

VOLUME 5 AND ISSUE 1 OF 2025

APIS - 3920 - 0001 (and) ISSN - 2583-2344

Published by

Institute of Legal Education

https://iledu.in

LEGAL ASPECTS OF CORPORATE SOCIAL RESPONSIBILITY: A COMPARATIVE ANALYSIS OF INDIA AND OTHER COUNTRIES

AUTHOR- MRS. PRIYANKA SINGH, LLM SCHOLAT AT BUSINESS LAW, CALCUTTA UNIVERSITY

BEST CITATION - MRS. PRIYANKA SINGH, LEGAL ASPECTS OF CORPORATE SOCIAL RESPONSIBILITY: A COMPARATIVE ANALYSIS OF INDIA AND OTHER COUNTRIES, *INDIAN JOURNAL OF LEGAL REVIEW (IJLR)*, 5 (1) OF 2025, PG. 492-497, APIS - 3920 - 0001 & ISSN - 2583-2344.

ABSTRACT

Corporate Social Responsibility (CSR) has evolved over the past few decades from being a voluntary practice to a significant component of corporate governance, with businesses being increasingly expected to contribute positively to society beyond mere profit generation. CSR refers to the ethical obligations of businesses to engage in actions that benefit the broader society, such as environmental sustainability, human rights, employee welfare, community development, and poverty alleviation. The growing global concern over social, economic, and environmental issues has prompted governments and organizations to integrate CSR practices into legal frameworks.

India stands out as one of the few countries with a mandatory CSR framework, introduced through the Companies Act of 2013, which requires qualifying companies to allocate a portion of their profits to socially beneficial activities. This mandatory nature of CSR in India has sparked significant debate on its effectiveness in driving sustainable corporate practices. In contrast, most countries, including the United States, European Union member states, and several emerging economies, have adopted voluntary CSR guidelines, incentivizing businesses to contribute towards social good through non-binding frameworks or tax benefits.

This article explores the legal aspects of CSR, focusing on India's pioneering mandatory CSR law while conducting a comparative analysis with other countries' approaches. It examines the evolution of CSR laws, the challenges faced by businesses in adhering to these regulations, and the effectiveness of different legal frameworks in fostering corporate responsibility. By doing so, it seeks to shed light on the emerging role of CSR as an essential tool for achieving sustainable development goals across diverse regions.

Keywords- CSR Legal Framework, Corporate Governance, CSR and sustainable development, Global CSR Practices, CSR Regulation Comparison, Corporate responsibility in Global Context.

I. Introduction

In the contemporary business landscape, Corporate Social Responsibility (CSR) has evolved from a voluntary corporate ethos to a critical component of modern corporate governance. CSR refers to the commitment by companies to manage their operations in a manner that benefits society at large, addressing issues such as environmental sustainability, labor rights, community welfare, and social justice. Once viewed primarily as a

philanthropic endeavor or public relations strategy, CSR is now seen as an essential aspect of corporate sustainability and ethical business practice. This change has been fueled by rising consumer demand for ethical business practices, greater awareness of social and environmental issues, and the increasing acknowledgment that businesses have an obligation to make a positive impact on the communities where they operate.



VOLUME 5 AND ISSUE 1 OF 2025

APIS - 3920 - 0001 (and) ISSN - 2583-2344

Published by

Institute of Legal Education

https://iledu.in

Globally, CSR practices vary widely, influenced by cultural norms, societal expectations, and legal frameworks. In some countries, CSR remains a voluntary practice, with companies choosing how and to what extent they engage in socially responsible activities. In contrast, others have established mandatory frameworks to ensure businesses contribute a portion of their profits to social causes. A landmark example of the latter is India, where CSR became a legal obligation through the Companies Act of 2013. India is the first country to impose such a mandatory CSR requirement, requiring certain companies to spend a minimum percentage of their profits on socially responsible initiatives. This unique approach has drawn attention globally, sparking debates effectiveness and feasibility mandatory CSR models.

