BTS CORE PAPER - MANAGEMENT INFORMATION SYSTEMS

FOR BTS OFF CAMPUS STREAM

1.		is a voluntary association of persons formed to carry on some business for profit to promote art, Science, education or some charitable purpose.	
	a) Incorporation	b) Private company	
	c) Company	d) Public company Ans. C	
2.	is a legal po	erson which capable of perpetual succession and common seal.	
	a) Company	b) Firm	
		d) Partnership	
		Ans. A	
3.			
	, , , , , , , , , , , , , , , , , , , ,	Ans. D	
4.	generally is to earn profit	 of a persons who have come together for a common object which b) Voluntary Association	
	c) Incorporate Association	on d) All of these	
		Ans. D	
5.	recognition of the compar	n agreement between the company and the third party requires ny in the form of an official said b) Agreement	
	c) Partnership	d) Official seal	
		Ans. D	
6.	A company is a	person	
	a) District personc) Legal	b) Group Associationd) Association	
	c) Legal	Ans. C	
7.	A company is the creation	n of	
	a) Common seal	b) Law	
	c) Share capital	d) Members	
		Ans. B	
8.	Minimum and	a maximum constitute a private limited company.	
	a) 2 of 10 c) 2 of 15	b) 7 of Unlimited d) 2 of 50	
	0) 20115	d) 2 01 50 Ans. D	

9. Minimum members in the case of partnership doing banking business is _____

	a) 50 c) 10	b) 20 d) 7		
	•) 10	<i>a) i</i>		Ans. C
10.	Minimum	persons to c	constitute a public limited company	
	a) 7	b) 10		
	c) 2	d) 5		
11.	Accounts of a co	mpany must be a	udited by an	
	a) Chartered Accc) Board of Dire		b) Auditord) All of these	Ans. B
12.	The winding up of	of the company c	an only be done by the process of	
	a) dissolution of c) Law		b) General meetingd) Management	
				Ans. C
13.	compa	ny are those whi	ch are incorporated by a Royal Charter.	
	a) Charteredc) Statutory		b) Registeredd) None of these	
	c) Statutory		d) None of these	Ans. A
14.	Statutory compar	nies are those inc	orporated under a special act passed by	-
	a) Companies Ac		b) Parliament	
	c) Special resolu	tion	d) Law	Ans. B
15.	Con	npany may be co	ompanies limited by shares companies limited by gu	
	unlimited compa	nies.		,
	a) Number of mec) Registered	embers	b) Liability of membersd) Incorporation	
				Ans. C
16.	Companies limit promotion of art a) Members	science, culture,	_ are not formed for the purpose of profit but charity, sports, commerce etc.	for the
	c) Liability	d) (Guarantee	Ans. D
17.	Private company	means a compan	y which has a minimum paid up capital of	
17.	a) Rs. 2,00,000		Rs. 5,00,000	
	c) Rs. 1,00,000		Rs. 1,00,000	
				Ans. C
18.	A public compan	•	ed in Sec	
	a) 3 (1) (iv) c) 3 (1) (iii)		(1) (i) (1) (ii)	
	c) 5 (1) (11)	u) 5		Ans. A
19.	Public company	means a company	y which has a minimum paid up capital of Rs.	
	a) 2,00,000		3,00,000	
	c) 5,00,000	d) 1	1,00,000	Ans. C
20.	Shares can be fre	elv transferable i	'n	7 1110, C
<u> </u>	Shares can be me	a amore a de la		

	a) Public Companyc) Registered company	
21.	The common seal of the cor	npany is the
	a) Official signature of the cb) Rights of the companyc) General view of the compd) Name of the above	
22.	During which of the followi	ng circumstances can the veil be lifted by the court?
	a) Where the Co acts as an ab) Where a fraud is noticedc) When the company triesd) All of the above.	-
23.	The memorandum of Assoc	iation is aof the company.
	a) Certificatec) Document	b) Scheduled) None of the aboveAns. C
24.	If the Articles of a company	conflict with the memorandum.
	a) The articles shall prevailb) The memorandum shallc) The directors will resolved) The court will resolve the	prevail e the conflict
		Ans. B
25.	*	ospectus is also known as
	a) Deemed prospectusc) False prospectus	b) Incomplete prospectusd) Red Herring prospectus
26.	On a share of Rs. 200 of a c now limited to:- a) 200 b) 50 c) 150 d) 0	ompany a shares holder has already paid Rs. 150. His liabilitye is Ans. B
27.	refers to a v	oluntary association of individuals formed for the purpose of
27.	 obtaining a particular social a) Illegal Association c) Incorporation 	or economical goal. b) Partnership d) Company
		Ans. D
28.		ent but invites the public to subscribe for share and debentures.
	a) Memorandumc) Prospectus	b) Articlesd) Certificate
		Ans. C
29.	The issues the c	•
	a) Registerc) Court	b) Directord) All of the above

