

BASIC CONCEPTS

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MCQ'S - COMPANY LAW

1 The term company is defined under which sec of the Act? a) Sec 3(1)b) Sec4 (2) c)Sec2(4)d)Sec1(3)2 Property of the company belongs to b) Share holders a) Company c) Members d) Promoters 3 Minimum number of members in case of public company____ b)2 c)5 d)7 a)1 4 Minimum number of members in case of private company is b)2 c)3 a)1 d) 5 Maximum no. of members in case of private company is b)100 c)150 d)200 a) 50 6 Maximum no .of members in case of public company is b) unlimited c) 50 d) 100 a) 0 7 How many months did the company can continue its business u/s 45 b)2 c)5 a)1 d)6 8 Minimum subscription should be received with in _____days a) 120 b) 125 c) 130 d) 135 9 If minimum subscription is not received application money should be refunded with in _days a)20 b)25 c)30 d)10 10 Minimum paid up share capital in case of a private company is _____ b) 2 Lakhs a) 1 Lakh c) 3 Lakhs d) 4 Lakhs 11 Minimum paid up share capital in case of a public company is _____ a) 1 Lakh b) 3 Lakhs c) 5 Lakhs d) 7 Lakhs 12 Minimum no. of Directors in case of a public company is _____ a)1 b)2 d)4 c)3 13 Minimum no. of Directors in case of private company is a)1 b)2 c)3 d)4

14	Age limit of Directors in case of public company is a) 65 b)70 c)75 d)80	
15	Age limit of Directors in case of private company isa)65b)70c)75d)No limit	
16	The liability of members if company is limited by guarantee. a) Unpaid value of shares b) Guarantee amount c) Unlimited liability d) None of the above	
17	The liability of members if company is limited by shares a) Unpaid value of shares b) Guarantee amount c) Unlimited liability d) None of the above	
18	XYZ Company conducted an AGM on 1 st Sept.2007. On that day due to fire accident in th Hall, all shareholders died. Will the company will be in existence? a) Yes b)No	e
19	Company's owners are shareholders. So the company property belongs to the share holders Do you agree with this statement? a)Yes b)No	3.
20	XYZ Company shares are totally held by government. The company will be government. a) True b) False	
21	If the company failed to refund application money with in 130 days from the date of issue of prospectus on non receipt of minimum subscription who will be personally liable. a) Company b) Directors c) Shareholders d) None of these	
22	Transfer of shares in the company isa) Restrictedb) Freely transferablec) Prohibitedd) None of these	
23	Generally Company liability is a) Limitedc) Situation does not arise	
24	Generally partnership firm liability isa) Limitedb) Unlimitedc) Situation does not arise	
25	XYZ private company had reduced to a single member and continued business more than 6 months. The company's liability will be.a) Limited b) Unlimited c) None of the above.	5
26	In the case of Company, Audit is a) Compulsory b) Optional c) None of the above	
27	X Company is holding majority of shares in Y company. Will X and Y companies will be the same. a)Yes b)No	

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28	Y Co. both are same		o a director of Y Cor	npany this means X Co. and
	a) True	b) False		
29	Members of a compa a) True	any can enter contract b) False	with the company	
30	Generally rights and a) A.O.A	obligations of the com b) M.O.A c) Par		n d) None of these
31	Generally rights and a) A.O.A	obligations of the Part b) M.O.A c) Par	nership firm are regu tnership deed.	ulated in d) None of these
<u>CL</u>	ASSES OF COMPANIE	<u>S</u>		
1.	A company is named as a) more than 30	govt. company if it is b) more than 40		
2.	Which companies are ex a) Private	empted to add "Ltd" o b) Govt		d of their name Association not for profits
3.	Under which sec. a priva	ate company can volun	tarily converted into	public company
	a)34	b)44	c)54	d)64
4.	Under which sec. a priva	ate company can auton	natically converted ir	nto a public company
	a)34	b)43	c)53	d)35
5.	Central Government per a) Private to public	mission is required in o b) Public to private		
6.	With in how many days a) 30	prospectus or statemer b)40	nt in lieu of prospectu c)20	us should file with ROC d)50
8	% of share subsidiary	es should be held by a	a company in anothe	er company so as to become
	a) more than 50	b) more than 40	c) more than 30	d) more than 20
9.	-	sec. may be imposed with a view to defraud	• •	that the companies business
	a) 540	b) 541	c) 542	d) 543
10.	In case of Non –Prot days	fit making Companies	notice of general me	eting should be given with in
	a) 14	b)15	c)21	d)22
12.	In case of Non –Pro foryears	ofit making Companies	s books of accounts	are required to be preserved
	a)2	b)4	c)6	d)8

13.	According to which sec. name of the company should end with "Ltd" or "Pvt Ltd" a)10 b)11 c)12 d)13
14.	The companies which are formed under special charter granted by the king or queen of England are called a) Statutory companies b) Registered companies c) Chartered companies d) None of these
15.	The companies which are formed under special Act. Those companies are called as a) Chartered companies b) Statutory companies c) Registered companies d) None of these
16.	The companies which are formed under companies Act. 1956. They will be called as a) Chartered companies b) Statutory companies c) Registered companies d) None of these
17.	If the guarantee Co. having no share capital the liability of shareholders will be a) To the extent of guarantee b) Unpaid value of shares c) Unlimited d) None of the above
18.	If the guarantee Co. having share capital the liability of shareholders will be a) Guarantee +unpaid value of shares b) Unpaid value of shares c) Unlimited d) None of the above
20.	Maximum capital of private company isa) 50 Lakhsb) 1 Crorec) 1.5 Crored) Unlimited.
21.	Transfer of shares in case of private company isa) Prohibitedb) Restrictedc) Freely transferabled) None of these
22.	Maximum members in case of private companya) 50b) 100c) 75d) None of these
27.	Can private company go for public issue? a) Yes b) No.
28.	Can private company accept deposits from the public? a)Yes b)No
29.	Accepting of deposits from public in case of private company isa) Prohibitedb) Restrictedc) Acceptabled) None of these
30.	Invitation to public offering shares or debentures in case of private companya) Prohibitedb) Restrictedc) Acceptabled) None of these
31.	Maximum paid up capital in case of public companya) 50 lakhsb) 100 lakhsc) 125 lakhsd) None of these

