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**B.A. LL.B Semester-V
EXAMINATION OCTOBER 2019
Company Law**

[Duration : Three Hours]

[Max. Marks:s75]

Instructions:

- i) Answer any eight questions from Q. No. 1-12
- ii) Question No.13 and 14 are compulsory

- 1 Explain the concept of independent corporate entity and its advantages and disadvantages (8x8=64)
- 2 Doctrine of indoor management is opposed to the doctrine of construct notice - Discuss
- 3 Discuss the characteristics of preference shares. Distinguish it from equity shares
- 4 Discuss the relevance of Foss v. Harbottle and the various exceptions carved out of the rule
- 5 Who is promoter? What are his duties and liabilities?
- 6 What are the requisites for a valid call on shares? Explain forfeiture as a consequence of failure to make payment on call on shares.
- 7 Define private company and discuss the advantages of a private company over a public company. Explain the conversion of private company into public company and vice versa
- 8 Explain the relevance of Objects clause in the light of doctrine of ultra vires
- 9 Analyze the position of director in a company and how they are appointed
- 10 What are the formalities and procedures in respect of Annual General Meeting and Extraordinary General Meeting
- 11 Discuss the circumstances in which the Tribunal may order winding up of a company
- 12 Define prospectus. What are the remedies for misrepresentation in the prospectus
- 13 Write short note on any two (2x3 =6)
 - a) Defunct Company
 - b) Liability Clause
 - c) Dividend

14

Write short note on any two

- a) Minimum subscription
- b) Pre incorporation contact
- c) Debentures

(2x2.5=5)

BALBA- 1929

**B.A.LL.B (Semester V), Examination April 2019
COMPANY LAW**

Duration: 3 hours

Total Marks: 75

Instructions:

- i) Answer **any eight** questions from Q. No. 1 to 12.
- ii) Question number 13 and 14 are compulsory.

(8 x 8=64)

1. What is lifting the corporate veil? Critically examine the circumstances where in the corporate veil is lifted.
2. Explain the Doctrine of Ultravires.
3. Critically examine the Doctrine of Indoor Management along with exceptions.
4. Explain the remedies for misrepresentation in due prospectus.
5. Discuss the general principles of contract applicable to allotment of shares by a Public Company.
6. Who can become a member of the company?
7. Who is director of a company? What are the powers of directors?
8. What are the requisites for a valid meeting?
9. What is floating charge? Explain crystallisation of floating charge.
10. Discuss the exceptions to the rule in Foss v/s Harbottle.
11. Explain the features of Unlimited Company, Guarantee Company and Private Company.

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12. Discuss the voluntary winding up of a Public Company.

13. Answer **any two**

(2 x 3=6)

a. Certificate of Incorporation

b. Dividend

c. Duties of promoters

14. Answer **any two**

(2.5x2=5)

a. Share certificate

b. One person company

c. Demat transfers



BALBA – 1830

B.A.LL.B. (Semester – V) Examination, April 2018
COMPANY LAW

Duration : 3 Hours

Max. Marks : 75

Instructions : a) Answer **any 8** questions from Q. No. 1 to 12. (8×8=64)
b) Q. No. 13 and 14 are **Compulsory**.
c) Support your answers with relevant case laws.

1. Explain in brief the disadvantages of formation of a public company.
 2. Discuss 'alteration of object clause' of the memorandum of association.
 3. What are articles and memorandum of association ? Discuss the relation between them.
 4. Explain the remedy of 'rescission for misrepresentation' in the prospectus.
 5. Discuss the 'position of promoters' in relation to the company.
 6. Explain the objects and effects of share certificates.
 7. Discuss who can become member of a public company.
 8. What are the conditions for valid forfeiture of shares ?
 9. Explain the power of Directors.
 10. What are the various kinds of meeting of a public company ?
 11. Discuss the exceptions to the 'Foss v/s Harbottle rule'.
 12. Explain in brief the various grounds for winding up of a company by the Tribunal.
 13. Write short notes on **any two**. (3×2=6)
 - a) Corporate Social Responsibility
 - b) Voting by Proxy
 - c) Dividend.
 14. Write short notes on **any two**. (2.5×2 =5)
 - a) Private Company
 - b) Defunct Company
 - c) Certificate of Incorporation.
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BALBO – 1917

B.A. LL.B. (V Semester) Examination, November 2017

COMPANY LAW

Duration : 3 Hours

Total Marks : 75

- Instructions :** a) Answer any 8 questions from Q. No. 1 to 12.
 b) Q. No. 13 and 14 are compulsory.
 c) Support your answers with relevant case laws.