			Alls. A
30.	Corporate veil ensur	res to the compan	у.
	a) Protection	b) Legal Immuni	ty
	c) Both a and b	d) None of the ab	
			Ans. B
31.	The articles of Asso	ciation and the memorandu	m of Association are drafted by
	a) Auditor	b) Director	
	c) Secretary	d) Registrar	
			Ans. C
32.	Doctrine of Ultra vi	res has reference to	clause
		b) Subscription	
	c) Liability	d) None of the above	Ans. A
33.	Which doctrine prot	ects the out of the outsiders	from the company?
	a) The Doctrine of		
	b) The Doctrine of :c) Both a and b	indoor management	
	d) None of the abov	ve	
			Ans. B
34.	Which Doctrine see	ks to protect the company fr	om the outsiders?
	a) The Doctrine of i	ndoor Management	
	b) The Doctrine of		
	c) The Doctrine of ad) None of the above		
	d) None of the abov	C	Ans. C
35.	Sec o	f the companies Act deals y	vith the meaning and provisions related to the
551	shelf prospectus.	i the companies rice acus	that the meaning and provisions related to the
	a) 50		
	c) 2 (2)	d) 60	Ans. D
20	G		
36.			tes that, a public company making an issue of randum to the public before filling of a
	prospectus.		
	a) $60 (B)$	b) $60(A)$	
	c) 16 (B)	d) 16 (A)	Ans. A
27	Τ Ί	- f	
37.			pany into existence are called
	a) A firmc) Promoters	b) Incorporationd) Promotion	
	c) Homoters	u) i iomotion	Ans. C
38.	The Board of Direct	ors delegate the power to	
50.		ons acregate the power to _	
	a) Issue debenturesb) Issue of shares		
	c) Invest the fund		

- c) Invest the fund
- d) Make loans

39.	are sub	ordinate to and controlled by the memorandum.	
	a) Articles of Asso	ciation	
	b) Prospectusc) Statement in law	V	
	d) All the above		
			Ans. A
40.	A copy of special re	esolution has to be filed with the Registrar within days.	
		b) 30 days	
	c) 60 days	d) 120 days	Ans. B
41	A	the entiring of the set of the se	
41.		the articles as altered shall be filed by the company with the of order of approval from cential.	e Registrar
	a) 3 months	b) 6 months	
	c) one month		
			Ans. C
42.	Sec of	the companies Act defines foreign company	
	a) 4 (4)	b) 3 (1) (i)	
	c) 3 (1) (ii)	d) 591	
			Ans. D
43.	Sec 25 related to	companies	
		b) Licensed	
	c) Subsidiary	d) Existing	Ang D
			Ans. B
44.	Holding company is	s defined in Section of the companies Act.	
	a) 4(4)		
	c) 3 (4)	d) 3(1)	Ans. A
4.5			лііз. Л
45.		rst stage in the formation of a company.	
	a) Promotion	b) Raising of Capital	
	c) Incorporation	d) Commencement of business	Ans. A
16	The idea of commin		
46.	The idea of carryin	g on a business is conceived by a person or by a group of pers	sons called
	a) Exploits	b) Promoters	
	c) Directors	d) None of these	
			Ans. B
47.		to be incorporated when it is registered with registrar of the _	
	company. a) Licensing	b) Government	
	c) Existing	d) Joint stock	
			Ans. D
48.	-	y controls the management of another company, the former	is called a
	a) Existing	nny. b) Holding	
	c) Subsidiary	d) Licensed	
	,	·	Ans. C
10			