32.	Y Pvt. Co is subsidia	ry of X Co. which is public of	company? Mention Y is	a
	a) Private Co.	b) Public Co.	c) Government Co.	d) None of these

- 33. Transfer of shares in the case of public company isa) Prohibitedb) Restrictedc) Freely transferabled) None of these
- 34. Public Company and Public Sector Company both the companies are same.a) Trueb) False
- 35. XYZ Co, is having 10% share capital held by another Public Company and 35% held by Central Government and 55% held by people then that Company isa) Government Companyb) Private Companyc) Public Companyd) None of these
- 36. XYZ Co, is having 15% share capital held by X Company and 50% held by Central Government and 10% held by State Government and 25% held by other people then that company will bea) Government Companyb) Private Companyc) Public Companyd) None of these
- 37. XYZ Company is a Government Company and X Co. is a subsidiary of XYZ Co. Then X Co. will be
 a) Public Company
 b) Private Company c) Government Company
 d) None of these
- 39. X Co. having control on Board of Directors of Y Co. Can we say that Y Co. is subsidiary of X Co.a) Yesb)No
- 40. Can sec.25 Companies alter their objects clause a)Yes b)No
- 41. Sec.25 Companies should pay stamp duty for registering MOA and AOA. a)Yes b)No
- 42. Can a partnership firm become a member of Sec.25 companies a) Yes b)No
- 44. Can a Company hold an AGM on public holiday? a) Yes b) No c) a) and b) are correct
- 45. Audit of a public company will be counted for the limit of audits a) Yes b)No
- 46. Audit of a private company will not be counted for the limit of audits a)Yesb)No
- 47. Statutory meeting must be held in case of a public company a) Yes b)No

48.	Statutory meeting must be he a)Yes	eld in case of a priv b)No	vate company	
49.	Private company can allot sha a) Yes	ares without receiv b)No	ving minimum subs	cription?
50.	Public company can allot sha a)Yes	res without receiv b)No	ing minimum subsc	cription?
51.	For every special resolution p a) Form no.32	passed the form att b) Form no.18		d) None of these
53.	In the process of conversion must be issued a) Deemed prospectus d) None of the above			ompany which prospectus n lieu of prospectus
INCO	DRPORATION OF COMPANI	ES		
1	How many members should a)1 b)3		c)5	any d)7
2	How many members should s a)1 b)2	sign the MOA in c	case of private comp c)3	d)4
3	is the conclusive evid complied with a) Certificate of Incorporation c) Both	n b)		ry requirements have nencement of Business
4	Private company can start its a) Certificate of commencem		b) Certificate	of Incorporation
5	c) BothPublic company Should starta) Incorporation	business only afte b) Commenceme		
MEM	IORANDUM & ARTICLES O	<u>F ASSOCIATION</u>	1	
1	The doctrine of indoor manag a) Exception b) Exte		to the doctrine of Alternative	constructive notice d) None of the above
2	A company can change its na a) Ordinary resolution b) Spe		• • •	d) None of the above
3	Any change in the address of with in: a) 15 days b) 30 c	-	ice must be commun 1 Month	nicated to the registrar d) 12 months

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4	If a new company get registered with a name which resembles the name of existing company then it should apply to whom?				
	a) NCLT	b) SEBI	c) ROC	d) None of the above	
5	Companies are now a) PAN	allotted a in a b) SIN	addition to their name c) PIN	d) CIN	
6	In how many days d a)10	id the company have in b)20	ts registered office afte c)30	r incorporation d)40	
10.	winding up			ect the court may order	
	a) 403 (f)	b) 413 (f)	c) 423 (f)	d) 433 (f)	
11.	In case of forgeries a a) Valid	acts done in the name of b) Void	of the company are c) Void ab initio	d) None of the above	
12.	Signature of memor in case of public cor		ould be done by	number of persons	
	a) 7	b)5	c)4	d) None of these	
13.	Signature of memor in case of private co		ould be done by	number of persons	
	a)3	b)4	c)2	d) None of these	
15.	Can a Minor be a su a)Yes	bscriber	b)No		
16.	Can Foreigners be s a) Yes	ubscriber	b)No		
17.			case of company limit	•	
	a) Table A	b) Table B	c) Table C	d) Table D	
18.	MOA should be in f share capital	form in	case of company limit	ed by guarantee not having	
	a) Table A	b) Table B	c) Table C	d) Table D	
19.	MOA should be in share capital	form in ca	se of company limited	d by guarantee and having	
	a) Table A	b) Table B	c) Table C	d) Table D	
20.	MOA should be in f a) Table A	form in b) Table B	case of a unlimited lia c) Table E		
21.	In the MOA there a clause?	are 6 classes. We can	alter all clauses expec	ct one clause. What is that	
		b) Name clause	c) Association claus	e d) None of these	

a) Objects clause b) Name clause c) Association clause d) None of these

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22.	If any body wants to file a case against	the company they s	should file at what place
	a) Company b) Registered Office	c) BOD	d) Books of accounts
24.	Address of the registered office is situated in a) MOA b) AOA	n c) Prospectus	d) None of these
	25		
26.	A company can change its name by passinga) Ordinary resolutionc) Either by special resolution or by ordinar	b) Special resolution y resolution d) Nor	ne of the above
27.	For changing name of a company Central G a) Yes	ovt. permission must t b)No	be taken
28.	If the name of the company is identical wit resolution should be passed to change name		sting company then which
	a) Ordinary resolution	b) Special Resolution	1
29.	Alteration of articles must be done only by j a) Special resolution	passing b) Ordinary resolutio	n
30.	Ultra vires means a) Beyond the power b) with in the power	c) Both d) Nor	ne of the above
31.	Ultra vires loans granted by the company ar a) Void b) Voidable	e c) Valid	d) None of the above
32.	is the charter of a company. a) Memorandum b) Articles	c) Both a) and b)	d) None of the above
34.		special reason only ne of the above	
35.	The capital clause of a company can be chan a) Company law board b) Registrar		on of d) None of the above
<u>PROM</u>	<u>IOTERS</u>		
1	a) Promoters b) Directors	c) Auditors	d) None of the above
2	stands in the fiduciary position of t a) Directors b) Promoters	he company c) Auditors	d) None of the above
3	Contracts made after incorporation but befo Business	re the grant of Certific	ate of commencement of

