# MCQ'S QUESTION BANK - LAW

# COMPANY BASIC CONCEPTS

	CQ'S QUESTION BAN			1
19.	The company's nationali	ty is decided by its		
18.	Age limit of Directors in (a) 65	case of private company is b) 70	c) 75	d) No limit
17.	Age limit of Directors in (a) 65	case of public company is b) 70	c) 75	d) 80
	a) 1	s in case of private compa b) 2	c) 3	d) 4
15.	Minimum no. of Director a) 1	s in case of a public comp b) 2	any is c) 3	d) 4
14.	Minimum paid up share a) 1 Lakh	capital in case of a public b) 3 Lakhs	company is	d) 7 Lakhs
13.	Minimum paid up share a) 1 Lakh	capital in case of a private b) 2 Lakhs	e company is c) 3 Lakhs	d) 4 Lakhs
12.	Maximum no. of persons a) 10	in case of partnership bar b) 20	nking business c) 30	d) 5
11.	Liability of a member in a) Limited	case of a private company b) Unlimited		d) None of the above
10.	If minimum subscriptiondays a) 20	is not received application b) 25	n money should be refund c) 30	led with in d) 10
	a) 120	hould be received with in b) 125	c) 130	d) 135
	a) 1	ne company can continue b) 2	c) 5	d) 6
7.	Maximum no .of member 1) 0	rs in case of public compar b) unlimited	ny is c) 50	d) 100
6.	Maximum no. of member a) 50	rs in case of private compa b) 100	nny is c) 150	d) 200
5.	Minimum number of mea	mbers in case of private cob) 2	ompany is c) 3	d)
4.	Minimum number of mer	mbers in case of public co b) 2	mpany c) 5	d) 7
3.	Which company shares on a) Private Company	ean be freely transferable b) Public Company	c) Both (a) & (b)	d) None of the above
2.	Property of the company a) Company	belongs to b) Share holders	c) Members	d) Promoters
1.	The term company is def a) Sec 3 (1)	ined under which sec of the b) Sec 4 (2)	ne Act? c) Sec 2 (4)	d) Sec 1 (3)

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	a) Shareholders c) Place at books of accord	unts are kept	b) Registered office d) None of the above		
20.	The liability of members a) Unpaid value of share c) Unlimited liability	if company is limited by g s	guarantee. b) Guarantee amount d) None of the above		
21.	<ol> <li>The liability of members if company is limited by s</li> <li>Unpaid value of shares</li> <li>Unlimited liability</li> </ol>		shares b) Guarantee amount d) None of the above		
22.		d an AGM on 1st Sept.200 ill the company will be in	O7. On that day due to fire accident in the hall. existence.  b) No		
23.	Company's owners are si you agree with this state a) Yes		pany property belongs to the share holders. Do		
24.	<b>4.</b> Company will have fundamental rights. a) True		b) False		
25.	XYZ Company shares as a) True	re totally held by governm	ment. The company will be government.  b) False		
26.	If the company failed to a prospectus on non-receipa) Company		with in 130 days from the on who will be personally c) Shareholders		
27.	Transfer of shares in the a) Restricted	company is b) Freely transferable	c) Prohibited	d) None of these	
28.	Transfer of shares in the a) Restricted	partnership firm is b) Freely transferable	c) Prohibited	d) None of these	
29.	Generally Company liabia Limited	lity is b) Unlimited	c) Situation does not arise		
30.	Generally partnership fir a) Limited	rm liability is b) Unlimited	c) Situation does not ari	se	
31.	Can the partners enter is a) Yes	nto the contract with the i	firm? <mark>b)</mark> No		
32.	Partners are of tha) Owners	e firm b) Employers	c) Agents	d) None of these	
33.	<ul><li>33. XYZ private company had reduced to a single member and continued business more than 6 months. The company's liability will be.</li><li>a) Limited</li><li>b) Unlimited</li><li>c) None of the above.</li></ul>				
34.	In the case of partnershi a) Compulsory	p firm. Audit is <mark>b)</mark> Optional	c) None of the above.		
35.	In the case of Company. a) Compulsory	Audit is b) Optional	c) None of the above		
36.	X Company is holding m	ajority of shares in Y com	pany. Will X and Y compa	anies will be the same.	

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37.	X, is a director of X Conboth are same a) True	npany and X is also a dire	ctor of Y Company b) False	this means X Co	and Y Co.
38.	Members of a company a) True	can enter contract with th	ne company b) False		
39.	Generally rights and oba	ligations of the company a	re regulated in c) Partnership de	ed. d) None	of these
40.	Generally rights and oba	ligations of the Partnershi b) M.O.A	p firm are regulated c) Partnership de		e of these
41.		experience of 20 years on the director X experience i b) No		ence	director.
		CLASSES OF C	<u>OMPANIES</u>		
1.		govt. company if it is hold b) more than 40		ıp share capital d) None	:
2.	Which companies are exal) Private	kempted to add "Ltd" or "P b) Govt		f their name <mark>d)</mark> Association n	ot for profits
3.	If the companies does n companies are known a a) Private	ot increase their paid up os b) Public	capital by 1/5 lakh:	· ·	such Company
4.	Under which sec. a priv a) 34	ate company can voluntar b) 44	rily converted into p c) 54	ublic company <sub>-</sub> d) 64	
5.	Under which sec. a priv a) 34	ate company can automat b) 43	ically converted int c) 53	o a public comp d) 35	any
6.		rmission is required in cas b) Public to private			of the above
7.	With in how many days	prospectus or statement	in lieu of prospectu	s should file with	n ROC
	a) 30	b) 40	c) 20	d) 50	
8.	% of shares sho subsidiary	ould be held by a company	in another compa	ny so as to becor	ne
	a) more than 50	b) more than 40	c) more than 30	d) more	than 20
9.	been carried on with a v	c. may be imposed only if	ors	_	iness has
	a) 540	b) 541	c) 542	d) 543	
10.	days	aking Companies notice o			71th in
	a) 14	b) 15	c) 21	d) 22	
11.	In case of companies oth with indays	her than Non –Profit maki	ng Companies noti	ce of G.M. should	d be given
	a) 14	b) 15	c) 21	d) 22	
12	In case of Non –Profit m years	aking Companies books o	f accounts are requ	ired to be presen	ved for
	a) 2	b) 4	c) 6	d) 8	
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13.	According to which sec. i	b) 11	c) 12	d) 13
14.	The companies which are are called	e formed under special ch	arter granted by the king	or queen of England
	a) Statutory companies	b) Registered companies	c) Chartered companies	d) None of these
15			t. Those companies are ca c) Registered companies	
16			s Act. 1956. They will be c c) Registered companies	
17	If the guarantee Co. havi a) To the extent of guara c) Unlimited		ability of shareholders will b) Unpaid value of share d) None of the above	
18	If the guarantee Co. havi a) Guarantee +unpaid va c) Unlimited		lity of shareholders will be b) Unpaid value of share d) None of the above	
19	2 0	rmed with unlimited liabil	ity wants to convert to lim	ited liability then it
	should pass a) Ordinary resolution	b) Special resolution	c) No need	
20.	Maximum capital of priva a) 50 Lakhs	ate company is b) 1 Crore	c) 1.5 Crore	d) Unlimited.
21.	Transfer of shares in cas a) Prohibited	e of private company is b) Restricted	c) Freely transferable	d) None of these
22.	Maximum members in ca a) 50	ase of private company b) 100	c) 75	d) None of these
23		um limit in case of private	e company which of the fo	llowing will not be
	included a) Employee + Member	b) Member + Employee	c) Member	d) None of these
24	Managing director will be	e counted as	while calculating maxim	um limit in case of
	private company.  a) Member	b) Employee	c) Shareholder	d) None of these
25			ne of a company as a defu	nct one, the court
	has the power to order real 5 years	estoration of name with in b) 7 years c)	: 10 years	d) 20 years
26			vere first appointed as a me benture holders. Did the	
	a) Yes		b) No	
27	Can private company go a) Yes	for public issue?	b) No.	
28.	Can private company acc a) Yes	cept deposits from the pul	olic? b) No	
29.	Accepting of deposits from a) Prohibited	m public in case of private b) Restricted	e company is c) Acceptable	d) None of these
30	Invitation to public offeri	ng shares or debentures i	n case of private company	