^{49.} _____ is issued by any financial constitution or bank for one or more of issues of

	a) A bridged Prospectus	es specified in the prospectus. b) Shelf Prospectus d) Red Herring prospectus Ans	s. B
50.	The other name of indoor ma	anagement is called	
	a) Golden rule	b) Constructive notice	
	c) Indoor rule	d) Tarquand rule Ans	D
51.	A Company may change its	name by passing with the approval of central govt.	. 2
		b) Ordinary resolution	
		d) None of the above	
		Ans	
52.	The company shall give not resolution.	tice of alteration to the Registrar withinof passing	the
	a) 3 months	b) 6 months	
	c) 30 days	d) 60 days Ans	s. C
53.	consists of a seri	ies of regulations framed by the legislature for the conduct of	
	affair of company.		
	a) Table B	b) Table A	
	c) Table C	d) Table D Ans	s. B
54.	If a public company limited	by shares does not register its own articlesapply	
	automatically to a company.		
	a) Table C	b) Table Bd) Table D	
	c) Table A	d) Table D Ans	s. C
55.	-	make full and honest declaration of materials facts with elevant fact. This is known as	out
	a) Twiquant rule		
	c) General rule	d) Special rule Ans	3. B
56.	A public company may issue	e a prospectus called	
	a) Red herring prospectus	b) Shelf prospectus	
	c) A bridged prospectus	d) Deemed prospectus	
		Ans	. A
57.	thethe Act.	spectus is drafted in accordance with the particulars set in part	t I of
	a) Schedule Ic) Schedule III	b) Schedule IVd) Schedule II	
	c) Schedule III		ns. D
58.	Golden rule was laid down b	ру	
		ew Brun Wick Co. V Maggeride	
	b) Edington V Fitzmauricec) Treeman V Buckhcats		
	d) Royal British Bank V Tu	rquand	
		Ar	ns. A

	prospectus that forms a parta) Deemed Prospectusc) Red herring prospectus	b) Abridged prospectus	4 D
60.	Acts as the off	icial signature of the company.	Ans. B
		b) Special resolution	
	c) legal entity		
			Ans. D
61.	The association that are not	registered under Sec. 11 of the companies Act is	
	a) Incorporated Associationc) Non licenses Association	b) Illegal Associationd) Unregistered Association	Ans. B
62.	is a person w	no has singed company's memorandum of association.	7 m 5, D
02.	-	prporate body	
	c) Member d) Le	÷ •	
			Ans. C
63.	is a person	who holds the shares for the benefit persons.	
	a) Trustee b) M		
	c) Shareholder d) Co	ompany	Ans. A
64.	The right given to a particul	ar class of shareholders are called the	
0.11	a) Special rights		
	c) Class right		
			Ans. C
65.	The power to order rectifica	tion of register of members vests in the	
	a) Court	b) Tribunald) Board of Directors	
	c) Central Government	d) Board of Directors	Ans. B
66.	On which of the following d	lates the Companies Act, 1956 come into force?	
	a) 31st March 1956	b) 1st April 1956	
	c) 31st March 1957	d) 1st April 1957	
			Ans. B
67.	·	ompany Law began in the year of	
	a) 1850 c) 1913	b) 1908 d) 1956	
	c) 1915	u) 1750	Ans. A
68.	The privilege of limited liab	ility was introduced in the Indian Company Law, in the y	ear of
	a) 1850	b) 1857	
	c) 1927	d) 1956	Ama D
(0)	Statutom 1		Ans. B
69.	Statutory companies are also		
	a) State legislativec) Corporation	b) Govt. companyd) None of the above	
	· 1 ·····		Ans. C