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	a) Provisional contractsc) Preliminary contracts		ncorporation contracts n (b) & (c)	8
4	Pre incorporation contract is also a) Provisional b)	known as Preliminary	c) illegal	d) legal
б.	A public company can borrow m a) before incorporation c) after issuing a proposal	b) Soon after i	ncorporation ing certificate to comr	nerce business.
7	A private company can borrow fi a) after incorporation b) c) after holding first annual gene	after obtaining certi	ificate to commerce buddle do not	usiness
<u>PROS</u>	<u>SPECTUS</u>			
1	Private Company need not issue a) Yes	prospectus b)No		
2	Prospectus is required to be issue a)Yes	ed when right issue b)No	are made	
3	Prospectus is not required to be i employees a) Yes	ssued when sweat e b)No	equity shares are issue	d to directors and
4	Prospectus is required to be issue option scheme a) Yes	ed when issue is for b)No	Employees under Em	ployee stock
5	Definition of prospectus was give a)2 (30) b)2	en under which sec 2 (32)	c)2 (34)	d)2 (36)
6	Which of the following are not re a) Private company b) Incase of		spectus? c) Sweat equity issue	d) All the above
7	are the prospectus issued a) Abridged b) Stateme	-	spectus c) Shelf	d) Red herring
8	Which one of the following has a statement in prospectus a) Purchasing shares in Primary I	-	pensation for any loss b) Secondary Market	
	c) Subscribers to memo.		d) All the above	
10.	years of imprisonment statements a)1 b)2	will be imposed in c)3	case of issue of pros d)4	pectus with untrue
11.	a) Expert b) Promote	luationer, accounta	,	d) Director

12.		of an expert for missta b) Imprison – 2 year		d) None of the above
13.	What is the liability a) Fine – 10,000			ent in lieu of prospectus b) d) None of the above
14.	-		ssuing house elf prospectus issued by one of the above	y the issuing house
15.	a) Deemed	us were issued in case b) Shelf	securities were issued i c) Red herring	-
16.	case shelf prospectus	are filed: brandum b) Informat	ing second and subseq ion articles c) Form 1	uent issue of securities in 3
17.	Information memora a) Memorandum		cus together constitutes c) Prospectus	d) None of the above
18.	Validity period of in a) 1 year	formation memorandu b) 2 years		d) 4 years
19.		us were issued in orde	er to test the market be	efore finalizing issue size/
	price. a) Deemed	b) Shelf	c) Red herring	d) None of the above
20.	If there is any variat application	ion in case of R.H.P	days should b	e given for withdrawal of
	a)1	b)3	c)5	d)7
21.	In case of redherring a)12	prospectus the refund b)13	is made with an interest c)15	st @ d)16
22.	When there is a un secondary market ca a)Yes		prospectus. The share b)No	holder who subscribed in
23.	•	untrue statement in norandum can sue the	1 1	shareholder who was A
24.	Because of Misrepre a)Yes	sentation in prospectu	s an expert will be crim b)No	inally liable.
25.	What is punishment	for directors, promo	ters and other persons	for Misrepresentation in

25. What is punishment for directors, promoters and other persons for Misrepresentation in prospectus

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	a) 50,000	b) 2 years imprisonm	nent	c) Both of the above	d) None	
26.	When a private comp a) Schedule III		public co	ompany. In which form c) Schedule VI		
<u>ALLO</u>	TMENT OF SHARES	<u>5</u>				
1	The date of the open the day of the issue o a) 5^{th}	f prospectus.	list mean c) 10 th	the beginning of the d) 20^{th}		
2				of nominal va		
3	The minimum applic guidelines a) 25%	ation money should be b) 30%	c) 40%	of nominal value a d) Non	as per SEBI ne of these	
4	Can shares be allotted a) Yes	d immediately after the b) No	e issue of	f prospectus c) None of the	above	
5	The min subscription a) cash only	amount is reckoned w b) kind only		ants payable in as well as kind d) Nor	ne of the above	
6	All money received i a)Yes	n the form of applicati b)No	on mone	y can be used for busin	ness activities	
7		or debentures must be issue as per SEBI guid b) 90%		er getting % d) Nor	subscription the of these	
8		• •	•	r this period. The direc per SEBI Guidelines. d) Non	ctors become he of these	
9	Every Company who applicant to stock exe a) Yes	• •	issue and	d allot shares, they sho	uld make an	
10	-	0		d for permission for lis d in case of public com	0 0	
11		-		ng from stock exchang m interest should be p		
12	From the above how	much will be maximu	m interes	st		

a) 10% b) 12% c) 15% d) None of these

13	After the expiry of how much time the company must think that the permission was not granted			
	a) 11 weeks	b) 12 weeks	c) 10 weeks	d) None of these
14	As per SEBI guidelin a)10	nes the application mor b)15	ney should be minimum of c)20	d)25
15	In case minimum sub be paid by the compared	-	ed and refund is delayed	_% of interest to
	a)5	b)6	c)7	d)8
16	As per SEBI applica a) 60	tion money should be 1 b)70	refunded from the end of c)80	day d)90
	u) 00	0)10	•)••	G) > 0
17	An appeal is made to a) SAI	whom against stock e b) NCLT	xchange for refusing the perm c) MAT	ission of listing. d) ROC
18	If permission from S a)2	.E is not obtained amo b)4	unt should be refunded with ir c)6	n how many days. d)8

UNDERWRITING

1	A company cannot pay under writing commission unless it is authorized by its			horized by its
	a) Articles	b) Memorandum	c) Both a) & b)	d) None of the above
2	Every company m a)Yes	ust go for under writing	b)No	
3	Under writing com a) Yes	mission payment shall	be authorized by AOA b)No	
4	In case of shares u	nder writing commissio	n will be	
	a) 2%	b) 3%	c) 5%	d) None of these
5	In case of debentu	res underwriting commi	ssion will be	
	a) 3%	b) 4%	c) 2.5%	d) None of these
6	If company wants as brokerage comr	to place shares to broke nission.	rs they should give a n	naximum of
	a) 3%	b) 2%	c) 1.5%	d) None of these