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	a) Prohibited	b) Restricted	c) 1	Acceptable	d) None of these
31	Maximum paid up capita a) 50 Lakhs	l in case of public compa b) 100 Lakhs		125 Lakhs	d) None of these
32	Y Pvt.Co. is subsidiary of a) Private Co.	X Co. which is a public (b) Public Co.		pany? Mention Y is a Government Co.	d) None of these
33	Transfer of shares in the a) Prohibited	case of public company i b) Restricted		Freely transferable	d) None of these
34	Public Company and Pub a) True	olic Sector Company both b) False	the	companies are same.	
35	XYZ Co, is having 10% sl Government and 55% he a) Government Company	ld by people then that Co	mpa		5% held by Central d) None of these
36	XYZ Co, is having 15% sl and 10% held by State G a) Government Company	overnment and 25% held	by o		
37	.XYZ Company is a Gover a) Public Company	nment Company and X C b) Private Company		a subsidiary of XYZ C Government Company	
38	Every Government Comp Government Company. D a) Yes			ent	npany need not be
39	X Co. having control on I  a) Yes	Board of Directors of Y Co	b) Ca	•	subsidiary of X Co.
40	.Can sec.25 Companies a a) Yes	lter their objects clause	<b>b</b> ) :	No	
41	Sec.25 Companies should a) Yes	d pay stamp duty for regi	steri b)		
42	.Can a partnership firm b a) Yes	ecome a member of Sec.	25 co b) 1	-	
43	Every Company needs co case. Do you agree with t a) Agree			ase of sec.25 companie Disagree	es the same is the
44	.Can a Company hold an a) Yes	AGM on public holiday? b) No	c) a	a) and b) are correct	
45	.Audit of a public compan a) Yes	ay will be counted for the	limit b) :		
46	.Audit of a private compar a) Yes	ny will not be counted for	the		
47	Statutory meeting must 1  a) Yes	be held in case of a public	c con	= -	
48	Statutory meeting must 1 a) Yes	be held in case of a privat	te co:		

**49.** Private company can allot shares without receiving minimum subscription?

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	a) Yes		b) No				
50	Public company can allo a) Yes	t shares without receive	ing minimum subscription? b) No				
51	For every special resolut a) Form no.32			d) None of these			
52	NCLT came into force ins a) June 4 <sup>th</sup>	stead of company Law I b) May 4 <sup>th</sup>	Board from c) June 5 <sup>th</sup>	d) None of these			
53		sion of a private compar	ny into a public company wh	nich prospectus must			
	be issued a) Deemed prospectus c) Statement in lieu of pr	rospectus	b) Shelf prospectus d) None of the above				
54	company with in	from the date of res		-			
	a) 30 days	b) 45 days	c) 60 days	d) none of these			
	INCORPORATION OF COMPANIES						
1.	How many members sho a) 1	uld sign the MOA in ca b) 3	use of public company c) 5	d) 7			
2.	How many members sho a) 1	uld sign the MOA in ca	use of private company c) 3	d) 4			
3.	In case of appointment of a) 29	f Directors form b) 32	is to be filed c) 18	d) 1			
4.		evidence in case of com	pany that statutory requiren	nents have complied			
	with  a) Certificate of Incorpora c) Both	ation	b) Certificate of commencer d) None of the above	nent of Business			
5.	Private company can sta a) Certificate of commence) Both		ately after the issue of b) Certificate of Incorporation d) None of the above	on			
6.	Public company Should a) Incorporation	start business only aft b) Commencement of		c) None of these			
7.	Private company can sta a) Incorporation	rt business only after g b) Commencement of		c) None of these			
	MEMORA	NDUM & ARTIC	CLES OF ASSOCIAT	<u>ION</u>			
1.	The doctrine of indoor ma) Exception	anagement is an b) Extension	_to the doctrine of constructi c) Alternative	ive notice d) None of the above			
2.	The doctrine ofa) Ultra virus	does not apply to acts b) Intra virus	void ab initio. c) constructive notice d	) Indoor management			
3.	A company can change i a) Ordinary resolution	ts name at its own disc b) Special resolution		None of the above			
4.		ess of the registered of	fice must be communicated	to the registrar with			
	in: a) 15 days	b) 30 days	c) 1 Month	d) 12 months			

5.	An act ultra virus the dir a) the articles	rectors can be rectified if a b) the memorandum		None of the above
6.	The lending of funds ultral under the company's A	, 1	no rights c) under equity	d) None of the above
7.	If a new company get rethen it should apply to w		which resembles the name	e of existing company
	a) NCLT	b) SEBI	c) ROC	d) None of the above
8.	Companies are now allot a) PAN	ted a in addition b) SIN	to their name c) PIN	d) CIN
9.	In how many days did tha) 10	e company have its regis b) 20	tered office after incorpora c) 30	ation d) 40
10	Under which sec. if compa) 403 (f)	pany fails to commence it b) 413 (f)	s main object the court m c) 423 (f)	ay order winding up d) 433 (f)
11	In case of forgeries acts (a) Valid	done in the name of the c b) Void	ompany are c) Void ab initio	d) None of the above
12	Signature of memorandu	ım and articles should be	done by num	ber of persons in case
	a) 7	b) 5	c) 4	d) None of these
13	Signature of memorandu of private company	ım and articles should be	e done bynum	ber of persons in case
	a) 3	b) 4	c) 2	d) None of these
14	Can a company sign on la) Yes	pehalf of a person in men	norandum and articles b) No	
15	Can a Minor be a subscr a) Yes	iber	b) No	
16	Can Foreigners be subsea) Yes	criber	b) No	
17	MOA should be in form _ a) Table A	b) Table B	mpany limited by shares c) Table C	d) Table D
18	MOA should be in form capital	in case of c	ompany limited by guara	ntee not having share
	a) Table A	b) Table B	c) Table C	d) Table D
19	.MOA should be in form capital	in case of cor	mpany limited by guaran	tee and having share
	a) Table A	b) Table B	c) Table C	d) Table D
20	.MOA should be in form _ a) Table A	b) Table B	unlimited liability c) Table E	d) None of these
21	In the MOA there are 6 ca) Objects clause	lasses. We can alter all cl b) Name clause	lauses expect one clause.  c) Association clause	What is that clause? d) None of these
22	If any body wants to file a) Company		ny they should file at wha c) BOD	t place d) Books of accounts
23		registered office from the on which ever is	e day on which it <u>comme</u> earlier	nces business or 30th

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24	·Address of the registered a) MOA	d office is situated in b) AOA	c) Prospectus	d) None of these		
25	a) Public company c) Government company		b) Private com d) Statutory C			
26	<ul><li>26. A company can change its name by passing</li><li>a) Ordinary resolution</li><li>c) Either by special resolution or by ordinary resolution</li></ul>		olution	b) Special resolution d) None of the above		
27	For changing name of a a) Yes	company Central Govt. p	b) No	be taken		
28	resolution should be pas a) Ordinary resolution			or similar to an existing company then which b) Special Resolution		
29	Alteration of articles mu  a) Special resolution	st be done only by passin	ng b) Ordinary re	solution		
30	Ultra vires means a) Beyond the power	b) with in the power	c) Both	d) None of the above		
31	.Ultra vires loans granted a) Void	d by the company are b) Voidable	c) Valid	d) None of the above		
32	is the charter of a a) Memorandum	company. b) Articles	c) Both a) and	b) d) None of the above		
33	The granting of the comemorandum:  a) Legal	ertificate of incorporation by Void	on renders the c) Voidable	illegal objects include in the d) None of the above		
34	Change in objects clause a) For any reason c) to comply with C.G or		b) For special d) None of the			
35	The capital clause of a c a) Company law board		·	ion ofd) None of the above		
		PROMO	TERS			
1.	conceives the idea a) Promoters	a of the business b) Directors	c) Auditors	d) None of the above		
2.	stands in the fidual Directors	aciary position of the con b) Promoters	npany c) Auditors	d) None of the above		
3.		entered into by promoter b) Pre-Incorporation co		prospectus company. inary contracts d) Both a) & b)		
4.	Contracts made after ind Business a) Provisional contracts c) Preliminary contracts	corporation but before th	_	ration contracts		
5.	Pre-incorporation contra a) Provisional	act is also known as b) Preliminary	, , , ,	d) legal		
6.	A public company can b	orrow money	_			

