

"(7) Without prejudice to paragraph (b) of section 342, if a company fails to comply with the requirements of section 179 the company and any officer in default shall be liable to a default fine of Le 850,000 for each day during which the default continues"

Notice of meetings

37. Section 190 of the Companies Act, 2009 is amended in Amendment subsection (3) by repealing and replacing that subsection with the $\frac{\text{of section}}{190 \text{ of Act}}$ following new subsection-No. 5 of 2009.

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"(3) In every case in which a member is entitled, pursuant to section 197, to appoint a proxy to attend and vote instead of him, the notice shall contain with reasonable prominence, a statement that the member has the right to appoint a proxy to attend and vote instead of him and that the proxy need not be a member of the company; and if default is made in complying with this subsection as respects any meeting, every officer of the company who is in default shall be liable to a default fine not below Le 3,000,000 and not exceeding Le 6,000,000.00"

Amendment **38.** Section 195 of the Companies Act, 2009 is amended in of section subsection (1) by repealing and replacing that subsection with the 195 of Act following new subsection-No. 5 of

2009.

- "(1) If for any reason it is impracticable to call a meeting of a company or of the board of directors in any manner in which meetings of that company or board may be called, or to conduct the meeting of the company or board in the manner prescribed by the articles or this Act the Commission may-
 - (a) of its own motions, or
 - on the application of any director of the (b) company or of any member of the company who would be entitled to vote at the meeting; direct that a meeting of the company or board, as the case may be, to be called, held and conducted in such manner as the Commission thinks fit, and where any such directive is given may give such ancillary or consequential direction as it thinks expedient; and these may include a direction that one member of the company present in person or by proxy be deemed to constitute a meeting, either of its own motion or otherwise."

Amendment 39. Section 197 of the Companies Act, 2009 is amended in of section 197 subsection (5) by repealing and replacing that subsection with the of Act No. 5 following new subsectionof 2009.

"(5) If for the purpose of the meeting of the company invitations to appoint as proxy a person or one of a number of persons specified in the invitation are issued at the company's expense to some only of the members entitled to be sent notice of the meeting and to vote by proxy at the meeting every officer of the company who knowingly and willfully authorises or permits their issue shall be in default and liable to a default fine not below Le 5.000.000 and not exceeding Le 10,000,000.00"

40. Section 202 of the Companies Act, 2009 is amended in Amendment of section subsection (7) by repealing and replacing that subsection with the following new subsection-No. 5 of

202 of Act 2009.

"(7) In the event of any default in complying with the provisions of this section, every officer of the company who is in default shall be liable to a default fine not exceeding Le 5,000,000.00"

41. Section 204 of the Companies Act, 2009, is amended as Amendment of section follows-

204 of Act

2009.

- (a) in subsection (1) by deleting the words $\frac{No. 5}{2000}$ of 2009. "forwarded to "and substituting the words "registered with"
- (b) in subsection (5) by repealing and replacing that subsection with the following new subsection-
 - "(5) If a company fails to comply with subsection (3) of this section, the company and every officer of the company who is in default shall be liable to a default fine not exceeding Le5,000,000.00.

42. Section 207 of the Companies Act, 2009 is amended as Amendment of section follows-207 of Act No. 5 of

2014

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16 No. 9 Companies (Amendment) Act

- (a) in subsection (3) by repealing and replacing that subsection with the following new subsection-
 - "(3) If any inspection required under this section is refused or if any copy required under this section is not sent within the proper time, the company and every officer of the company who is in default shall be liable in respect of each default to a default fine not below Le 10,000,000 and not exceeding Le15,000,000. 00"
- (b) in subsection (4) by -
 - (i) deleting the word "court " and substituting the word "Commission"
 - (ii) deleting the word "order" and substituting the word "directive"

PART X-DIRECTORS AND SECRETARIES OF COMPANY

Appointment of directors

Amendment of section f 211 of Act No. 5 of 2009.	43. follows–	Section	211	of the Companies Act, 2009 is amended as
	10110W3-		(a)	in subsection (1) by inserting the word "public" immediately after the word "Every"
			(b)	in subsection (2) by inserting the word "public" immediately after the word "Any"
Amendment of section 215 of Act No. 5 of	44. subsectio			of the Companies Act, 2009 is amended in ting the word "not".

2009.

No. 9 Companies (Amendment) Act 2014

Powers and duties of director

45. Section 231 of the Companies Act, 2009 is amended by Amendment of section inserting the following new subsections immediately after subsection 231 of Act (6)-No. 5 of 2009.