DEPOSITS

Any amount received from Central Government or State Government can be termed as deposit
 a)Yes
 b)No

Siddharth Academy ® 2 Any amount received as a loan from banking company, SBI and nationalized banks including a cooperative Bank will be treated as deposit a)Yes b)No 3 Security deposit received from the employee will not be treated as deposit. a) Yes b)No Amount received by a company from another company will not be treated as deposit. 4 a) Yes b)No 5 Advance received against orders for the supply of goods or selling of properties will be treated as deposits. a)Yes b)No 6 Advance money received from any purchasing agent, selling agent in the ordinary course of the business will be treated as deposit. a)Yes b)No XYZ Company accepted deposits on March 1st 2006 and at the time of acceptance the 7 repayment will be as per the company is March 1st, 2011. Is the company and deposits are valid. a)Yes b)No 8 What is maximum period for which deposits can be issued? a) 36 months b) 24 months c) 12 months d) None of these XYZ Company accepted deposits on March 1st 2007 and at the time of acceptance they said 9 that the deposits will be repaid on Aug.1st 2007. Is the company proposal and deposits are valid a)Yes b)No 10. What is minimum period for which deposits can be issued? d) None of these a) 6 months b) 7 months c) 8 months 11. A company can accept or renew deposits for a period less than 6 months if they do not exceed 10% of the aggregate of a) Paid up Capital b) Free reserves c) Paid up capital and Free reserves d) None of the above 12. Can the company accept public deposits which are payable on demand. a)Yes b)No 13. Rate of brokerage for the deposits which have term up to 1 year d) None of these a) 1% b) 1.5% c) 2% 14. Rate of brokerage for the deposits which have term between 12 years b) 2% d) None of these a) 1.5% c) 1%

15. Rate of brokerage for the deposits which have term for more than two years

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	a) 1.5%	b) 2%	c) 2.5%	d) None of these	
16.	If the company failed and imprisonment up		rder of NCLT they will	l be punishable with fine	
	a) 2 years	b) 3 years	c) 4 Years	d) None of these	
17.	Public deposit matur a) 17%	res and claimed but ren b) 16%	nains unpaid, penal into c) 18%	erest will be d) None of these	
18.	Public deposit matur small deposits	es and claimed but ren	nains unpaid, penal into	erest will be in case of	
	a) 16%	b) 18%	c) 20%	d) None of these	
19.	Small deposits mean financial year	s a depositor who had	deposits a sum not exc	eeding in a	
	a) 15,000	b) 20,000	c) 18,000	d) None of these	
20.	a) Deposits	es any amount borrow b) Funds	ed by a company. c) Both a) & b)	d) None of the above	
21.	What is the ceiling in a)10	mposed by the governm b)25	nent on company on an c)35	ny deposits d)5	
22.	Advertisement giver a)3	n for deposits is valid fo b)6	ormonths c)9	d)12	
23.	Deposits should issu a)2		veeks from the date of t c)6		
24.	Register of deposits a)2	should be maintained t b)4	for years. c)8	d)16	
25.	Return of deposits is a) 30 th day of June	to be filed on or befor b) 30 th day of July	$\frac{1}{c} = \frac{1}{c} \frac{1}{30} \frac{1}{c} \frac$	C ry d) 30 th day of May	
26.	Failure to comply years.	with the order of NC	CLT is punishable wi	th an imprisonment upto	
	a)1	b)2	c)3	d)4	
27.	Deposit holder can f a) 433 (a)	ile winding up petition b) 433 (c)	under which sec. c) 433 (e)	d) 433 (f)	
28.	declares a a) B.I.F.R	company as a sick con b) M.R.T.P	npany. c) FERA	d) None of the above	
29.	U/s 274 (f) (g) dire a)1	ctors are disqualified b)3	for how many c)5	years. d)7	

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30.		with regards to deposi	ts intimation to NCLT	should be made with how
	many days. a)10	b)20	c)30	d)40
31.	A Notice inviting d a) Deposit	eposits from the public b) Fund	c is c) Share	d) None of the above
MEN	<u>IBERSHIP</u>			
1	When the shares are a) Member	e transferred to X from b) Shareholder	n Y. Y will be a c) Partner	of the company d) None of these
2	The person who is l a) Member	holding share warrant b) Shareholder	will be a c) Partner	of the company. d) None of these
3	Can an insolvent be a) Yes	a member of the com	pany b)No	
4	Can an insolvent vote in the company a) Yes b)No			
5	Can a partnership be a member of the company a)Yes b)No			
6.	In case of joint shareholders company will issue two share certificates a)Yes b)No			icates
7	Which of the given below members are not shareholders a) Death of members b) Insolvent c) Share warrant holders d) All of the above			
8	Which of the following is a right of the members of a company a) Right to have share b) Right Appoint Auditor c) Right Appoint Director d) All the above			
9	Which of the follow a) Partnership firm	ving is not a member o b) Foreigne	1 0	ent d) HUF
10.	For quorum the Join a) 1	nt holders will be colle b)2	c)3	members. d)4
11.	In the event of appo a) Singularly	binting a proxy joint ho b) Jointly	olders shall sign the pro c) None of the abov	-
12.	A company can become a members of another company if it is so authorized by			it is so authorized by
	a) MOA	b) AOA	c) Both (a) & (b)	d) None of the above
13.	Which of the follow a) Every member is c) Both (a) & (b)	ving is not true a contributory	b) Every contributo d) None of the above	