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a) before incorporation

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b) Soon after incorporation

7.	<ul> <li>a) before incorporation</li> <li>c) after issuing a proposal</li> <li>A private company can borrow funds</li> <li>a) after incorporation</li> <li>b) after obtaining certificate to commerce</li> <li>c) after holding first annual general meeti</li> </ul>	d) after business	after incorpora		ommerce busing	ess.
	PRO	OSPECT	<u>US</u>			
1.	Private Company need not issue prospect a) Yes		o) No			
2.	Prospectus is required to be issued when a) Yes	_	e are made o) No			
3.	Prospectus is not required to be issued employees  a) Yes		at equity shar o) No	es are issu	aed to director	s and
4.	Prospectus is required to be issued whe scheme  a) Yes		for Employees	under En	nployee stock o	option
5.	When there is a untrue statement in a pro a) Subscribed in primary market c) Rights issue		rho can sue b) Subscribed i d) None of the a		ry market	
6.	Definition of prospectus was given under a) 2 (30) b) 2 (32)		e) 2 (34)		d) 2 (36)	
7.	Which of the following are not required to a) Private company b) Incase of right			issue	d) All the abov	e
8.	are the prospectus issued instead a) Abridged b) Statement in lieu			d) Red hem	ring	
9.	Which one of the following has a right to in prospectus  a) Purchasing shares in Primary Market c) Subscribers to memo.	1	npensation for  b) Secondary M  d) All the above	Iarket	ue to mis-state	ement
10	years of imprisonment will be statements a) 1 b) 2	_	n case of issu	ae of pros	pectus with u	ıntrue
11	•includes an engineer, valuationer,  a) Expert b) Promoter		at c) Auditor	d) I	Director	
12	What is the liability of an expert for mis-s a) Fine – 50,000 b) Imprison – 2			d) I	None of the abo	ve
13	.What is the liability not delivering that	can be i	mposed for sta	atement ir	lieu of prosp	ectus
	a) Fine – 10,000 b) Imprisonmen	t – 2 years	c) Both (a) &	(b) d) I	None of the abo	ve
14	<ul><li>a) Deemed prospectus</li><li>c) Red herring</li></ul>	b) S			the issuing ho	ouse
	a) Deemed b) Shelf	•			None of the abo	
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16	are required to shelf prospectus are filed	l <b>:</b>	_	
	a) Information memorano c) Form 13	dum	b) Information articles d) None of the above	
17	Information memorandu a) Memorandum	m + shelf prospectus toge b) Articles	ther constitutes c) Prospectus	_ d) None of the above
18	.Validity period of informa a) 1 year	ation memorandum is b) 2 years		d) 4 years
19	a) Deemed	re issued in order to test t b) Shelf		zing issue size/ price. None of the above
20	If there is any variatio application a) 1	n in case of R.H.P		given for withdrawal of d) 7
	•	,	•	,
21	In case of red-herring pro a) 12	ospectus the refund is ma b) 13		d) 16
22	.When there is a untru secondary market can su	=		der who subscribed in
	a) Yes		b) No	
23	.When there is any untru the memorandum can su			who was A subscriber to
	a) Yes		b) No	
24	Because of Misrepresenta a) Yes	ation in prospectus an ex	pert will be criminally li b) No	able.
25	.What is punishment fo	or directors, promoters	and other persons fo	r Misrepresentation in
	prospectus a) 50,000	b) 2 years imprisonment	c) Both of the above	d) None
26	.When a private company a) Schedule III	is converted into public (b) Schedule IV	company. In which form c) Schedule VI	it should be d) None of these
		ALLOTMENT O	F SHARES	
1.	The date of the opening of the issue of prospectu	s.		·
	a) 5 <sup>th</sup>	b) 3 <sup>rd</sup>	c) 10 <sup>th</sup>	d) 20 <sup>th</sup>
2.	The minimum application a) 5%	n money should be b) 3%	c) 2%	d) None of these
3.	The minimum application a) 25%	n money should be b) 30%	of nominal value as c) 40%	per SEBI guidelines d) None of these
4.	Can shares be allotted in a) Yes	mmediately after the issue b) No	e of prospectus c) None of the above	
5.	The min subscription amal cash only	ount is reckoned with an b) kind only		d) None of the above
6.	All money received in the a) Yes	form of application mone	ey can be used for busing b) No	ness activities

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7.	Allotment of shares or d					
	entire public issue as pe a) 80%		c) 100%	d) None o	_	
8.	If the refunds are delayed repay the money with he a) 10%			e directors becom		
9.	Every Company who wa to stock exchange a) Yes	nt to go for public issue	and allot shares, the	nd allot shares, they should make an applic b) No		
10.	If the permission has no exchange. The allotment a) Yes				ı stock	
11.	If the company has not amount delayed by more a) 4%	-	C	be paid is	nent of ne of these	
12.	From the above how mu a) 10%	ich will be maximum int b) 12%	erest c) 15%	d) No	ne of these	
13.	After the expiry of how r a) 11 weeks	nuch time the company b) 12 weeks	must think that the c) 10 weeks		ot granted ne of these	
14.	As per SEBI guidelines ta) 10	the application money sl b) 15	nould be minimum of c) 20	f d) 25		
15.	In case minimum subsc by the company. a) 5	ription is not received an	nd refund is delayed	% of interest	to be paid	
16.	As per SEBI application a) 60	money should be refund	ded from the end of _	,		
17.	An appeal is made to wha) SAI	nom against stock excha b) NCLT	nge for refusing the p	permission of listin d) RC	_	
18.	If permission from S.E is a) 2	s not obtained amount s b) 4	should be refunded w	ith in how many o	lays.	
		UNDERW	RITING			
1.	A company cannot pay ua) Articles	under writing commissio b) Memorandum	on unless it is author c) Both a) & b)		_ f the above	
2.	Every company must go a) Yes	for under writing	b) No			
3.	Under writing commission a) Yes	on payment shall be au b) No	thorized by AOA			
4.	In case of shares under a) 2%	writing commission will b) 3%	be c) 5%	d) None o	of these	
5.	In case of debentures ur a) 3%	nderwriting commission b) 4%	will be c) 2.5%	d) None o	of these	

**6.** If company wants to place shares to brokers they should give a maximum of \_\_\_\_\_ as

brokerage commission.

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	a) 3%	b) 2%		c) 1.5%		d) None of these
		<u>D</u> 1	EPOSI'	<u>rs</u>		
1.	Any amount received fro	m Central Govern	ment or S	State Governme <mark>b)</mark> No	nt can be	termed as deposit
2.	Any amount received as co-operative Bank will b a) Yes			pany, SBI and i	nationaliz	ed banks including a
3.	Security deposit received a) Yes	l from the employ	ee will no	•	deposit.	
4.	<ul> <li>Amount received by a company from another comp</li> <li>a) Yes</li> </ul>			any will not be t	treated as	deposit.
5.	Advance received agains deposits.	t orders for the si	upply of a	goods or selling	of propert	ties will be treated as
	a) Yes		b) No			
6.	Advance money received business will be treated	0 2	asing age		t in the o	rdinary course of the
	a) Yes			b) No		
7.				<ul><li>66 and at the time of acceptance the repayment he company and deposits are valid.</li><li>b) No</li></ul>		
8.	What is maximum perioda) 36 months	d for which depos b) 24 months	its can be	e issued? c) 12 months		d) None of these
9.	XYZ Company accepted the deposits will be repa a) Yes					
10	.What is minimum period a) 6 months	l for which deposi b) 7 months	ts can be	issued? c) 8 months		d) None of these
11	A company can accept of 10% of the aggregate of	or renew deposits	for a pe	riod less than 6	months	if they do not exceed
	a) Paid up Capital c) Paid up capital and Fr	ee reserves		b) Free reserves d) None of the a		
12	Can the company accept a) Yes	public deposits v	vhich are	payable on den b) No	nand .	
13	Rate of brokerage for the a) 1%	e deposits which h b) 1.5%	nave term	up to 1 year c) 2%		d) None of these
14	Rate of brokerage for the a) 1.5%	e deposits which h b) 2%	nave term	between 1-2 ye c) 1%	ars	d) None of these
15	Rate of brokerage for the a) 1.5%	e deposits which h	nave term	for more than t c) 2.5%	wo years	d) None of these

16. If the company failed to comply with the order of NCLT they will be punishable with fine and

c) 4 Years

c) 18%

b) 3 years

b) 16%

17. Public deposit matures and claimed but remains unpaid, penal interest will be

imprisonment up to

a) 2 years

a) 17%

d) None of these

d) None of these

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In case of joint sharehold	lers company will issue tw	o share certificates	
a) Yes Can a partnership be a r a) Yes	member of the company	b) No b) No	
Can an insolvent vote in	the company	b) No	
Can an insolvent be a me a) Yes	ember of the company	b) No	
The person who is holdina) Member	ng share warrant will be a b) Shareholder	c) Partner	pany. d) None of these
When the shares are tran a) Member	nsferred to X from Y. Y wil b) Shareholder	l be a of the c c) Partner	ompany d) None of these
	MEMBERS	SHIP .	
A Notice inviting deposits a) Deposit	s from the public is b) Fund	c) Share d	) None of the above
In case of default with r days. a) 10	egards to deposits intima b) 20	tion to NCLT should be c) 30	made with how many d) 40
a) 1	are disqualified for how ma b) 3	c) 5	d) 7
		c) FERA	d) None of the above
Deposit holder can file w a) 433 (a)	inding up petition under v b) 433 (c)	vhich sec. c) 433 (e)	d) 433 (f)
Failure to comply with that) 1	ne order of NCLT is punish b) 2	able with an imprisonmed c) 3	ent uptoyears. d) 4
Return of deposits is to b a) 30 <sup>th</sup> day of June	b) 30 <sup>th</sup> day of July	with ROC c) 30th day of January	d) 30 <sup>th</sup> day of May
Register of deposits shou a) 2	lld be maintained for b) 4	years. c) 8	d) 16
Deposits should issued v a) 2	with in weeks from b) 4	n the date of receipt of m c) 6	oney. d) 8
Advertisement given for a	deposits is valid fors	months c) 9	d) 12
What is the ceiling impos a) 10	sed by the government on b) 25	company on any deposit c) 35	s d) 5
		mpany. c) Both a) & b)	d) None of the above
Small deposits means a d a) 15,000	= = = = = = = = = = = = = = = = = = = =		in a financial year d) None of these
deposits a) 16%	b) 18%	c) 20%	d) None of these
	deposits a) 16%  Small deposits means a company of the posits of the ceiling imposed of the posits o	Register of deposits should be maintained for	Small deposits means a depositor who had deposits a sum not exceeding