(8×8=64)

1. What is lifting the corporate veil ? Explain the circumstances of lifting the corporate veil.
2. What are the various consequences of 'ultravires' transaction by a company ?
3. Discuss the various propositions relating to the 'binding force of articles of association'.
4. What are the remedies for misrepresentation in the prospectus ?
5. Who are promoters ? Explain the duties and liabilities of the promoters.
6. Discuss the requisites of a valid allotment of shares.
7. What are the various modes of becoming a member of the public company ?
8. Explain the conditions for a valid calls on shares.
9. Define Director. Explain the position of directors of a public company.
10. What are the requisites of a valid meeting of a public company ?
11. Discuss the rule in Foss v/s Harbottle.
12. What are the just and equitable circumstances for winding up of a public company ?
13. Write short notes on any two : (3×2=6)
 - a) Certificate of Incorporation
 - b) Corporate social responsibility
 - c) Floating charge.
14. Write short notes on any two : (2.5×2=5)
 - a) One person company
 - b) Kinds of resolution
 - c) Dividend.



**B.A. LL.B. (Semester – V) Examination, April 2017
COMPANY LAW**

Duration : 3 Hours

Total Marks : 75

Instructions: a) Answer any 8 questions from Q. No. 1–12.

b) Question Nos. 13 and 14 are **compulsory**. (8×8=64)

1. Company has a corporate personality of its own and is considered in law as separate and distinct entity. Discuss various features of the company with relevant case laws.
 2. How Articles of association is different from Memorandum of Association and what is the binding force of the two documents ?
 3. Explain the doctrine of indoor management and exception to the rule.
 4. Discuss obligations of promoters in relation to company he is promoting.
 5. What is "Prospectus" of a company ? Who may issue prospectus ? What are its contents ?
 6. Define debentures and discuss kinds of debentures.
 7. What are the different types of shareholders meeting that can be called under the Companies Act ?
 8. What are the kinds of share capital ? Explain whether the share capital of a company can be reduced.
 9. What are the provisions of the Companies Act relating to the prevention of oppression and mismanagement ?
 10. "Directors are not only agents but also in some sense trustees of the company". Discuss.
 11. Explain the characteristics of a Private Company in relation to the Public Company.
 12. Describe the circumstances for winding up of a company on 'Just and equitable grounds'.
 13. Answer any two : (3×2=6)
 - a) Illegal association.
 - b) Share Warrant.
 - c) Defunct company.
 14. Answer any two : (2.5×2=5)
 - a) Floating charge.
 - b) Dividend.
 - c) Consequences of ultra vires transactions.
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BALBO – 1916

**B.A. LL.B. (Semester – V) Examination, October 2016
COMPANY LAW**

Duration : 3 Hours

Total Marks : 75

Instructions : a) Answer any 8 questions from Q. No. 1–12.
b) Question Nos. 13 and 14 are compulsory.

(8×8=64)

1. What is corporate veil ? When the corporate veil can be shifted ?
2. Discuss the legal validity of pre-incorporation contracts.
3. Discuss the doctrine of constructive notice.
4. Define prospectus and explain contents of prospectus.
5. Discuss position, legal status, duties and liabilities of promoters.
6. Discuss rights and duties of an auditor.
7. Explain the characteristics of a private company in relation to the public company.
8. What are the different modes of becoming the member of the company ?
9. Define debentures and discuss kinds of debentures.
10. Discuss just and equitable grounds for winding up of the company.
11. What are the provisions of the Companies Act relating to the prevention of oppression and mismanagement ?
12. Explain the different types of resolutions that may be passed in meeting of a company.

13. Answer any two :

(3×2=6)

- a) Consequences of ultra vires transaction.
- b) Directors as trustees.
- c) Debenture trust deed.

14. Answer any two :

(2.5×2=5)

- a) Company limited by shares.
- b) Official liquidator.
- c) Indoor management.



**B.A. LL.B. (Semester – V) Examination, April 2016
COMPANY LAW**

Duration : 3 Hours

Total Marks : 75

Instructions : i) Answer **any eight** questions from Q. No. 1-12.

ii) Question Nos. 13 and 14 are **compulsory**.

(8×8=64)

1. Discuss the disadvantages of incorporation of a company with illustrations.
2. What are the exceptions to the Doctrine of ultravires as provided under the Companies Act of 2013 ?
3. State the remedies for misrepresentation in the prospectus.
4. Explain the procedure for shifting the registered office from one state to another.
5. Discuss the powers and position of the promoters in the formation of a company.
6. Enumerate the statutory restrictions on allotment of shares as provided under the Companies Act of 2013.
7. Discuss the position of directors under the relevant provisions of the Companies Act 2013.
8. Explain the procedure and requisites of a valid meeting.
9. Discuss the provisions under the Companies Act 2013 relating to "Investigation" of the affairs of the company.
10. Explain in detail the role played by the official liquidator in winding up of the company.