In countries like the United States and within the European Union, CSR remains largely voluntary, with regulations focusing more transparency, reporting, and encouraging responsible business practices through incentives rather than legal obligations. For instance, the European Union's directives require large companies to disclose nonfinancial information related to environmental and social factors, but these practices are not compulsory in the same way as in India. The U.S. relies on shareholder activism and voluntary reporting frameworks to encourage businesses to engage in CSR activities.

This paper explores the legal aspects of CSR, with a focus on India's mandatory CSR regulations and a comparative analysis of how CSR is approached in other parts of the world.

II. Research Objectives

The primary objectives of this research paper are:

A. To explore the legal frameworks surrounding Corporate Social Responsibility (CSR) in India and to understand the specific legal provisions, such as the Companies Act, 2013, which mandate CSR practices for certain categories of companies.

- B. To compare and contrast the CSR legal frameworks in India with those in other countries, specifically focusing on the United States, European Union (EU), and China, to identify key differences, similarities, and trends in regulatory approaches.
- C. To evaluate the effectiveness of legal regulations in promoting corporate social responsibility across different countries, with particular emphasis on the enforcement mechanisms, compliance, and impact on corporate behavior and societal welfare.
- D. To understand the role of government policies in shaping CSR practices and encouraging sustainable business practices, particularly in emerging economies like India.
- E. To propose recommendations for improving CSR frameworks in India based on lessons learned from other countries and best practices in CSR regulation.

III. Research Goals

The specific goals of this research are:

- **A.** To assess the legal structure and regulatory environment of CSR in India and its impact on corporate behavior and social welfare in the Indian context.
- **B.** To identify and compare the strengths and weaknesses of CSR legal frameworks in countries such as the United States, European Union, and China, focusing on regulatory approaches, voluntary and mandatory CSR, and accountability measures.
- **C.** To analyze the impact of legal CSR frameworks on corporate decision-making, particularly with respect to financial investment in social and environmental initiatives, as well as the role of transparency in CSR reporting.
- **D.** To understand the challenges and opportunities presented by the integration of CSR into legal systems, including how regulatory mandates may influence the nature and scope of CSR activities and their effectiveness.
- **E.** To contribute to the global discourse on CSR by offering a nuanced understanding of the role of legal frameworks in advancing responsible business practices and suggesting



VOLUME 5 AND ISSUE 1 OF 2025

APIS - 3920 - 0001 (and) ISSN - 2583-2344

Published by

Institute of Legal Education

https://iledu.in

potential reforms or enhancements for better alignment with global sustainability goals.

IV. Research Methodology

This research adopts a **comparative legal analysis** as its primary methodology, incorporating both **qualitative and quantitative research techniques**.

Document Analysis:

- A. Primary Sources: Legal texts such as the Companies Act, 2013 (India), EU Directives, SEC regulations (USA), and China's CSR laws will be analyzed to understand the legal mandates and requirements for CSR in each jurisdiction.
- B. Secondary Sources: Academic papers, legal journals, reports from international organizations (such as the United Nations and World Bank), and CSR guidelines from institutions like the Global Reporting Initiative (GRI) will be reviewed to gain deeper insights into CSR practices globally.
- **C. Comparative Analysis:** The paper will perform a comparative analysis between India and selected countries (USA, EU, China) to identify the similarities, differences, and impacts of CSR laws. The research will examine the enforcement mechanisms, transparency in CSR reporting, and the role of voluntary vs. mandatory CSR frameworks.
- D. Case Studies: Specific case studies of large corporations in India and abroad that have adopted CSR practices will be used to illustrate the impact of legal regulations on corporate strategies. These case studies will help assess the real-world effectiveness of CSR laws in driving social and environmental change.
- V. Legal Framework of CSR in India

India's legal framework for CSR is codified under the Companies Act, 2013, which mandates companies of a certain size to allocate a percentage of their net profits towards CSR activities. The law stipulates that:

A. **Applicability**: Section 135 of the Companies Act requires companies with a net worth of ₹500 crores or more, or an annual turnover of ₹1,000 crores or more, or a net profit