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	a) Yes		b) No	
7.	Which of the given below a) Death of members	w members are not shareh b) Insolvent		ders <mark>d)</mark> All of the above
8.		s a right of the members o b) Right Appoint Audito		ctor <mark>d)</mark> All the above
9.	Which of the following is a) Partnership firm	s not a member of a comp b) Foreigner	any? c) Government	d) HUF
10	For quorum the Joint ha) 1	olders will be collectively o b) 2	counted as mo	embers. d) 4
11	In the event of appointing a) Singularly	ng a proxy joint holders sh <mark>b)</mark> Jointly	nall sign the proxy form c) None of the above	d) both (a) & (b)
12	A company can become a) MOA	a members of another corb) AOA	mpany if it is so author c) Both (a) & (b)	
13	Which of the following is a) Every member is a co c) Both (a) & (b)		b) Every contributory d) None of the above	is a member.
14	For calculating number a) 1	of members in a private c b) 2	ompany joint holders w c) 3	vill be as d) 4
		SHARE CA	PITAL	
1	. A company must infor a) 21 days	rm the registrar about red b) 15 days	emption of preference s c) 30 days	
2	Share premium amou	nt is treated as the b) Reserve		y d) None of the above
3	<ul><li>A company can create</li><li>a) an ordinary resolut</li><li>c) a board resolution</li></ul>	e 'reserve capital' by passir ion	b) a special resolution of the about	
4	the event of its windin			
_	a, issued supied	b) Nominal capital	c) Authorised Capital	· -
3	void a) Valid	of XZ Pvt. Company. XZ ( b) Void	c) Situation does not	
6	• What is the maximu company	ım period for redemptior	n in case of preference	e shares issued by the
	a) 10 years	b) 15 years	c) 20 years	d) None of these
7	<ul> <li>Capital redemption re</li> <li>a) Fully paid bonus sh</li> <li>c) Preference shares</li> </ul>	serve must be used for iss nares	sue of b) Fully paid equity s d) None of the above.	
	a) Subscribed	ital taken by public is call b) Called – up capital bital which is offered by the	c) Un called capital	d) Paid up capital tion.
	a) subscribed	b) Issued	c) Un called	d) called up
1	0. Stamp duty on registr	ration of the company is pa	ayable based on	_ capital.

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a) Nominal	b) Authorized	c) Both (a) & (b)	d) None
11. Deferred shares are als a) Founders	so known as b) Equity	_ shares c) Preference	d) None
12. Preference shall converted	nares carry the right to b) Cumulative		d) None
<b>13.</b> Paying back of capital a) Redemption		c) Participation	d) None
<b>14.</b> Premium amount on the a) Securities premium		erred toaccount c) Capital Reserve	d) None
<b>15.</b> Maximum rate of disco	ount that can be allowed b) 10%	l on issue of shares c) 15%	d) 20%
	discount company at 1	east how many years shou	ld complete how man
years a) 1	b) 2	c) 3	d) 4
	ued by the company to	it employees or directors	for consideration othe
than cash a) Bonus	b) Sweat	c) Right	d) None of the above
<b>18.</b> Cumulative preference a) 1	share holders have vot b) 2	ing right if dividend are in a	arrears for years d) 4
<b>19.</b> form is to be find a) 23	nd in case of variation r	rights of share holders c) 18	d) 20
	ate of fully paid share th	nat have been legally consol c) Both a) & b)	
21have fixed det	nomination b) Stock	c) Both a) & b)	d) None of the above
	uld be passed by the co b) Ordinary resolution	mpany to offer shares to ou	atsiders d) None of the above
<b>23.</b> Company must pass _ a) O.R	b) S.R		d) None of the above
<b>24.</b> Court order the compa a) And reduced	ny to add afte b) Ltd	er reducing its share capita c) Both a) or b)	1) 37 (11 1
<b>25.</b> For reducing its share a) Debtors	capital it should give no	otice to whom? c) Both a) & b)	d) None of the above
	in is done under which	sec.	
<b>26.</b> Reduction & diminutio a) 100 & 94	b) 94 & 100	c) 100 & 96	d) 96 & 100
<ul><li>26. Reduction &amp; diminutional and 100 &amp; 94</li><li>27. Which of the following and an and Proceeds of fresh issues.</li></ul>	b) 94 & 100 can be used for buy ba	•	d) 96 & 100

**29.** Buy back should be less than or equal to \_\_\_\_\_\_% of total paid up capital a) 25 b) 30 c) 35 d)

d) 40

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3	<b>30.</b> In case of buy back debt equi a) 1:2 b)	ty ratio should be _ 2:1	c) 3:1	d) 1:3		
3	a) 6 b) 8	pleted with in	_month from the date of c) 10	of passing the S.R. d) 12		
3	a) Insolvent b) Sol		ts shares c) Both a) & b)	d) None of the above		
3	<b>33.</b> Buy back securities should b a) 7 b) 17		red with indays c) 21	d) 28		
3	<b>34.</b> After buy back company can' a) 6 b) 12		nd of shares for c) 18	_months d) 24		
3	<b>35.</b> With in 30 days of completion a) Registrar b) SE		any shall file the details c) Both a) & b)			
3	<b>36.</b> If buy back is made from free a) Debenture Redemption Resc) Statutory liquid Ratio.		at should be created b) Capital Redemption d) None of the above			
3	<b>37.</b> The premium amount that ca a) 10% b) 15°		r companies Act. c) 20%	d) None of these		
3	<b>38.</b> When shares are issued at praa) Yes	remium permission	of AOA and NCLT is rec b) No	ıuired.		
3	<b>39.</b> Balance in securities premiur a) Yes	m A/c should be uti	lized for declaring divid b) No	ends.		
4	<b>10.</b> In case of a company going for a) Yes	or public issue prem	ium can be declared by b) No	BOD.		
4	<b>41.</b> The company can issue share a) Yes	es for a discount at	their first issue. <mark>b)</mark> No			
4	<b>12.</b> The company can issue s commencement of business. a) Yes	hares for a disco	unt immediately after b) No	getting certificate of		
4	<b>13.</b> A Company can issue sweat ea) Yes	equity shares as soo	on as it started business b) No	S.		
4	<b>14.</b> A company to issue sweat equal Special resolution by			lution d) None of these		
4	<b>45.</b> The notice offering right sha accept, reject or renounce it a) 10 days b)	ares must allow the	c) 15 days	exercise their option to d) 20 days		
	SHAR	E CERTIFICA	TE & WARRANT	·		
1.	The company must deliver shar a) 2 months b) 3 r	re certificate within months				
2.	The company must deliver shar a) 3 months b) 2 r	re certificate within months		s applied for transfer. d) none of these		
3.	Share warrants can be issued va) Company law board b)	with the prior appro Dept of company a	val of the ffairs c) Registrar	d) None		
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4.	Is the holder of share wa a) Yes	rrant is eligible for vot	ing? <mark>b)</mark> No	
5.	To issue a share certifica a) Yes	ate Central Governmer	nt permission is necessary b) No	ý?
6.	To issue a share warrant a) Yes	Central Government 1	permission is necessary? b) No	
7.	Private company can issu a) Yes	ue share warrant?	b) No	
8.	Share certificate can be i a) Yes	ssued for partly paid u	ıp shares. <mark>b)</mark> No	
9.	Shares warrant should ba) Yes	e issued when shares	are fully paid up b) No	
10	Share warrant can be tra a) Yes	nsferred by delivery.	b) No	
11	Share certificate can't be a) Yes	transferred by deliver	y. b) No	
12	Share warrant does not on the share warrant does not one of the share warr	contain any name on fa	ace of it. b) False	
13	Stamp duty to be paid at a) Nominal	the time of issue of sh b) High	nare certificate is. c) Very high	d) None of these
14	Stamp duty to be paid at a) Nominal	the time of issue of sh b) High	nare warrant. <mark>c)</mark> Very high	d) None of these
15	.Voting Rights are availab a) Yes	le to share certificate l	holders. b) No	
16	a) sec 110	limit with in which sha b) sec 111	are certificate is to be deli c) sec 112	vered d) sec 113
17	a) Share certificate		c) Both (a) & (b)	d) None of the above
18	Extension of time limit is a) Shares	possible only in which b) Debentures		d) None of the above
19	In case of extension of tiral NCLT		ebenture certificate should DCA	d) None of the above
20	The period of extension ga) 5	ranted by NCLT for iss b) 7	sue of debenture certificat c) 9	te is d) 11
21	Which of the following ca a) Public		rant Both (a) & (b)	d) None of the above
22	a) Dividend coupon		c) Certificates	d) None of the above
23	.C.G. approval is necessar a) Share certificate	ry in case of issue of _ b) Share warrant		d) None of the above
24	In case of dup	licate can be obtained	if it lost	