- 11. What are "Debentures". Explain the different kinds of debentures.
 - 12. Explain the advantages of a private company can it be converted into a public company.
 - 13. Answer **any two** : **(3x2=6)**
 - a) Defunct company
 - b) One man meeting
 - c) Reduction of capital
 - 14. Answer **any two** : **(2.5x2=5)**
 - a) Name clause
 - b) Member
 - c) Company law tribunal.
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BALBO – 1507

B.A. LL.B. (Semester – V) Examination, October 2015
COMPANY LAW

Duration : 3 Hours

Total Marks : 75

Instructions : i) Answer **any eight** questions from Q. No. 1-12.
ii) Question No.s 13 and 14 are **compulsory**

1. Explain the Doctrine of Lifting the Corporate veil with exceptions, if any.
2. Discuss the procedure for registration of a Public Company. Can the company give effect to a Pre-incorporation Contract ?
3. State and explain the various remedies available for misrepresentation in the prospectus.
4. Discuss the Doctrine of Indoor Management with exceptions, if any.
5. What is the role played by the Promoters in the formation of the company ?
6. Discuss the following :
 - a) Calls on shares
 - b) Forfeiture of shares.
7. Enumerate the various duties of Directors as per the provisions of the Companies Act 2013.
8. State and explain the requisites of a valid meeting.
9. What are the conditions of relief in cases of oppression and mismanagement of affairs of a company ?
10. Discuss the provisions relating to voluntary winding up of company.
11. Discuss the procedure for conduct of Investigations into the affairs of the company. Enumerate the powers given to Inspectors in this regard.
12. Explain the procedure for crystallisation of floating charge.

(8×8=64)

P.T.O.



13. Answer any two :

(3x2 = 6)

- a) Preferential share capital
- b) One man meeting
- c) Dividends

14. Answer any two :

(2.5x2 = 5)

- a) One person company
- b) Constructive Notice
- c) Company law Tribunal.

B.A. LL.B. (Semester – V) Examination, April 2015
COMPANY LAW

Duration : 3 Hours

Total Marks : 75

Instructions : 1) Answer **any four** questions from Q. No. 1-6.

2) Answer **any four** questions from Q. No. 8-13.

3) Question No. 7 and 14 are **compulsory**.

SECTION – I (4×8=32)

1. Discuss the various advantages of incorporation with suitable case law.
2. What are the reasons which explain the necessity of the object clause ? Discuss the permitted limits of alteration of object clause.
3. State the available remedies for misrepresentation in a prospectus and discuss any two.
4. What are the methods by which a person becomes a member in a company ?
5. What is meant by 'Calls on shares' ? Discuss the requisites of a valid call.
6. Explain the definition and position of promoters.
7. Answer **any two** : (2.5×2=5)
 - a) One-person company.
 - b) Certificate of incorporation
 - c) Articles of Association.

SECTION – II (4×8=32)

8. Discuss the appointments of Directors.
9. Explain the requisites and procedure of valid meeting.
10. Explain the meaning of oppression. Discuss its conditions of relief.



11. Discuss the advantages of a private company. Can a private company be converted into public company.

12. Discuss voluntary winding up of company.

13. Discuss reconstruction and amalgamation of companies.

14. Answer any two :

(3x2=6)

- a) Kinds of Debentures
- b) Crystallisation of floating charge.
- c) Annual General Meetings.

SECTION - II

- 8. Discuss the appointments of Directors.
- 9. Explain the requisites and procedure of valid meeting.
- 10. Explain the meaning of oppression. Discuss its conditions of relief.



B.A.LL.B. (Semester – V) Examination, October 2014
COMPANY LAW

Duration : 3 Hours

Total Marks : 75

- Instructions :** 1) Answer **any four** from Q. No. 1 – 6.
2) Answer **any four** from Q. No. 8 – 13.
3) Question No. 7 and 14 are **compulsory**.

SECTION – I

(8×4=32)

1. With the help of case law explain the principle of independent corporate existence.
2. What are the modes by which a person becomes a member in a company ?
3. What is meant by the Doctrine Constructive notice ? How does it differ from that of Indoor Management ?
4. Who is a promoter ? What are his duties towards the proposed company ?
5. Discuss the kinds of share capital.
6. State the contents of memorandum of association and discuss in detail the importance of the name clause.
7. Answer **any two** : **(2×2.5=5)**
 - a) Holding and subsidiary company
 - b) Doctrine of ultra virus
 - c) Unpaid dividend account.

SECTION – II

(8×4=32)

8. What is reconstruction and amalgamation ? What are the modes of carrying it out ?
9. State the meaning and kinds of winding up. Who may file a petition for winding up ?
10. Discuss provision relating to prevention of mismanagement. How is it different from oppression ?



- 11. Discuss the majority rule and the exceptions to it.
- 12. Discuss the various requisites of valid meeting.
- 13. Discuss the scope of the powers of directors.
- 14. Answer any two : (3x2=6)
 - a) Sick Company
 - b) Corporate Social Responsibility
 - c) Private Company.

SECTION - I

- 1. With the help of case law explain the principle of independent corporate existence.
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- 4. Who is a promoter? What are his duties towards the proposed company?
- 5. Discuss the kinds of share capital.
- 6. State the contents of memorandum of association and discuss in detail the importance of the name clause.
- 7. Answer any two : (2x2=4)
 - a) Holding and subsidiary company
 - b) Doctrine of ultra virus
 - c) Unpaid dividend account.

SECTION - II

- 8. What is reconstruction and amalgamation? What are the modes of carrying it out?
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