- of ₹5 crores or more during the preceding financial year to engage in CSR activities.
- B. **CSR Committee**: The law mandates the establishment of a CSR committee by qualifying companies, which is tasked with formulating the CSR policy, recommending activities, and monitoring the implementation of CSR programs.
- C. **Expenditure**: The law requires that at least 2% of the average net profits over the last three years be spent on CSR activities. If companies fail to do so, they must provide a detailed explanation in the annual report regarding the reasons for non-compliance.
- D. **CSR Activities**: The Schedule VII of the Companies Act outlines the permissible areas for CSR, including education, healthcare, poverty alleviation, environmental sustainability, and rural development, among others.
- E. **Penalties and Accountability**: Non-compliance with CSR provisions can lead to penalties, and the companies are expected to disclose their CSR activities in the Directors' Report along with financial reporting.

India's CSR law stands out due to its mandatory nature, unlike most other jurisdictions where CSR is often a voluntary commitment. The introduction of this law was a historic move in 2014 and has led to India becoming the first country to impose CSR regulations.

VI. Global Perspectives on CSR Laws

While India's CSR framework is a pioneering model, other countries have developed different legal frameworks around CSR, often rooted in voluntary guidelines or incentive-based schemes. The following sections will analyze CSR practices in the United States, the European Union (EU), and select emerging markets.

United States: Voluntary Framework with Sectoral Initiatives

In the United States, CSR has primarily remained a voluntary initiative. However, there is significant sectoral and institutional influence that shapes CSR practices:



VOLUME 5 AND ISSUE 1 OF 2025

APIS - 3920 - 0001 (and) ISSN - 2583-2344

Published by

Institute of Legal Education

https://iledu.in

- A. **Corporate Governance Codes**: Unlike India, there is no federal law mandating CSR spending. However, several regulations influence corporate social behavior, such as the Dodd-Frank Wall Street Reform and Consumer Protection Act, which promotes transparency in supply chains and human rights practices (e.g., conflict minerals reporting).
- B. **Shareholder Activism**: In the U.S., shareholders and institutional investors are increasingly demanding that companies adopt CSR principles, such as those relating to environmental sustainability or fair labor practices.
- C. **Voluntary Guidelines**: The U.S. follows a series of voluntary CSR guidelines, such as the Global Reporting Initiative (GRI), which provides a framework for companies to report their social, environmental, and economic impact.
- D. **Non-Governmental and International Standards**: Many U.S. corporations participate in international CSR frameworks, such as the United Nations Global Compact (UNGC) and the OECD Guidelines for Multinational Enterprises, which provide non-binding principles for ethical corporate conduct.

Although CSR is not legally mandated in the U.S., the pressure from stakeholders, combined with various non-governmental and international frameworks, drives companies to act responsibly towards society and the environment.

European Union: Regulatory Approach and Incentives

The European Union has a more comprehensive approach to CSR, with some regulatory initiatives and incentives encouraging corporate responsibility:

A. **EU Directive 2014/95/EU**: The EU has taken a significant step towards mandatory CSR reporting through this directive, which requires large companies (with over 500 employees) to disclose non-financial information, including environmental, social, and governance (ESG) factors.

- B. **Sustainability Reporting**: The EU's approach to CSR emphasizes transparency, requiring companies to disclose not only financial results but also their impact on society and the environment. This reporting ensures that stakeholders, including consumers, investors, and the public, can hold companies accountable for their CSR practices.
- C. **CSR Incentives**: In some EU member states, governments offer tax incentives to companies that engage in CSR activities. For example, in France, businesses can reduce their corporate tax liability through contributions to public interest projects or charitable causes.
- D. Non-binding Guidelines: In addition to the regulatory approach, the EU also encourages voluntary **CSR** engagement through frameworks like the European Commission's CSR strategy and the Global Reporting Initiative (GRI) standards.

Thus, while CSR is not always mandatory across the EU, there are strong incentives and regulations that push companies toward more responsible practices.