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	a) Share warrant	b) Share certificate	c) Dividend coupon	d) None of the above			
25.	Voting Rights are availa a) Yes	able to share warrant hole	ders. <mark>b)</mark> No				
26.	Duplicate certificate obta) Share Certificate	cained if original certificat b) Share warrant	re lost in case of. c) Dividend warrant	d) None of these			
	CALLS	& FORFEITURE/S	SURRENDER OF SH	IARES			
1.		a public issue each sha st call Rs.4, final call Rs.1	re of face value Rs.10 the l. Is this valid b) No	e application money is			
2.	1st May, 2002, 1st call company do so?		n called for on 1st April 20 2, 2nd call made on 15th				
	a) Yes		b) No				
3.	Company to accept calls a) MOA	s in advance from shareh b) AOA	olders they should have pe c) BOD	ermission in d) None of these			
4.	Calls in advance have vea) Yes	oting rights	b) No				
5.	Consideration shall be pa) Yes	oaid if share holder surre	nder his shares <mark>b)</mark> No				
6.	Forfeiture can be made a) AOA	only if it is authorized by b) MOA	c) ROC	d) C.G			
7.	Name of the member is a) Issue of share certific	struck off from the regist ate b) Share warrant	er in case of c) Forfeiture	d) None of the above			
8.	Days be given a) 14	4 5 4 4	y from the date of service of c) 12	of notice d) 11			
9.	arises in respe	ect of debt due on shares b) Lien	as well as on other transa c) Both (a) & (b)	actions. d) None of the above			
10.	Return of partly paid sh a) Surrender	ares by the shareholders b) Forfeiture	to the company is	d) None of the above			
11.	a) Lien	o forfeiture <mark>b)</mark> Surrender	c) Right issue	d) None of the above			
12.	No consideration shall ta) Lien	be paid by the company in b) Forfeited	n exchange of si c) Surrender	hares d) None of the above			
13.	Interest out of capital ca a) MOA	an be paid only if it is san b) AOA	nctioned by c) NCLT	d) C.G			
	TRAI	NSFER & TRANSA	MISSION OF SHA	<u>RES</u>			
1.	Transfer deed should in a) 6 B	form No. b) 5 B	c) 7 B	d) None of these			
2.	is voluntary p	assage of the rights and o b) Transmission	duties of member from a sl c) Both (a) & (b)	hare holder. d) None of the above			

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3.	The person who transfer a) Transferee	r his rights and duties is b) Transferor	called c) Promisor	d) Promisee
4.	The person to whom the a) Transferee	e rights and duties are en b) Transferor	dorsed is called c) Endorser	d) Endorsee
5.		at of transfer signed by t	he transferor in which the	e name & date are not
	filled. a) Forged transfer	b) Blank transfer	c) Both (a) & (b)	d) None of the above
6.	transfer is null a a) Forged	and void b) Blank	c) Both (a) & (b)	d) None of the above
7.			eration of law is called as _ c) Both (a) & (b)	d) None of the above
8.	Transfer is effected by _a) Sales	b) Death	c) Insolvency	d) None of the above
9.	Transmission is effected a) Sale	b) Death	c) Insolvency	d) Both (b) & (c)
10	In which of the following a) Transfer	g stamp duty & considera b) Transmission	c) Both (a) & (b)	d) None of the above
11	• gets all liabilities a) Transferor	s of original owner <mark>b)</mark> Transferee	c) Endorser	d) Endorsee
12	.Consideration is necessa a) Yes	ary in case of transmissi	on <mark>b)</mark> No	
13	.Consideration is necessa	ary. In case of transfer	b) No	
14	.A share warrant is trans a) By Execution of trans	•	ry c) both a) and b) d	None of the above
		DEBEN	TURES	
1.	is issued in ack a) Debenture certificate		lebtedness c) Share warrant	d) None of the above
2.	Own funds are calleda) Debenture capital	b) Share capital	c) Loan capital	d) None of the above
3.	Incase of allotment Debe a) 1	enture Certificate is to be b) 2	c) 3	_ months d) 4
4.	In case of application for a) 1	r transfer Debenture Cerr b) 2	tificate is to be issued with c) 3	in months d) 4
5.	Debenture forms part of a) Capital	f	) <del>-</del> - 1	1) 27 (.1 1
6.	a) Capital Share holders are a) Owners	b) Creditors	c) Fund c) Debtors	<ul><li>d) None of the above</li><li>d) None of the above</li></ul>
	Debenture holders are _ a) Owners		c) Debtors	d) None of the above
8.	Return paid on shares is a) Interest	4 . —	c) Commission	d) None of the above

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9.	Return paid on debentur a) Interest		c) Commission	d) Tax		
10	Which of the following hat a) Share holders		c) Both (a) & (b)	d) None of the above		
11	• is payable even a) Interest		c) Commission	d) None of the above		
12		holder of certificate is cal b) Unregistered		d) Both (a) & (b)		
13	company's register is cal	led	appears both on Deben			
14			y of the company is c) Registered			
15			ning of an event of windin c) Perpetual			
16	For the purpose of debt (a) Debt		ible Debentures are classi c) Both (a) & (b)			
17	<ul><li>In case of Partly Convert</li><li>a) Debt</li></ul>		vertible portion is classified c) Both (a) & (b)			
18		eated for debentures issue b) 13.12.2001 c)		d) 13.12.03		
19	Amount due on redempt a) 10	ion including interest sho b) 9	uld be claimed with in c) 8	years. d) 7		
20	a) Investor education & p	on redemption is transferr protection on fund	b) Children welfare			
21		e treated as new debentur s b) Income Tax	res for the purpose of c) Stamp duty	d) None of the above		
		<u>CHARG</u>	<u>Es</u>			
1.	Charge includesa) Loans		c) Security	d) Hire		
2.		ng up of a company does b) A floating charge	not affect the nature of c) Both a) & b)	d) None of the above		
3.	Which of the following at a) C.G	athorities is empowered to b) Company law board	extent time for registration c) Court	on of charges? d) NCLT		
4.	a) Fixed is a charge when	it is made specifically to b) Specific		d) Both (a) & (b)		
5.		ated on a class of assets r b) Specific	related to ordinary course c) Floating			
6.	Which of the following cha) Charge on immovable c) Charge on called made	narge is not registered wit property e but not paid	h the ROC b) Charge on uncalled sl d) Charge on call made l	nare capital out paid		
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7.	Unsecured debentures de a) Fixed	oes not require any registr b) Floating charge	ration because it is not se c) Both (a) & (b)	cured by d) None of the above
	=	nade in filing the particul	ars related to charge then	penalty is upto
	thousands a) 5 to 10	b) 10 to 15	c) 15 to 20	d) None of the above
9.	Sec. contains th	e provision relating to mo b) 135	dification of a charge. c) 140	d) 145
10.	Any charge is satisfied in a) 17	full then which form is to b) 18	be file with ROC c) 19	d) 20
11.	A charge requiring regist a) 21 days	ration shall be filed with t b) 30 days		d) None of the above
12.	When a charge become months	e void., the money secu	red there under become	es repayable with in
	a) 1	b) 2	c) 10	d) immediately
		GENERAL M	EETINGS	
1.	Company limited by sha	res needs to hold statutor	ry meeting b) No	
2.	Company limited by gua a) Yes	rantee and having share	capital needs to hold state b) No	atory meeting
3.	There is no need to held a) Yes	statutory meeting in case	e of Government company b) No	?
4.	Statutory meeting shall of business? a) Yes	be conducted immediately	y after getting the certification b) No	ate of commencement
5.	What is the time limit fo a) 1 to 5 months	r conducting statutory me b) 1 to 6 months	eeting? c) 1 to 9 months	d) None of these
6.	Notice of statutory meet a) 21 clear days	ing should be given with a b) 14 clear days	a period not less than c) 7 clear days	d) None of these
7.	Notice of statutory meet a) 3 directors	ing should be attested by b) 2 directors	at least. c) 3 directors	d) None of these
8.	Notice of statutory meet M.D. a) Yes	ing should be attested di	rectors among them one s	should be compulsory
9. 10.	A copy of the contents o a) Yes	f statutory report should is not held .The company	•	orrect
11.	AGM should be held by a) Yes	every company	b) No	
12.	The time gap between twa) 15 months	vo AGM's shall not exceed b) 18 months	c) 16 months	d) None of these