- "(7) A director shall immediately disclose to members of the company and to directors of the board any conflict between his duty to the company and with his personal interest or his duties to others.
- (8) Any transaction entered into or proposed to be entered into by a company in which a conflict of interest has been disclosed by a director to members of the Company and to directors of the board shall be published by the directors and notification of the same shall be filed with the Commission."

46. Section 235 of the Companies Act, 2009 is amended in Amendment subsection (1) by repealing and replacing that subsection with the $\frac{of}{corr}$ section 235 of Act following new subsection-No. 5 of

2009.

"(1) Notwithstanding any provision in the company's articles, a director shall not, without the consent of the members of the company place himself in a position in which his duty to the company conflicts or may conflict with his personal interests or his duties to other persons, and in particular, without such consent a director shall not-"

47. Section 236 of the Companies Act, 2009 is amended by the Amendment insertion of the following new subsection immediately after of section 236 of Act subsection (2)-No. 5 of 2009.

> "(3) Where members deem it fit and agree at a general meeting, to enter into a transaction in which a conflict of interest has been disclosed, the approval of the Commission may be sought before entering into such transaction".

18	No. 9	Companies (Amendment) Act	2014	No. 9	Companies (Amendment) Act	2014	19
Amendment of section 238 of Act No. 5 of 2009.		a 238 of the Companies Act, 2009 is an y inserting the words "filed with the Con the word "be".			"(9) If default is made in complying with sub (1) or (2), or if any inspection required und section is refused, or any copy required ther is not filed within a reasonable time, the co	der this reunder	
Amendment of section 240 of Act No 5 of 2009.		a 240 of the Companies Act, 2009 is an re "231" immediately after the word "sec	•		and every officer of the company who is in shall be liable to a default fine not exc Le5,000,000.00 and if default is ma complying with subsection (8) of this s	default ceeding ade in section	
Amendment of section 241 of Act No. 5 of 2009.		241 of the Companies Act, 2009 is an ures "231, 233" immediately after the wons".			the company and every officer of the co who is in default shall be liable to a defau not below Le 3,000,000 and not exce Le6,000,000.00"	ult fine	
	Misce	ellaneous matters relating to directors			(b) in subsection (10) by deleting and substitu	uting-	
Amendment of section 247 of Act	51. Section follows–	247 of the Companies Act, 2009 is an	nended as		(i) the word "court" with the "Commission"	e word	
No. 5 of 2009.		(a) in subsection (4) by inserting the w with" immediately after th "subsection (5)"			(ii) the word "order" with the "directive"	e word	
		(b) in subsection (7) by repealing and that subsection with the follow subsection-		PART XI- F	PROTECTION OF MINORITY AGAINST ILLE AND OPPRESSIVE CONDUCT	EGAL	
			1 .1.		Action by or against company		
		"(7) If any inspection required to section is refused, or if defau in complying with subsection and (4), the company and eve of the company in default shal	lt is made is (1), (2), ery officer l be liable	subsection (1	ction 268 of the Companies Act, 2009, is amer 1) by repealing and replacing that subsection we we subsection—	with the 2	Amendment of section 268 of Act No. 5 of 2009.
	_	to a default fine not below Le and not exceeding Le 6,000,00	0.00"		"(1) The court may appoint one or more com- inspectors to investigate the affairs of a co- and to report thereon in such manner as s directed	ompany	
Amendment of section 248 of Act	52. Section follows–	248 of the Companies Act, 2009 is an	nended as			a shara	
No. 5 of 2009		 (a) in subsection (9) by repealing and that subsection with the follow subsection – 			 (a) in the case of a company having a capital on the application of members 1 10% or less of the shares issued; 		

- (b) in the case of a company not having a share capital, on the application of 10% or less of the persons on the company's register of members; and
- (c) in any other case, on the application of the company".

PART XII-FINANCIAL STATEMENTS AND AUDIT

Accounting records

Amendment of section 288 of Act No. 5 of **54.** Section 288 of the Companies Act, 2009 is amended by inserting the following two new subsections immediately after subsection (5)–

"(6) The directors of every company shall ensure all financial statements prepared in respect of the financial year are audited.