VII. Emerging Markets: CSR in Developing Economies

In many emerging markets, CSR is still in the developmental stages, with a mix of voluntary guidelines and legal incentives. Countries such as Brazil, South Africa, and China have introduced varying degrees of CSR regulations:

- A. **Brazil**: Brazil has voluntary guidelines for CSR, with some government bodies encouraging businesses to adopt sustainable practices. The Brazilian Institute of Corporate Governance (IBGC) publishes guidelines for companies to follow, but these guidelines remain non-binding.
- B. **South Africa**: South Africa has one of the more progressive CSR models in Africa. The King Code of Governance Principles, which is legally enforced for certain types of companies, mandates that businesses report on CSR issues, especially related to corporate governance and environmental sustainability.



VOLUME 5 AND ISSUE 1 OF 2025

APIS - 3920 - 0001 (and) ISSN - 2583-2344

Published by

Institute of Legal Education

https://iledu.in

- C. **China**: In China, CSR is often seen as part of the government's broader initiative for sustainable development. The Chinese government has introduced some mandatory CSR reporting for publicly listed companies, focusing on social and environmental impact. However, the enforcement of CSR regulations remains inconsistent, especially in smaller businesses.
- D. **Russia**: In Russia, CSR is voluntary but is becoming more important due to international trade relationships and the country's evolving relationship with the EU and other trade blocs. Russian companies are increasingly adopting CSR standards, particularly in industries like energy and mining.

Overall, CSR in emerging markets is often seen as a tool for economic and social development, though its application varies depending on the local economic and political climate.

VIII. Comparison and Key Insights

- A. **Mandatory vs. Voluntary CSR**: India's mandatory CSR approach stands in contrast to the voluntary frameworks seen in most Western countries, such as the U.S. and EU. This mandatory approach ensures that companies contribute a defined portion of their profits to social causes but may also lead to challenges in compliance and accountability. In contrast, voluntary CSR frameworks, although flexible, rely heavily on companies' goodwill and the pressures from stakeholders.
- B. Legal and Regulatory Enforcement: While India's law imposes penalties for non-compliance, other countries like the U.S. rely on shareholder activism and non-financial reporting frameworks to encourage CSR engagement. The EU, meanwhile, offers regulatory incentives and reporting obligations but does not impose direct penalties for non-compliance with CSR norms.
- C. **Incentives and Disincentives**: The EU's focus on transparent sustainability reporting and tax incentives provides companies with a carrot-and-stick approach to CSR. On the other

hand, India's approach is more stringent, with clear financial penalties for non-compliance.

D. **Impact on Business Practices**: India's mandatory CSR law has led to increased corporate accountability, but it has also led to concerns about the effectiveness of CSR spending and whether it results in tangible social impact. In contrast, voluntary frameworks like those in the U.S. encourage innovation and diverse approaches but can lack standardization.

IX. Impact of CSR on Sustainable Development

CSR can be a key driver in achieving the Sustainable Development Goals (SDGs). For example, businesses can address goals such as No Poverty (SDG 1), Quality Education (SDG 4), Clean Water and Sanitation (SDG 6), and Affordable and Clean Energy (SDG 7) through targeted CSR initiatives.

As developing countries often face high levels of inequality, CSR plays a pivotal role in bridging the gap between rich and poor communities. Through focused CSR projects, companies can contribute to poverty reduction and local empowerment.

The 17 **Sustainable Development Goals (SDGs)** set by the United Nations (UN) cover a wide range of global challenges, from poverty and hunger to education, gender equality, and climate action. Many businesses, especially those in developing countries, can have a significant impact on achieving these goals by aligning their CSR strategies with the SDGs. The following are a few SDGs that businesses can directly address through targeted CSR initiatives:

A. No Poverty (SDG 1)

Poverty is one of the most pressing global issues, particularly in developing nations. Companies can directly contribute to poverty alleviation through CSR programs that create economic opportunities for marginalized communities. For instance:



VOLUME 5 AND ISSUE 1 OF 2025

APIS - 3920 - 0001 (and) ISSN - 2583-2344

Published by

Institute of Legal Education

https://iledu.in

- **Job Creation:** Businesses can provide sustainable employment opportunities, focusing on underserved populations such as women, youth, and rural communities. By offering fair wages and promoting inclusive hiring practices, companies can help lift individuals out of poverty.
- Microfinance Supporting & Small **Enterprises:** CSR initiatives like providing microloans or supporting small local enterprises empower individuals to build their economic businesses and achieve independence, contributing to poverty reduction in the long term.
- Community Welfare Projects:
 Companies can also invest in poverty
 alleviation projects, such as providing
 affordable housing, improving access to food,
 or supporting local healthcare services, directly
 contributing to poverty reduction efforts.