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13.	First AGM must be held within from a) 15 months b) 18 months	the incorporation of the c) 12 months	e company d) None of these
14.	XYZ co, incorporated on 1st Jan 2005. The AGM that time to 1st Sep.2006.Is the AGM valid.  a) Valid  b) Invalid	M should be held on 1st of c) Situation does not	·
15.	Every AGM must be held with from a) 4 months b) 6 months	the date of the Balance c) 9 months	Sheet. d) None of these
16.	First AGM must be held with in from a) 6months b) 9months	om the date of the balan c) 5months	ce sheet d) None of these
17.	Any company can't held AGM on a public holida a) Yes	ay b) No	
18.	AGM should be held at a) Company b) Registered office	c) Corporate office	d) None of these
19.	Central Government can exempt company from a) Yes	holding AGM b) No	
20.	Failure to convene AGM u/s 166 penalty will b a) 50,000+250 per every day c) 1,00,000+250 per every day	b) 75,000+250 per e d) 25,000+250 per e	
21.	Board of directors has the authority to issue no a) Yes	otice of the GM'S b) No	
22.	Notice of the G.M. should be sent to preference a) Yes	share holder also b) No	
23.	Length of notice in the case of AGM is 21 clear notice. Is the AGM valid  a) Valid	days. Articles provided by Invalid	25 clear days for length of
24.	Length of notice in the case of AGM is 21 cleallength of notice. Is the AGM valid a) Valid	ar days. Articles provid  b) Invalid	ed that 15 clear days for
25.	A shareholder appointed a proxy. The proxy ment with this statement.  a) Agree	oust be a member of the	e company. Do you agree
26.	All special business can only be transected by this statement a) Agree	passing a special resolution b) Disagree	lution. Do you agree with
27.	In case of Public Company the quorum should a) 5 members b) 7 members	,	d) None of these
28.	In case of private company the quorum should a) 2 members b) 3 members	be c) 4 members	d) None of these
29.	In case of public company towards quorum pro	xies will also be counted b) No	1
30.	In case of private company towards quorum pro	oxies will be counted b) No	

31.	Preference sharehol a) Yes	ders will be counted	towards quorum at Gen b) No	eral meeting
32.	A body corporate as a) Counted	ppointed a person as	s a proxy he will be coun b) Not counte	
33.	Joint shareholders a) Yes	appointed a person a	as a proxy. State whether b) No	r he will be counted for quorum
34.	President appointed a) Yes	l a proxy. State whet	ther that person will be c b) No	ounted towards quorum
35.	Governor appointed a) Yes	a proxy. State whet	her that person will be co b) No	ounted towards quorum
36.		his individual capac		ers personally present and one oresentative of a body corporate.
	a) Valid	1011110 10110	b) Not valid	
37.	1 5 1	ided in articles that	quorum for the compa	ny should be 7 member is the
	company correct  a) Correct		b) Not correct	
38.		ided in articles that	quorum for the compar	ny should be 2 members. Is the
	company correct a) Correct		b) Wrong	
39.	Quorum should be g a) Commencement of d) End of the meeting	of meeting	b) Middle of the d) Any time d	he meeting uring meeting.
40.	State whether there a) Yes	is any provision in o	companies Act. That one b) No	member constitute quorum
41.	of hands	in the object clause		solution shall be passed by show
	a) Yes		b) No	
42.		on of AOA to deletion tion through postal		s defining private company shall
40	•		,	
43.	ballot  a) Yes	opting for buy back	b) No	pass resolutions through postal
44.		en an opportunity to	the member to know dis	scuss on promotion & formation
	of the company. a) General	b) EGM	c) Statutory	d) None of the above
45.	report is s a) Statutory	send by the directors b) Audit	s to its members. c) Annual	d) None of the above
46.	In the given below wa) Private company	-	to hold Statutory General Company c) Public com	
47.			ceipts & payments are pr	epared up to days
	before the date of real 3	eport b) 5	c) 7	d) 9

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48.	Who should certify that a) Auditor	company allotted the shar b) Director	res and cash received in rec) Share holder	
49.		are required to hold A.G.M b) Private company		d) All the three
50.	The time period for cond a) 1	uction of AGM is extended b) 2	d by ROC for how many n	nonths d) 4
51.	opined that RO before the expiry of periodal DCA	OC could grant extension of u/s 166 (1) b) NCLT	only when application for c) Govt	extension is made d) Both (b) & (c)
52.	•	ompany can held the AGM	,	
53.		ption to any class of comp b) ROC	vanies with regard to the t	ime & place of AGM. d) D.C.A
54.	In case of failure to conv a) 25,000	rene the AGM fine is upto b) 50,000	Rs c) 75,000	d) 80,000
55.	In case of continuing dea a) 250	fault to convene the AGM b) 300		y day. 400
56.	The resolution passed at a) Valid	t AGM are b) Void	c) Voidable	d) Void ab-initio
57.	Every business transact a) Ordinary	ed at an EGM is a b) Special	business c) Both (a) & (b)	d) None of the above
58.	on which it can hold the	rporation on Jan 1, 1993 statutory meeting is b) March 1, 1993		
59.	Majority rule is not appl a) The act done is illegal c) The act done constitut		b) The act done is ultra v	vires the company.
60.	A cost auditor makes his a) Members of company	s report to: b) Directors of company	c) Registrar	d) C. G.
61.	A company not declare of a) Statutory meeting	lividend at. b) Annual general meetir	ng c) Extra ordinary G.M	d) None of the above
62.	If as a person is present a) 1	in more than 1 capacity b) 2	nis presence will be count c) 3	ed as d) 4
63.	In the absence of a quor a) Valid	um the proceedings of the	e meeting will be c) Voidable	d) None of the above
	a) ½ Hr.	with in time the b) 1 Hr. eting is it necessary to wa	c) 1 ½ Hr	ed. d) 2 Hr.
66.	In case of class or debena) 1	ture holders quorum cons b) 2	stitutes member c) 3	rs. d) 4
67.	Order to call a	EGM even though 1 mem	aber present in person or	by proxy.

MCQ'S QUESTION BANK IN LAW/B14\_\_\_\_\_24

$\bigcup$	MASTER MINDS	5 - QUALITY EDU	ICATION BEYOND YOUR I	MAGINATION
	a) ROC	b) C.G	c) NCLT	d) D.C.A
68.	can vote at the a) Body corporate			d) All the above
69.	Voting right can't be exa) Calls in advance		c) Both a) & b)	d) None of the above
70.		st by whom only in b) Director	case of equality of votes c) Auditor	d) Manager
71.	The Chairman on his o		o order a poll c) May	d) None of the above
72.		nairman with in b) 48	hrs from the demand. c) 72	d) 36
73.	Proxy need not be a a) Shareholders		c) Both a) and b)	d) None of the above
74.	Depositing of proxy wit a) 24	h the company shows b) 48	uld be made with in how mar c) 36	ny hours d) 72
<b>7</b> 5.			en an statement shall c) Both a) and b)	
	Proxies cannot vote on a) Show of hands		c) Both a) & b)	d) None of the above
77.	is the official ra) Quorum		ceedings of a meeting c) Both a) & b)	d) None of the above
78.	Minutes should be reco		days from the date of corce, 30	aclusion of every meeting d) 40
79.	Loose – leaf minutes to a) 6	be bound into book b) 7	ks at regular intervals of c) 8	months d) 9
80.	With inweeks re a) 3	quisition requiring ( b) 6	circulation of a resolution ma c) 9	ay be deposited with ROC. d) 12
81.	Qualification shares for a) Company Act	r a director are prov b) MOA		o/w Company & Directors
82.	Directors area) Employees		c) Both a) & b)	d) None of the above
83.	A special resolution is a) Simple majority c) 75%	passed with	b) 60% majority of m d) None of the ab	
84.	A poll can be demande least equal to:	d by any member p	resent in person or by proxy	if he has voting powers at
	a) $1/5^{th}$	<b>b)</b> 1/10 <sup>th</sup>	c) 1/20 <sup>th</sup>	d) 1/30 <sup>th</sup>
		meeting can be held S.G.M	d more than once in a calenda c) A.G.M	ar year? d) None of the above
			requisitionists will be ultimat c) all directors in default	

MCQ'S QUESTION BANK IN LAW/B14\_\_\_\_\_25

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- **87.** In which one or more of the following company a member does not have a right to appoint proxy:
  - a) Public company having share capital
- b) Public company not having share capital
- c) Private company not having a share capital
- d) None of the above
- **88.** A proxy must bear revenue stamp worth.
  - a) 30 paise
- b) 15 paise
- c) 45 paise

- d) 50 paise
- **89.** Total managerial remuneration cannot exceed \_\_\_\_% of net profit
  - a) 1

b) 12

c) 13

- d) 14
- **90.** Which one or more of the following resolution need not be filed with the registrar
  - a) Special resolution
  - b) A resolution of Board relating to appointment of a managing director
  - c) A resolution approving the appointment of a sole selling agent
  - d) An ordinary resolution
- **91.** In which one of the following cases an ordinary resolution may be passed
  - a) Commencement of a new business
- b) alteration of articles
- c) Compulsory winding up of the company
- d) none of the above
- **92.** Notice of Adjourn meeting is not required of a meeting is
  - a) Adjourn for want of quorum