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14.	For calculating number	of members in	a private company	joint holders will be as
	a) 1 b)2	2	c)3	d)4
<u>SHA</u>	<u>RE CAPITAL</u>			
1	A company must inform a) 21 days b)	the registrar about 15 days	redemption of preferer c) 30 days	nce shares with in d) None of the above
2	Share premium amount is a) issued b)	s treated as the Reserve		
3	A company can create 're a) an ordinary resolution c) a board resolution	b) a sp	assing ecial resolution ne of the above	
4	in the event of its winding	g up it is called		hich can be called up only d) Reserve capital
5	XYZ Co. is a holding of X valid or void a) Valid b)	XZ Pvt. Company. Void	XZ Co. issued deferre c) Situation does not	
6	What is the maximum per company a) 10 years b)	riod for redemption	-	shares issued by the d) None of these
7	Capital redemption reserv a) Fully paid bonus share c) Preference shares	S	t issue of b) Fully paid equity s d) None of the above.	
8	Part of the issued capital a a) Subscribed b) Called -			d) Paid up capital
9	Part of authorized capital a) subscribed b)	which is offered b Issued	y the company for sub c) Un called	scription. d) called up
10.	Stamp duty on registratio a) Nominal b)	n of the company i Authorized	s payable based on c) Both (a) &	1
11.	Deferred shares are also l a) Founders b)	known as Equity	shares c) Preference	d) None
12.	Preference sh a) Converted b)	ares carry the right Cumulative	to cumulate the divide c) Nonconver	
13.	Paying back of capital is a) Redemption b)		c) Participatio	on d) None

14.	Premium amount on the sec a) Securities premium			
15.	Maximum rate of discount t a)5% b)10%			d)20%
16.	To issue the shares at discoum any years	int company at least l		-
	a) 1 b)2		c)3	d)4
17.	are the shares issued by other than cash	y the company to it er	mployees or direct	ors for consideration
	a) Bonus b) Sw	veat	c) Right	d) None of the above
18.	Cumulative preference shar a)1 b)2	e holders have votin	ng right if dividen c)3	d are in arrears for years d)4
19.	form is to be find i	n case of variation rig	ghts of share holde	ers
	a)23 b)19		c)18	d)20
20.	is an aggregate of a) Share b) Sto	• 1	at have been legall Both a) & b)	y consolidated. d) None of the above
21.	have fixed denor a) Share b) Sto		Both a) & b)	d) None of the above
22.	resolution should a) Special resolution b) Or	be passed by the com dinary resolution	pany to offer shar c) C.G	es to outsiders d) None of the above
23.	Company must pass a) O.R b) S.I	for reducing its sh R c) C	nare capital C.G permission	d) None of the above
24.	Court order the company to	add after	reducing its share	capital
	a) And reduced b) Lto			d) None of the above
25.	For reducing its share capita a) Debtors b) Cr	al it should give notice editors c) Both a) &		d) None of the above
26.	Reduction & diminution is aa) 100 & 94b)94		e. 00 &96	d)96 &100
27.	Which of the following can a) Free reserves c) Proceeds of fresh issue of	b) S	of shares becurities premium All of the above	L
28.	Buy back by board resolution a)15 b)10	n can only be upto c)25		d)20

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29.	Buy back should be less a) 25 b	s than or equal to)30	% of total paid c)35	l up capital d)40	
30.	In case of buy back deb a) 1:2 b	t equity ratio should) 2:1	be c) 3:1	d) 1:3	
31.	Every buy back shall be a)6 b	e completed with in _)8	month from the date c)10	te of passing the S.R. d)12	
32.	companies a) Insolvent b	are permitted to buy) Solvent	back its shares c) Both a) & b)	d) None of the above	
33.	Buy back securities sho a) 7 b	uld be physically des	stroyed with in c)21	days d)28	
34.	After buy back company a) 6 b	y can't issue the sam	e kind of shares for c)18	months d)24	
35.	With in 30 days of co	ompletion of buy ba	ack company shall fil	e the details with whom	
	a) Registrar b) SEBI	c) Both a) & b)	d) None of the above	
36.	If buy back is made from free resources then what should be createda) Debenture Redemption Reserveb) Capital Redemption Reservec) Statutory liquid Ratio.d) None of the above				
37.	The premium amount th a) 10% b	hat can be charged as		d) None of these	
38.	When shares are issued at premium permission of AOA and NCLT is required. a)Yes b)No				
39.	Balance in securities premium A/c should be utilized for declaring dividends. a)Yes b)No			dividends.	
40.	In case of a company going for public issue premium can be declared by BOD. a)Yes b)No				
41.	The company can issue shares for a discount at their first issue. a)Yes b)No				
42.	The company can issu commencement of busin a)Yes		count immediately af b)No	ter getting certificate of	
43.	A Company can issue s a)Yes	weat equity shares as	s soon as it started busi b)No	ness.	

44.	A company to issue sweat equity shares must pass a. a) Special resolution b) Ordinary resolution c) Unanimous resolution d) None of these					
45.	The notice offering right shares must allow the membersto exercise their to accept, reject or renounce it					
	a) 10 days		c) 15 days	d) 20	days	
<u>SHAR</u>	<u>RE CERTIFICATE &</u>	WARRANT				
1	The company must company.	deliver share certif	icate within	if the shares all	otted by	
	a) 2 months	b) 3 months	c) 4 months	d) no	ne of these	
2	The company must transfer.	deliver share certif	icate within	if the shares ap	plied for	
	a) 3 months	b) 2 months	c) 5 months	d) no	ne of these	
3	Share warrants can be issued with the prior approval of thea) Company law boardb) Dept of company affairsc) Registrard) No					
1 2	Is the holder of share warrant is eligible for voting? a)Yes b)No To issue a share certificate Central Government permission is necessary? a)Yes b)No					
3	To issue a share warrant Central Government permission is necessary? a) Yes b)No					
4	Private company can issue share warrant? a)Yes b)No					
5	Share certificate can be issued for partly paid up shares. a)Yes b)No					
6	Shares warrant should be issued when shares are fully paid up a) Yes b)No					
10.	Share warrant can be transferred by delivery. a) Yes b)No					
11.	Share certificate can't be transferred by delivery. a) Yes b)No					
12.	Share warrant does not contain any name on face of it. a) True b) False					
13.	Stamp duty to be pa a) Nominal	id at the time of iss b) High	sue of share certificate is c) Very high		one of these	