B. Quality Education (SDG 4)

Education is a cornerstone of long-term sustainable development, and businesses have a significant role to play in advancing education through CSR initiatives:

- Scholarships and Educational Programs: Corporations can create scholarship programs for underprivileged students, or fund educational institutions in underserved areas. Providing access to quality education helps equip individuals with skills needed for betterpaying jobs, thereby lifting them out of poverty.
- Skills Training and Capacity Building: Companies can also invest in skill development programs aimed at increasing employability. For example, initiatives that focus on technical skills, entrepreneurship, or vocational training can help bridge the skills gap in developing countries and contribute to workforce development.
- **Promoting Literacy:** Corporations can support literacy campaigns, particularly in rural or disadvantaged areas, where access to education is limited. Such initiatives enhance social mobility and create a more educated and empowered population.

C. Clean Water and Sanitation (SDG 6)

Access to clean water and sanitation is fundamental for human health, and businesses can play a crucial role in improving access to these vital resources:

- Water Conservation Projects: CSR programs that focus on reducing water waste, improving water efficiency, and promoting water conservation can significantly contribute to SDG 6. This is particularly important in developing countries where water scarcity is an increasing problem.
- Access to Clean Water: Many companies, especially those in industries like beverage manufacturing or agriculture, can invest in water infrastructure projects to provide communities with access to safe drinking water. Businesses can also partner with local governments or NGOs to build wells, water purification systems, and sanitation facilities.
- Sanitation Education & Infrastructure: Businesses can contribute to improving sanitation by building or upgrading public toilets, waste management systems, and hygiene education programs that prevent the spread of disease and improve public health.

D. Affordable and Clean Energy (SDG 7)

Access to clean and affordable energy is essential for sustainable economic growth and development. Businesses in the energy sector, as well as those in other industries, can drive positive change in this area:

- Renewable Energy Projects: Companies can invest in renewable energy initiatives, such as solar, wind, or biomass energy projects, to reduce reliance on fossil fuels and promote sustainability. These investments not only contribute to clean energy access but also reduce environmental degradation and promote a green economy.
- Energy Access for Rural Communities: Many communities in developing countries lack reliable electricity. Through CSR initiatives, businesses can provide solar-powered lighting or clean energy solutions for rural areas,

•



VOLUME 5 AND ISSUE 1 OF 2025

APIS - 3920 - 0001 (and) ISSN - 2583-2344

Published by

Institute of Legal Education

https://iledu.in

contributing to improved quality of life and economic opportunities.

Energy Efficiency Programs: Companies can promote energy-saving practices both within their operations and in local communities. For instance, by developing energy-efficient technologies or supporting the transition energy-efficient appliances, to businesses can help reduce energy consumption and lower greenhouse gas emissions.

X. CSR as a Tool for Reducing Inequality and Empowering Communities

In many developing countries, inequality remains a significant challenge. **CSR can act as a catalyst for reducing these disparities** by addressing both **economic inequality** and **social exclusion**. Through CSR, businesses can empower local communities and improve their quality of life in several ways:

A. Creating Economic Opportunities for Marginalized Groups

- Gender Equality: Many CSR programs focus on gender equality by empowering women through economic opportunities, leadership programs, and equal access to education. Companies can work towards eliminating gender-based discrimination in the workplace and creating an inclusive environment for women to thrive in both the workplace and their communities.
- Empowering Local Entrepreneurs: Through CSR initiatives, businesses can support small and local enterprises, especially those led by women or other marginalized groups. By providing access to financing, mentoring, or resources, companies can help these entrepreneurs succeed, creating a more equitable economic environment.
- Inclusive Hiring Practices: By promoting diversity and inclusion in hiring practices, businesses can help reduce unemployment among disadvantaged groups, such as ethnic minorities, refugees, or people with disabilities. This also allows for broader economic participation and social cohesion.