- b) Adjourn sine die
- c) Adjourn for more than 30 days
- d) None
- **93.** M.M. Itd is incorporated on Jan 1, 2007. It must hold its first AGM before.
  - a) Dec 31-2007
- b) Dec 31-2008
- c) June 30-2007
- d) June 30 2008

#### **COMPANY BASIC CONCEPTS**

1.	а	2.	a	3.	a	4.	d	5.	Ъ
6.	а	7.	b	8.	d	9.	а	10.	d
11.	С	12.	a	13.	а	14.	С	15.	С
16.	b	17.	a	18.	d	19.	b	20.	b
21.	а	22.	а	23.	b	24.	b	25.	b
26.	b	27.	b	28.	а	29.	а	30.	b
31.	b	32.	С	33.	b	34.	b	35.	а
36.	Ъ	37.	Ъ	38.	а	39.	b	40.	С
41.	а								

#### **CLASSES OF COMPANIES**

1.	С	2.	d	3.	С	4.	b	5.	b
6.	b	7.	а	8.	а	9.	С	10.	а
11.	С	12.	b	13.	d	14.	С	15.	b
16.	С	17.	а	18.	а	19.	Ъ	20.	d
21.	b	22.	а	23.	b	24.	а	25.	С
26.	b	27.	b	28.	b	29.	а	30.	а
31.	d	32.	b	33.	С	34.	Ъ	35.	С
36.	а	37.	С	38.	а	39.	а	40.	b
41.	b	42.	а	43.	b	44.	Ъ	45.	а
46.	b	47.	а	48.	b	49.	а	50.	b
51.	С	52.	а	53.	С	54.	а		

#### **INCORPORATION OF COMPANIES**

1.	d	2.	b	3.	а	4.	а	5.	b
6.	b	7.	a						

### **MEMORANDUM & ARTICLES OF ASSOCIATION**

1.	Ъ	2.	d	3.	Ъ	4.	С	5.	С
6.	а	7.	а	8.	d	9.	С	10.	d
11.	С	12.	а	13.	С	14.	а	15.	Ъ
16.	а	17.	Ъ	18.	С	19.	d	20.	С
21.	С	22.	b	23.	-	24.	b	25.	d
26.	d	27.	а	28.	а	29.	а	30.	а
31.	а	32.	а	33.	b	34.	b	35.	С

### **PROMOTERS**

	1.	а	2.	b	3.	d	4.	С	5.	b
I	6.	d	7.	а						

### **PROSPECTUS**

1.	a	2.	b	3.	a	4.	a	5.	a
6.	d	7.	d	8.	а	9.	а	10.	b
11.	а	12.	а	13.	а	14.	а	15.	b
16.	а	17.	С	18.	а	19.	С	20.	d
21.	С	22.	b	23.	b	24.	b	25.	С
26.	b								

### **ALLOTMENT OF SHARES**

1.	a	2.	a	3.	a	4.	b	5.	a
6.	b	7.	b	8.	b	9.	а	10.	а
11.	а	12.	С	13.	С	14.	d	15.	b
16.	a	17.	a	18.	d	19.		20.	

## **UNDERWRITING**

1.	а	2.	Ъ	3.	а	4.	С	5.	С
6.	С								

## **DEPOSITS**

1.	b	2.	b	3.	a	4.	a	5.	b
6.	b	7.	Ъ	8.	а	9.	b	10.	a
11.	С	12.	Ъ	13.	а	14.	а	15.	Ъ
16.	b	17.	а	18.	С	19.	b	20.	а
21.	С	22.	Ъ	23.	d	24.	С	25.	а
26.	С	27.	С	28.	а	29.	С	30.	С
31.	a								

### **MEMBERSHIP**

	1.	Ъ	2.	b	3.	a	4.	a	5.	b
Ī	6.	Ъ	7.	d	8.	d	9.	а	10.	а
Ī	11.	b	12.	a	13.	b	14.	a		

# **SHARE CAPITAL**

1.	С	2.	b	3.	Ъ	4.	d	5.	b
6.	С	7.	а	8.	а	9.	b	10.	С
11.	a	12.	Ъ	13.	a	14.	d	15.	Ъ

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16.	а	17.	b	18.	b	19.	b	20.	b
21.	а	22.	a	23.	Ъ	24.	а	25.	b
26.	а	27.	d	28.	b	29.	а	30.	b
31.	d	32.	b	33.	а	34.	а	35.	a
36.	b	37.	d	38.	Ъ	39.	b	40.	b
41	h	42	h	43	h	44	2	45	C

### SHARE CERTIFICATE & WARRANT

1.	b	2.	b	3.	С	4.	b	5.	b
6.	a	7.	Ъ	8.	b	9.	а	10.	a
11.	a	12.	а	13.	а	14.	С	15.	a
16.	d	17.	С	18.	b	19.	а	20.	С
21.	a	22.	а	23.	b	24.	b	25.	Ъ
26.	a								

### CALLS & FORFEITURE/SURRENDER OF SHARES

1.	b	2.	b	3.	b	4.	b	5.	b
6.	Ъ	7.	b	8.	а	9.	b	10.	a
11.	Ъ	12.	С	13.	Ъ				

## TRANSFER & TRANSMISSION OF SHARES

1.	С	2.	а	3.	Ъ	4.	а	5.	Ъ
6.	а	7.	b	8.	а	9.	d	10.	b
11.	b	12.	b	13.	a	14.	b		

### **DEBENTURES**

1.	а	2.	Ъ	3.	С	4.	Ъ	5.	b
6.	а	7.	Ъ	8.	b	9.	а	10.	а
11.	а	12.	а	13.	С	14.	а	15.	d
16.	b	17.	а	18.	а	19.	d	20.	a
21.	С								

## **CHARGES**

1.	b	2.	С	3.	d	4.	b	5.	С
6.	а	7.	С	8.	а	9.	Ъ	10.	a
11.	b	12.	d						

### **GENERAL MEETINGS**

1.	a	2.	а	3.	a	4.	b	5.	Ъ
6.	а	7.	Ъ	8.	а	9.	а	10.	a
11.	а	12.	а	13.	Ъ	14.	b	15.	С
16.	Ъ	17.	b	18.	Ъ	19.	Ъ	20.	a
21.	a	22.	а	23.	а	24.	b	25.	Ъ
26.	Ъ	27.	а	28.	а	29.	b	30.	а
31.	Ъ	32.	a	33.	Ъ	34.	а	35.	a
36.	a	37.	a	38.	b	39.	a	40.	a

41.	b	42.	а	43.	а	44.	С	45.	С
46.	d	47.	С	48.	а	49.	а	50.	С
51.	а	52.	d	53.	а	54.	b	55.	а
56.	а	57.	b	58.	d	59.	d	60.	b
61.	а	62.	b	63.	Ъ	64.	а	65.	a
66.	а	67.	b	68.	d	69.	b	70.	а
71.	С	72.	b	73.	С	74.	b	75.	a
76.	а	77.	b	78.	С	79.	а	80.	а
81.	а	82.	d	83.	С	84.	b	85.	a
86.	a	87.	b	88.	Ъ	89.	a	90.	С
91.	С	92.	а	93.	С				

	66.	a	67.	b	68.	d	69.	b	70.	a
	71.	С	72.	b	73.	С	74.	b	75.	a
	76.	a	77.	<u>b</u>	78.	С	79.	a	80.	a
	81.	a	82.	<u>d</u>	83.	C 1-	84.	b	85.	a
	86. 91.	a c	87. 92.	<u>b</u>	88. 93.	b c	89.	a	90.	С
<u> </u>	91.	C	92.	a	93.	C				
				<u>PAYMI</u>	ENT OF	BONU	S ACT			
1.	Emplo a) Yes		IC will cover	under pa	ayment of l	Bonus Act b) No				
2.	Emplo a) Yes	•	BI will not co	over und	er paymen	t of Bonus b) No				
3.		s Act 1956	oloyed throu	gh contr	actors on	building o	-	Will cover	r under pa	yment of
	α, του	,				<b>b)</b> 110	•			
4.	cover	under pay	oloyed under yment of Bor					Shipping	Act, 1958.	Will not
	a) Yes	3				b) No.	•			
5.	Emplo a) Yes	-	loyed under	Dock wo	orkers Act	will cover u b) No.		nent of Bo	nus Act 19	56.
6.	1956.		ployed unde	r Indian	Red Cros			under pay	ment of B	onus Act
	a) Yes	3				b) No.	•			
7.	Emplo a) Yes	-	loyed under	educatio	onal institu	tions they b) No.		under pay	ment of Bo	onus Act
8.	Emplo	-	loyed under	IFCI will	not cover	under pay b) No		onus Act.		
9.		ration Act	ployed und will not cove				ct.	ished und	ler state	financial
10	Emplo a) Yes	-	IC will cover	under p	ayment of	Bonus Act <mark>b)</mark> No.				
11	1956.		he Agricultu	ıral Refii	nance Cor	-		ander pay	ment of B	onus Act
	a) Yes	3				b) No.	•			
12	Emploa) Yes	•	TI will not co	over unde	er paymen	t of Bonus b) No				
13	Emplo a) Yes		OBI will not o	cover und	ler paymeı	nt of Bonus b) No.				
14	.Emplo	oyees of ev	ery factory v	will cover	under pay	yment of B	onus Act 1	956.		