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14.	Stamp duty to be pa a) Nominal	id at the time of issue of b) High	of share warrant. c) Very high	d) None of these
15.	Voting Rights are av a) Yes	vailable to share certifi	cate holders. b)No	
16.	specifies the a) sec 110	time limit with in wh b) sec 111	ich share certificate is t c) sec 112	o be delivered d) sec 113
17.		cument showing title b) Share warrant	c) Both (a) & (b)	d) None of the above
18.			which of the following oth (a) & (b) d) Note that $d = \frac{1}{2} \int d^2 d d = \frac{1}{2} \int d^2 d d d d = \frac{1}{2} \int d^2 d d d d d d d d d d d d d d d d d d$? one of the above
19.	In case of extensio	n of time limit for is	sue of debenture certi	ficate should be given by
	a) NCLT	b) ROC	c) DCA	d) None of the above
20.	The period of extens a)5	ion granted by NCLT b)7	for issue of debenture c)9	certificate is d)11
21.	Which of the follow a) Public	ing can issue the share b) Private	e warrant c) Both (a) & (b)	d) None of the above
22.	are attaca) Dividend coupon	hed to the share warra b) Warrant	nt c) Certificates	d) None of the above
23.	C.G. approval is nec a) Share certificate	essary in case of issue b) Share warrant	of c) Both (a) & (b)	d) None of the above
24.	In case of a) Share warrant	 duplicate can be ob b) Share certificate 		d) None of the above
25.	Voting Rights are av a)Yes	vailable to share warra	nt holders. b)No	
26.	Duplicate certificate	obtained if original ce	ertificate lost in case of	

a) Share Certificate b) Share warrant c) Dividend warrant d) None of these

CALLS & FORFEITURE/SURRENDER OF SHARES

 XYZ company goes for a public issue each share of face value Rs.10 the application money is Rs.2 allotment Rs.3, first call Rs.4, final call Rs.1. Is this valid a)Yes
 b)No

2	XYZ company goes for a public issue applic made on 1 st May, 2002, 1 st call made on 1 st Can the company do so? a)Yes b	cation called for on 1 June 2002, 2 nd call 1 D)No	st April 2002, allotment made on 15 th June 2002.	
3	Company to accept calls in advance from shar a) MOA b) AOA c	-	have permission in d) None of these	
4	Calls in advance have voting rights a)Yes b)No		
5	Consideration shall be paid if share holder sur a)Yes b	render his shares)No		
6	Forfeiture can be made only if it is authorizeda) AOAb) MOAc	•	d) C.G	
7	Name of the member is struck off from the reg a) Issue of share certificate b) Share warran	-	d) None of the above	
8	Days be given for payment of call a) 14 b)13 c	•	of service of notice d)11	
9	arises in respect of debt due on sha a) Forfeiture b) Lien c		er transactions. d) None of the above	
10.	Return of partly paid shares by the shareholdera) Surrenderb) Forfeiturec		d) None of the above	
11.	is a short cut to forfeiture			
11.		e) Right issue	d) None of the above	
12.	No consideration shall be paid by the company a) Lien b) Forfeited		d) None of the above	
13.	Interest out of capital can be paid only if it is sa) MOAb) AOAc	sanctioned by	d) C.G	
TRANSFER & TRANSMISSION OF SHARES				
1	Transfer deed should in form No.a)6 Bb)5 Bc	e)7 B	d)None of these	
2	a) Transfer b) Transmission c		from a share holder. d) None of the above	
3	The person who transfer his rights and duties i a) Transferee b) Transferor c		d) Promisee	

4	The person to whom	the rights and duties a	re endorsed is called			
·	a) Transferee	b) Transferor		d) Endorsee		
5	is an instru not filled.	ment of transfer signed	l by the transferor in w	which the name & date are		
	a) Forged transfer	b) Blank transfer	c) Both (a) & (b)	d) None of the above		
6	transfer is					
	a) Forged	b) Blank	c) Both (a) & (b)	d) None of the above		
7	If the ownership of s a) Transfer	hares goes to another b) Transmission	by operation of law is c) Both (a) & (b)	called as d) None of the above		
8	Transfer is effected	-				
	a) Sales	b) Death	c) Insolvency	d) None of the above		
9	Transmission is effe	-				
	a) Sale	b) Death	c) Insolvency	d) Both (b) & (c)		
10.		wing stamp duty & co		•		
	a) Transfer	b) Transmission	c) Both (a) & (b)	d) None of the above		
11.	gets all liab	oilities of original owne	er			
	a) Transferor	b) Transferee	c) Endorser	d) Endorsee		
12.	Consideration is nec a)Yes	essary in case of trans	smission b)No			
13.	Consideration is nec a) Yes	essary. In case of trans	fer b)No			
14.	A share warrant is tr	ansferable by				
1.11	a) By Execution of t	•	b) By delive	b) By delivery		
	c) both a) and b)		d) None of t	he above		
DEBI	ENTURES					
1		n acknowledgement of	•			
	a) Debenture certific	eate b) Share cert	ificate c) Share war	rrant d) None of the above		
2	Own funds are called a) Debenture capital		c) Loan capital	d) None of the above		
3	Incase of allotment l a)1	Debenture Certificate is b)2	s to be issued with in _ c)3	months d)4		
4	In case of applicatio	n for transfer Debentur	e Certificate is to be is	ssued with in		
	months a)1	b)2	c)3	d)4		

Siddharth Academy ® 5 Debenture forms part of _____ b) Loan a) Capital c) Fund d) None of the above Share holders are 6 a) Owners b) Creditors c) Debtors d) None of the above 7 Debenture holders are a) Owners b) Creditors c) Debtors d) None of the above 8 Return paid on shares is ____ a) Interest b) Dividend c) Commission d) None of the above 9. Return paid on debentures is _ c) Commission a) Interest b) dividend d) Tax Which of the following have voting rights _____ 10. a) Share holders b) Debenture holder c) Both (a) & (b) d) None of the above 11. _ is payable even if there are no profits b) Dividend c) Commission d) None of the above a) Interest 12. Debentures payable to a holder of certificate is called _____ a) Bearer b) Unregistered c) Secured d) Both (a) & (b) 13. Debentures payable to person whose name appears both on Debenture Certificate and company's register is called a) Bearer b) Unregistered c) Registered d) None of the above Debentures which have the charge on the property of the company is _____ 14. a) Secured b) Unsecured c) Registered d) None of the above 15. Debenture which are repayable only on the happening of an event of winding up is called b) Irredeemable c) Perpetual a) Redeemable d) Both (b) & (c) 16. For the purpose of debt equity ratio Fully Convertible Debentures are classified as a) Debt b) Equity c) Both (a) & (b) d) None of the above 17. In case of Partly Convertible Debentures nonconvertible portion is classified as _ c) Both (a) & (b) a) Debt b) Equity d) None of the above DRR is required to be created for debentures issued prior to _____ 18. a) 13.12.2000 b) 13.12.2001 c) 13.12.2002 d) 13.12.03 Amount due on redemption including interest should be claimed with in _____ years. 19. a)10 b)9 c)8 d)7 The amount unclaimed on redemption is transferred to ______fund. 20.