- (7) Notwithstanding Subsection (5), the financial statements of small companies shall not be required to be audited but are to be prepared in accordance with the requirements of this part."
 - PART XIII ANNUAL RETURNS

Amendment
of section
320 of Act
No. 5 of
2009.55.Section 320 of the Companies Act, 2009 is amended as
follows-(a)by repealing and replacing subsection (5)
with the following new subsection-"(5)If a company fails to comply with this

section or sections 317, 318 or 319 the company and every officer of the company who is in default shall be liable to a daily default fine of Le 850,000.00"

(b) by repealing subsection (6)

Amendment of section 321 of Act

No. 5 of

2009.

2009.

56. Section 321 of the Companies Act, 2009 is repealed and replaced by the following new section–

No. 9

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2014

"321. A private company shall file with the Commission the annual returns required under section 318 a certificate signed by a director or secretary of the company that the company has not, since the last return or in the case of a first return, since the date of the incorporation of the company, issued, any invitation to the public to subscribe for any shares or debentures of the company; and where the annual return discloses the fact that the number of members of the company exceeds 50 also a certificate so signed that the excess consist wholly of persons who, under this Act, are not to be included in reckoning the number of 50"

57. Section 351 of the Companies Act, 2009 is amended in Amendment paragraph (a) by substituting the sum of Le 2,000,000 in line 3 with of section 351 of Act No. 5 of

2009.

PART XVI–WINDING-UP

Voluntary winding-up

58. Section 403 of the Companies Act, 2009 is repealed and Amendment and replaced by the following new section–

Notices of "2 resolutions to wind up voluntarly.

^{No. 5} of voluntary winding-up, it shall, within 14 days after the passing of the resolution, file a copy of the resolution with the Commission and give notice of the resolution, by advertisement in the Gazette and also in a local newspaper, if any, circulating in the district where the registered office of the company is situated.

(2) If default is made in complying with any requirement under subsection (1), the company and every officer of the company who is in default shall be liable to a default fine of Le 5,000,000 each, and for the purposes of this sub-section the liquidator of the company shall be deemed to be an officer of the company."

22	No. 9	Companies (Amendment) Act	2014
		Provisions as to dissolutions	
Amendment of section 474 of Act No. 5 of 2009.		tion 474 of the Companies Act, 2009 is) by inserting the words "or deliver " imme st".	
2009.		COMPANIES INCORPORATED OUTSIE EONE AND CARRYING ON BUSINESS WITHIN SIERRA LEONE	DE SIERRA
Amendment of section 492 of Act	60. Sec follows	tion 492 of the Companies Act, 2009 is	amended as
No. 5 of 2009.	the following	(a) by repealing and replacing subsect new subsection–	ion (1) with
		"(1) Unless otherwise provided in this	A at if any

"(1) Unless otherwise provided in this Act, if any company to which this Part applies fails to comply with any of the provisions of this Part the company, and every officer or agent of the company shall be guilty of an offence and be liable to a fine not below Le 45,000,000 and not exceeding Le 60,000,000 or, in the case of a continuing offence Le 5,000,000 for each day during which the default continues."

(b) by repealing and replacing subsection (2) with the following new subsection–

"(2) Notwithstanding the requirements of registration under section 485, a company incorporated outside of Sierra Leone which is a part to a contract ordinarily to have been performed in Sierra Leone, with rights under or arising out of any contract shall be enforceable by action or other legal proceedings."

Insertion of **61.** The Companies Act, 2009 is amended by inserting the following new section immediately after section 492–

Penalties. "492A. All fines and penalties stated in Companies Act 2009 unless otherwise amended herein shall be read as follows:

No. 9	Companies	it) Act	2014	23	
	Le500.000		Le 850 000		

Le500,000	_	Le 850,000
Le 2,000,000	_	Le 3,500,000
Le3,000,000	_	Le 5,000,000
Le 5,000,000	_	Le 8,000,000
Le 10,000,000	-	Le13,000,000

PART XX - MISCELLANEOUS

62. The Companies Act, 2009 is amended by inserting the Insertion of following new section immediately after section 531–

Fines "531A. All default fines levied by the Commission under the Companies Act 2009 shall be payable to the Commission within 30 days of it being levied.

(2) A Company that fails to comply with subsection (1) shall incur the following additional penalties–

How late penalties are paid	Penalty-Private	Public
	Company	Company
Not more than one month	Default fine x 2	Default fine x 3
More than one month but not more than three months	Default fine x 3	Default fine x 4
More than three months but not more than six months	Default fine x 4	Default fine x 5
More than six months	Default fine x 5	Default fine X 6