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	a) Yes		b) No.					
15	Every other establishment oth		nich there are more than	employees				
	must be to come under payme a) 15 b) 20		c) 25	d) 30				
16			n a salary below thanRs.3500 and 7 employees establishment covered under payment of Bonus					
	a) Covered		b) Not covered					
17	.Is there any chance under pa employees less than 20?	ayment of Bonus Ac	t to cover any establishr	nent which is having				
	a) Yes		b) No					
18	If an establishment in previous employees had reduced to below a Covered							
19	Bonus shall be paid to employ a) Yes	ees who are earning	more than 3500 per mon b) No.	th				
<ul><li>20. Where any employee committed any fraud in that accounting year. Mention whether he is elefor Bonus. Who has been dismissed from service?</li><li>a) Yes</li><li>b) No.</li></ul>								
21	.Where any employee dismisse	ed because of Riotou	s/ Violent behaviour in	the premises whether				
	he is eligible for bonus. a) Yes		b) No.					
22	22. Where an employee dismissed but reinstated with back wages will be entitled to bonus.  a) Yes  b) No.							
23	.A Temporary workman will be a) Yes	entitled to bonus.	b) No.					
24	A Temporary workman entitled a) Total No. of days worked c) No bonus will be allowable	d to bonus on the ba	sis of b) All working days d) None of the above.					
25	Employee of a Seasonal factory  a) Yes	y will be eligible for b	oonus. b) No.					
26	An employee of a Seasonal f	actory will be given	minimum bonus if he	had not worked for				
	sufficient days a) Yes		b) No.					
27	Gross Profit of an employer in payment of Bonus Act,	in case of banking	company will calculated	as per under				
		chedule IV	c) Schedule III	d) None of these				
28	calculated as per unde		ner company other than banking company wi nus Act. c) Schedule III d) None of these					
29	If the employer is company of schedule while determining	ther than a banking available surplus	company deduction will	be allowed under 3rd				
	commencement of the accountable a) 7.5% b) 8.		c) 9.5%	d) None of these				

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30	schedule is while determ	pany other than a banking mining available surplus_		
	the commencement of the a) 7%	b) 5%	c) 6%	d) None of these
31		reign company. Deduction arplusof the aggreg		
	a) 7.5%	b) 9.5%	c) 8.5%	d) None of these
32		nking company. Deductio surplus of its		
	a) 7.5%	b) 8.5%	c) 9.5%	d) None of these
33		nking company. Deductio arplus of reserves		
	a) 5%	b) 6%	c) 7%	d) None of these
34		oration deduction will be a% of its paid up capita		
		b) 7.5%	c) 6%	d) None of these
35		oration deduction will be a _% of its reserves, show		
		b) 6%	c) 7%	d) None of these
36	determining available	operative Society deduction surplus% of the summencement of the account	e capital invested by	such society in its
	a) 8.5%	b) 6.5%	c) 7.5%	d) None of these
37		artnership firm deduction arplus% of the cap		3rd schedule is while
	a) 8.5%	b) 7.5%	c) 6%	d) None of these
38		rtnership firm. The deductory explus% of G.P a b) 25%		
39	Allocable surplus in ca available surplus	se of the employer is cor	mpany other than bankii	ng company <u>67%</u> of
40	. Allocable surplus in case	e of the employer is a bank	king company 60% of ava	ilable surplus
41	should not be considered	tax payable u/s 7 of thed?		which of the following
	<ul><li>a) Profits</li><li>c) Speculation loss</li></ul>		<ul><li>b) Capital gains</li><li>d) Unabsorbed depreciat</li></ul>	ion
42	While calculating Direct Should not be considere a) Exemption under I.T.		payment of Bonus Act. W b) Deduction under I.T.	
	c) Loss carried forward	1100	d) All of the above	ici
43	.What is minimum bonus a) 8.3% or Rs. 100 ↑ c) 8.33% or Rs. 60 ↓	s u/s 10 of the payment of	Bonus Act b) 8.33% or Rs. 100↓ d) None of the above	

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11	h	10		12	0	1/	0	15	h	
6.	b	7.	b	8.	а	9.	а	10.	b	
1.	b	2.	a	3.	b	4.	а	5.	b	
				ANSV	<u>vers</u>					
	nes due		applicatio	n shall be	made with c) 3 y	nfr ears		onus payab		
<b>52.</b> Maxima) 1 y	_		be extende b) 2 years	ed by appr	opriate Go c) 3 y	overnment f ears		nt of Bonu d) None of		
	neral cases nonths		all be paid b) 7 month		c) 8 n	nonths	(	d) None of	these	
then	s shall be employer s nonths	hould pay		hin		y dispute a nonths		nent has b d) None of		
<b>49.</b> Bonu a) Yes	s can be pa	•	que b) No.							
<b>48.</b> Set or a) 5	n can be do		ct ao b) 6	ecounting	years c) 4		(	d) None of	these	
	nder an a ded					14 the day r Industria				
a) AS	<b>46.</b> When Maximum Bonus should be a) AS > Min Bonus c) AS < Min Bonus				,	= Min Bon ne of the al				
a) 209	is maximu % of wages 5% of wage		u/s 11 of t	the paymen	b) 15 <sup>o</sup>	is Act % of wages ne of the al	oove			
years a) 8.3	of age? 3% or Rs.6 3% or Rs.1	50 ↑	a, 5 10 01	are payme	ent of Bonus Act if employee has not completed 1: b) 8.33% or Rs.60 ↓ d) 8.33% or Rs.100 ↓					
44 What	is minimi	ım honiis	11/s 10 of	the navme	nt of Roni	is Act if en	inlowee ha	as not com	nleted 15	

1.	b	2.	a	3.	b	4.	a	5.	Ъ
6.	Ъ	7.	Ъ	8.	а	9.	а	10.	Ъ
11.	Ъ	12.	а	13.	а	14.	а	15.	Ъ
16.	a	17.	a	18.	a	19.	b	20.	Ъ
21.	b	22.	a	23.	a	24.	a	25.	a
26.	Ъ	27.	а	28.	b	29.	Ъ	30.	С
31.	С	32.	а	33.	b	34.	а	35.	Ъ
36.	а	37.	а	38.	b	39.	-	40.	-
41.	d	42.	d	43.	а	44.	а	45.	а
46.	а	47.	а	48.	С	49.	b	50.	Ъ
51.	С	52.	b	53.	b	54.		55.	

# EPF ACT

		<u> </u>	
1. To Apply EPF Act	in which more than or	equal to employed	
<mark>a)</mark> 20	b) 15	c) 10	d) None of these
2. While Calculating a) Yes	20 employee salary ab	ove 6500 shall not be include b) No	ed

	***************************************			
	Once an establishment of less than 20.	covered under EPF Act wil	l be continue to	cover even if employees are
	a) Yes		b) No	
1.		l under the co-operative S shout the aid of power will		
5.	Basic wages as per EPF and True	Act will not include the ca	sh value of any f b) False	food concessions
6.	Basic wages as per EPF a) True	Act does not include D.A.	b) False	
7.	Basic wages as per EPF . a) True	Act include HRA	b) False	
8.	Basic wages as per EPF a) True	Act. Does not include over	time allowance b) False	
9.	Basic wages as per EPF . a) True	Act does not include Bonu	ıs, Commission e b) False	etc.
10	<b>).</b> Basic wages as per EPI a) True	F Act include Time wages :	and piece rate wa b) False	ages.
1	1. Contribution shall be n	nade by the employer is _	of basic v	vages and D.A and retaining
	allowance a) 12%	b) 10%	c) 15%	d) None of these
12	2. In addition to employer  a) Yes	r's contribution, employee b) No	shall match equ	al contribution
13	<b>3.</b> Contribution made by a) True	employer towards EPF fur b) False	nd shall be deduc	eted from employee wages
14	<b>4.</b> The Provident Fund Scangree with this statement a) Agree		ployer but not m	andatory to employee. Do you
1	5. In addition to the contr	ribution employer has to p	oay% o	f wages as administration
	charges. a) 0.17%	b) 0.18%	c) 0.10%	d) None of these
10	<b>5.</b> In addition to the contra) 0.19%	ribution employer has to p	oay% or c) 0.17%	f wages as inspection charges d) None of these
1′		ute towards Insurance Fu	nd% o	f basic wages, dearness
	allowance, and retaining a) 2%	ng allowance. b) 3%	c) 1%	d) None of these
18	<b>3.</b> Employee also required a) True	to match the contribution b) False	n.	

#### **ANSWERS**

1.	a	2.	a	3.	a	4.	a	5.	а
6.	a	7.	b	8.	а	9.	а	10.	a
11.	а	12.	а	13.	Ъ	14.	b	15.	С
16.	b	17.	С	18.	Ъ				