b) Children welfare

a) Investor education & protection

Siddharth Academy ® c) Workmen compensation fund d) None of the above 21. Reissued debentures are treated as new debentures for the purpose of a) Debentures certificates b) Income Tax c) Stamp duty d) None of the above CHARGES Charge includes _____ 1 b) Mortgage c) Security a) Loans d) Hire 2 Commencement of winding up of a company does not affect the nature of _____ a) A fixed charge b) A floating charge c) Both a) & b) d) None of the above 3 Which of the following authorities is empowered to extent time for registration of charges ? a) C.G b) Company law board c) Court d) NCLT _____ is a charge when it is made specifically to cover assets 4 a) Fixed b) Specific c) Floating d) Both (a) & (b) 5 _____ is a charge created on a class of assets related to ordinary course of business. d) None of the above a) Fixed b) Specific c) Floating 6 Which of the following charge is not registered with the ROC b) Charge on uncalled share capital a) Charge on immovable propertyc) Charge on called made but not paid a) Charge on immovable property d) Charge on call made but paid 7 Unsecured debentures does not require any registration because it is not secured by a) Fixed b) Floating charge c) Both (a) & (b) d) None of the above 8 Incase of any default is made in filing the particulars related to charge then penalty is upto thousands a) 5 to 10 b)10 to15 c)15 to20 d)None of the above 9 ___ Sec. contains the provision relating to modification of a charge. a) 130 b) 135 c) 140 d) 145 Any charge is satisfied in full then which form is to be file with ROC_____ 10. a) 17 b)18 c)19 d)20 A charge requiring registration shall be filed with the registrar with in 11. d) None of the above a) 21 days b) 30 days c) 45 days When a charge become void., the money secured there under becomes repayable with in 12. months a) 1 b) 2 c) 10 d) immediately

GENERAL MEETINGS

1	Company limited by shares needs to hold statutory meeting a) Yes b)No
2	Company limited by guarantee and having share capital needs to hold statutory meeting a) Yes b)No
3	There is no need to held statutory meeting in case of Government company? a) Yes b)No
4	Statutory meeting shall be conducted immediately after getting the certificate of commencement of business? a)Yes b)No
5	What is the time limit for conducting statutory meeting?a) 1 to 5 monthsb) 1 to 6 monthsc) 1 to 9 monthsd) None of these
6	Notice of statutory meeting should be given with a period not less than a) 21 clear daysb) 14 clear daysc) 7 clear daysd) None of these
7	Notice of statutory meeting should be attested by at least.a) 3 directorsb) 2 directorsc) 3 directorsd) None of these
8.	Notice of statutory meeting should be attested directors among them one should be CompulsoryM.D. a) Yes b)No
8	A copy of the contents of statutory report should be sent to Registrar also a) Yes b)No
9	If the statutory meeting is not held .The company may be wound up. Is it correct a) Yes b)No
10	AGM should be held by every company a) Yes b)No
11	The time gap between two AGM's shall not exceed.c) 16 monthsd) None of thesea) 15 monthsb) 18 monthsc) 16 monthsd) None of these
12	First AGM must be held within from the incorporation of the companya) 15 monthsb) 18 monthsc) 12 monthsd) None of these
13	XYZ co, incorporated on 1 st Jan 2005. The AGM should be held on 1 st July 2006. ROC extended that time to 1 st Sep.2006. Is the AGM valid.
14	a) Validb) Invalidc) Situation does not ariseEvery AGM must be held withfrom the date of the Balance Sheet.a) 4 monthsb) 6 monthsc) 9 monthsd) None of these
15	First AGM must be held with in from the date of the balance sheeta) 6monthsb) 9monthsc) 5monthsd) None of these

16	Any company can't held AGM on a public holiday a) Yes b) No
17	AGM should be held at a) Companyb) Registered officec) Corporate officed) None of these
1	Central Government can exempt company from holding AGM a)Yes b)No
2	Failure to convene AGM u/s 166 penalty will bea) 50,000+250 per every dayb) 75,000+250 per every dayc) 1,00,000+250 per every dayd) 25,000+250 per every day
3	Board of directors has the authority to issue notice of the GM'S a) Yes b)No
4	Notice of the G.M. should be sent to preference share holder also a) Yes b)No
5	Length of notice in the case of AGM is 21 clear days. Articles provided 25 clear days for length of notice. Is the AGM valid a) Valid b) Invalid
6	Length of notice in the case of AGM is 21 clear days. Articles provided that 15 clear days for length of notice. Is the AGM valid a) Valid b) Invalid
7	A shareholder appointed a proxy. The proxy must be a member of the company. Do you agree with this statement. a) Agree b) Disagree
26.	All special business can only be transected by passing a special resolution. Do you agree with this statement a) Agree b) Disagree
8	In case of Public Company the quorum should be a) 5 members b) 7 members c) 2 members d) None of these
9	In case of private company the quorum should be a) 2 members b) 3 members c) 4 members d) None of these
10	In case of public company towards quorum proxies will also be counted a)Yes b)No
11	In case of private company towards quorum proxies will be counted a) Yes b)No
12	Preference shareholders will be counted towards quorum at General meeting

	a)Yes	b)No	
13	A body corporate appointed a perso a) Counted	on as a proxy he will be counted for quorum or not b) Not counted	
14	Joint shareholders appointed a perso quorum a)Yes	on as a proxy. State whether he will be counted for b)No	
15	President appointed a proxy. State v a) Yes	whether that person will be counted towards quorum b)No	
16	Governor appointed a proxy. State a) Yes	whether that person will be counted towards quorum b)No	
17		AGM. There are 3 members personally present and one capacity and as well as a representative of a body is valid b) Not valid	
18	XYZ company provided in articles company correct a) Correct	that quorum for the company should be 7 member is the b) Not correct	
19	XYZ Company provided in articles the company correct a) Correct	that quorum for the company should be 2 members. Is b) Wrong	
20	Quorum should be present at thea) Commencement of meetingc) End of the meeting	b) Middle of the meetingd) Any time during meeting.	
1	State whether there is any provision a) Yes	n in companies Act. That one member constitute quorum b)No	
2	In case of alteration in the object clashow of hands a)Yes	ause of memorandum the resolution shall be passed by b)No	
3	In case of alternation of AOA to deletion or insertion of provisions defining private company shall be passed by resolution through postal ballot. a) Yes b)No		
4	In case of company opting for buy l postal ballot a) Yes	back of own shares. It should pass resolutions through b)No	
5	meeting given an opportun formation of the company. a) General b) EGM	nity to the member to know discuss on promotion & c) Statutory d) None of the above	