B. Supporting Social Justice and Human Rights

- Fair Labor Practices: Companies can implement fair labor policies that ensure workers' rights, safety, and well-being. In many developing countries, workers face unsafe working conditions, low wages, and poor benefits. CSR initiatives can address these issues by improving labor standards and ensuring the ethical treatment of workers.
- **Promoting Social Equity:** Businesses can support social justice initiatives by working on projects that address systemic issues such as poverty, homelessness, or racial inequality. Engaging in these efforts not only improves social cohesion but also creates more equitable societies.

C. Building Community Infrastructure

- Healthcare and Social Welfare: Companies can invest in health programs that address pressing public health issues such as maternal and child health, nutrition, or infectious diseases. Additionally, businesses can support local hospitals, clinics, and health initiatives aimed at improving access to medical services for underserved communities.
- Community Development: Through CSR, companies can invest in local infrastructure projects that improve the quality of life for communities. This might include building roads, improving public transportation, or providing affordable housing, which contributes to long-term community development and social stability.

XI. Conclusion

Corporate Social Responsibility has become an integral part of modern corporate governance across the globe. While India's mandatory CSR law stands out for its stringent requirements, it reflects the country's unique commitment to ensuring that businesses contribute to society in measurable ways. In contrast, countries like the U.S. and those in the EU rely on voluntary quidelines and transparency-based frameworks to encourage corporate responsibility.



VOLUME 5 AND ISSUE 1 OF 2025

APIS - 3920 - 0001 (and) ISSN - 2583-2344

Published by

Institute of Legal Education

https://iledu.in

CSR plays an indispensable role in advancing the Sustainable Development Goals (SDGs), particularly in developing countries, where social, economic, and environmental challenges are often most acute. By aligning their business strategies with the SDGs, companies can not only improve their bottom line but also contribute meaningfully to global efforts aimed at eradicating poverty, advancing education, ensuring access to clean water and energy, and promoting equality.

Through targeted CSR initiatives, businesses can empower local communities, reduce inequality, and create a more sustainable and inclusive future. As the world continues to face complex challenges, the integration of CSR into business operations will be crucial in ensuring that development is both equitable and sustainable, benefiting future generations and the planet.

As CSR continues to evolve, the balance between mandatory and voluntary frameworks, along with effective regulatory enforcement, will determine the extent to which corporations act responsibly towards the environment and society. Further research is needed to evaluate the long-term impacts of these legal frameworks on corporate behavior and the overall effectiveness of CSR programs globally.

VII. References

- **1.** Companies Act, 2013. Ministry of Law and Justice, Government of India.
- **2.** U.S. Chamber of Commerce, Corporate Social Responsibility: A Business Approach to Sustainable Growth (2020).
- **3.** European Commission, Non-Financial Reporting Directive: The EU's Approach to Sustainability Reporting, available at https://europa.eu (last visited Feb. 2025).
- **4.** S. K. Singh, Corporate Social Responsibility and India's Business Landscape: A Comparative Analysis, *Journal of Business Law* 45, 67 (2019).

- **5.** M. R. Patel, The Role of Shareholder Activism in CSR: An International Perspective, 30 *J. Corp. L.* 54 (2018).
- **6**. Mikhael H. J. & Rafal A., The Sustainable Approach to Corporate Social Responsibility: A Global Analysis and Future Trends, 11 Sustainability 5382 (2019),
- 7. Directive 2014/95/EU, European Parliament and Council.
- **8.** McKinsey & Company. (2020). The State of CSR: A Global Snapshot.
- **9.** United Nations Global Compact. (2021). Business and Human Rights: A Handbook for Companies.
- **10.** Ministry of Corporate Affairs, Government of India. (2019). Report on Corporate Social Responsibility.