(xxxiii) under sub-section (1), the rules for dividing the lands to be settled in groups and fixing the standard rates for each group; and under sub-section (3) of section 94, the manner in which the land revenue assessment of individual survey numbers and sub-divisions shall be fixed by the Settlement Officer on the basis of their classification value;

(xxxiv) under section 96, the manner of ascertaining the average yield of crops of land for the purposes of the settlement and the manner of holding enquiry for that purpose and the manner of submitting report to the Collector;

(xxxv) under section 97, the manner in which a settlement report shall be published;

(xxxvi) under section 99, the amount of costs to be deposited, the manner in which an inquiry shall be made by 1 [the Tribunal]; and the rules for the refund of the costs;

(xxxvii) under section 102, the manner of giving notice;

²[(xxxvii-a) under section 108, the manner of determining the capitalised assessment;]

(xxxviii) under section 113, the percentage of the full market value of lands and the other manner of publication of the standard rates of non-agricultural assessment, fixed or revised and the manner in which the full market value shall be estimated;

(xxxix) under section 117, the other occupations under clause (1), and the period and conditions under clause (5) thereof;

- (xl) under sub-section (2) of section 127, the rules in accordance with which the amount of survey fee shall be regulated by the Collector;
- (*xli*) under section 128, the manner in which and the maps and registers in which, the results of the operations conducted under section 126 shall be recorded; and the proportion of contribution to be made by a village *panchayat* to the cost of preparing such maps;
 - (xlii) under section 131, the charge or fees for granting a copy of sanad;
- (xliii) under sub-section (2) of section 136, the rules for regulating the procedure of the Collector in demarcating the boundaries of a survey number or of a sub-division and the nature of the boundary marks to be used and authorising the levy of fees from the holders of land;
- (xliv) under section 137, the manner of publication of the scheme, plan and the rules subject to which boundaries may be revised by the survey officer under sub-section (2) and the number of members constituting a village committee and the manner in which the committee shall be elected under sub-section (4) thereof;
- (*x/v*) under section 139, the rules subject to which the Superintendent of Land Records may determine the description of the boundary marks and survey marks and the manner in which they shall be constructed, laid out, maintained or repaired and determining dimensions and materials of such boundary and survey marks under sub-section (*3*) thereof;

¹ These words were substituted for the words "the Divisional Commissioner" by Mah. 23 of 2007, s. 11.

² This clause was inserted by Mah. 35 of 1976, s. 4.