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			5		
6	a) Statutory	send by the directors to b) Audit	o its members. c) Annual	d) None of the above	
7		who are not required to b) Government Com		l Meeting npany d) Both (a) & (b)	
8	In case of Statutory (before the date of rep a)3	0 1	ots & payments are pre c)7	pared up to days d)9	
9	Who should certify that company allotted the shares and cash received in respect there of				
	a) Auditor	b) Director	c) Share holder	d) Members	
10	-	who are required to hold b) Private company		pany d) All the three	
11	The time period for a)1	conduction of AGM is b)2	extended by ROC for 2 c)3	how many months d)4	
12	_	nat ROC could grant ex iry of period u/s 166 (1 b) NCLT		olication for extension is d) Both (b) & (c)	
13	Which of the following company can held the AGM on public holidaya) Public companyb) Private companyc) Govt companyd) Association not for profits				
14	AGM.			ard to the time & place of	
	a) C.G	b) ROC	c) NCLT	d) D.C.A	
15	In case of failure to a) 25,000	convene the AGM fine b) 50,000	is upto Rs c) 75,000	d) 80,000	
16	In case of continuing a) 250	default to convene the b) 300	e AGM fine isRs c) 350	for every day. d) 400	
17	The resolution passe a) Valid	d at AGM are b) Void	c) Voidable	d) Void abinitio	
18	Every business trans a) Ordinary	acted at an EGM is a _ b) Special	business c) Both (a) & (b)	d) None of the above	
19.	M.M. Obtained, the incorporation on Jan 1, 1993 and C.C.B on June 1, 1993. The earliest date on which it can hold the statutory meeting is				
19	a) Feb 1, 1993Majority rule is not aa) The act done is illc) The act done cons	egal b) The	c) July 1, 1993 e act done is ultra vires the above	d) August 1, 1993 s the company.	

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20	A cost auditor makes his report to: a) Members of company b) Directors of c	company c)	Registrar	d) C. G.		
21	 A company not declare dividend at. a) Statutory meeting b) Annual general meeting c) Extra ordinary G.M d) None of the above 					
22	If as a person is present in more than 1 capacit a)1 b)2 c	ty his presence w c)3	vill be counted as d)4			
23	In the absence of a quorum the proceedings of a) Valid b) Void c	f the meeting wil c) Voidable		above		
24	If quorum is not present with in tina) ½ Hr.b)1 Hr.c	me the meeting i c)1 ¹ ⁄2 Hr				
25	In case of adjourned meeting is it necessary to wait for the quorum a) Yes b)No					
26	In case of class or debenture holders quorum c a) 1 b)2 c	constitutes c)3	members. d)4			
27.	Order to call a EGM even thougha) ROCb) C.G	1 member presenter) NCLT	nt in person or by pr d) D.C.A	oxy.		
27	a) Body corporate b) President c	h not a member. c) Governor	d) All the abov	re		
28	Voting right can't be exercised in case of a) Calls in advance b) Calls in arrears c		d) None of the	above		
29	Casting vote can be cast by whom only in case a) Chairman b) Director c	e of equality of v c) Auditor	otes d) Manager			
30	The Chairman on his own motionalso ca) Mustb) Shouldc	order a poll c) May	d) None of the	above		
31	Poll is conducted by Chairman with ina)24b)48c	hrs from the c)72	demand. d)36			
32	Proxy need not be a of the companya) Shareholdersb) Membersc	c) Both a) and b)	d) None of the	above		
33	Depositing of proxy with the company should a)24 b)48 c	be made with in be made with in be made with in be been been been been been been bee	how many hours d)72			
34	If the notice contain a special business then an a) Explanatory b) Enquiry c					
35	Proxies cannot vote on					

Siddharth Academy ® a) Show of hands b) Poll c) Both a) & b) d) None of the above 36 is the official recording of the proceedings of a meeting b) Minutes c) Both a) & b) a) Ouorum d) None of the above Minutes should be recorded with in _____ days from the date of conclusion of every 37 meeting c)30 a)10 b)20 d)40 Loose - leaf minutes to be bound into books at regular intervals of _____ months 38 d)9 b)7 c)8 a) 6 39 With in weeks requisition requiring circulation of a resolution may be deposited with ROC. a) 3 b)6 c)9 d)12 40 Qualification shares for a director are provided in the _____ c) AOA d) Contract b/w Company & Directors a) Company Act b) MOA Directors are _____ of the company 41 a) Employees b) Employers c) Both a) & b) d) None of the above 42 A special resolution is passed with b) 60% majority of members present a) Simple majority c) 75% d) None of the above A poll can be demanded by any member present in person or by proxy if he has voting 43 powers at least equal to: b) 1/10th a) 1/5th c) 1/20th d) 1/30th 44 Which of the following meeting can be held more than once in a calendar year? b) S.G.M d) None of the above a) E.G.M c) A.G.M 45 The expenses of holding an E.G.M by the requisitionists will be ultimately borne by a) Company b) Requisitionists c) all directors in default d) None of the above 46 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 47 A proxy must bear revenue stamp worth. a) 30 paise b) 15 paise c) 45 paise d) 50 paise Total managerial remuneration cannot exceed ____% of net profit 48 a) 11 b)12 c)13 d)14

49 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
- 50 In which one of the following cases an ordinary resolution may be passed _____
 - a) Commencement of a new business
 - c) Compulsory winding up of the company
- b) alteration of articles d) none of the above