70.	The auditor of government of	company is appointed by theof India.	
	a) High Courtc) State legislative	b) Supreme Courtd) Controller and Auditor General	Ans. D
71.	A statutory company is one	which incorporated by	
	a) An Act of Parliamentb) By an Act of State legislac) Under the companies Actd) By either (a) of (b)		Ans. D
72.	In case of a company limited	d by guarantee, the liability of the members can be enforced	l
	a) only at the time of windinb) at any time when the conditionc) only by an order of courtd) only by an order of Register	npany so decide	Ans. A
73.	is compulsory	for unlimited companies, private companies, companies lin	
	 guarantee. a) Memorandum of Associa b) Articles of Association c) Prospectus d0 Statement in lieu 		
			Ans. B
74.		cope of company activities	
	a) Memorandum of Associab) Prospectusc) Articles of Associationd) Documents	tion	
			Ans. A
75.	The first important documer	nt to be filed with the Registrar is	
	a) Articles of Associationc) Memorandum of Associa	b) Prospectus ation d) None of the above	
			Ans. C
76.	If the company's Act go bey	ond the provisions of the memorandum, its act will be	
	a) Constructive noticec) Ultra vires	b) Circulard) None of the above	Ans. C
77.	is the construct	ction of a company	
	a) Promotion	b) Certificate of incorporation	
	c) Memorandum	d) Documents	Ans. C
78.	company limited by shares.	e Companies Act, which gives the specimen of memorand	um of a
	c) Table D d) Ta		
			A A

79.	present and entitle to vote	d by the support of three fourth majority a share h at a meeting.b) Ordinary resolutiond) None of the above	olders who are Ans. C
80.	contain the m	les and regulations of the company	Alis. C
80.		les and regulations of the company.	
	a) Prospectusc) Articles of Association	b) Statement in lieud) Memorandum of Association	
	-)		Ans. C
81.	signed by th	e required number of persons which are necessary for	r the formation
	of company. a) Memorandum of Asso	ciption (h) Drospectus	
	c) Statement in lieu	ciation b) Prospectus d) None of the above	
			Ans. B
82.	obtaining a further certific	g a share capital, becomes entitled to commence bus cate known as a	iness only after
	a) Company formationc) Provisional contracts	b) Certificate of incorporationd) Certificate of commence business	
	c) Trovisional contracts	a) certificate of confinence busiless	Ans. D
83.	with the Registrar, then	on, a company limited by shares does note file article	s of association
	a) The company deemed	to have adopted Table A be registered without this document.	
		ed to have become a company with unlimited liability	
	d) None of the above.		
			Ans. A
84.	the date of the annual gen a) 40 b) 60	be filed by a company with the Registrar within eral meeting of the company.	days from
	c) 30 d) 50		Ans. B
85.	Every share holder of a co	ompany is also known as	
05.		Partner	
	-	All of the above	
			Ans. A
86.	A foreigner can become a	member of a company registered in India but permiss	ion of
		High court	
	c) RBI d)	Supreme Court	Assa C
~-			Ans. C
87.	-	of memorandum of association contain	
	a) The complete postal acb) The name of Registrar		
		own only and not that of the state	
	d) The name of the state	in which registered office of the company is to situate.	
0.0			Ans. D
88.	_	e company is registered is called the	
	a) Subscribed capitalc) Working capital	b) Nominal capitald) None of the above	

89.	by passing	f registered office from one city to another within the same state is
	a) Special resolution only	
	b) Ordinary resolution only	
		pproval of central government approval of company law board
		Ans. A
90.	document contains	the rules, regulations and bye-laws for the internal management of
20.	the company.	
	a) Memorandum of associa	
	c) Prospectus	d) Statement in lieu Ans. B
91.	is subordinate to	and controlled by the memorandum of association.
	a) Prospectus	b) Statement in lieu
	c) Articles of Association	d) None of the above Ans. C
92.	lays down the objec	ts and powers of the company.
	-	ation b) Articles of Association
	c) Prospectus	d) Statement in lieu
		Ans. A
93.	-	les in which the objects of the company are to be carried out by the
	members. a) Statement in lieu	b) Prospectus
		tion d) Articles of Association
		Ans. D
94.	Articles of Association ado the Companies Act.	pt the rules and regulations contained in of schedule 1 of
	-	b) Table D
	c) Table A	d) Table B
		Ans. C
95.	The forms of articles of ass Act 1956	ociation are given in tables is schedule 1 of the Companies
	a) A, C, D & E	b) B, C, D & E
	c) B, A,C & E	d) B, D & E Ans. A
06		
96.	companies Act 1956.	n of association are given in tables in schedule 1 of the
	 a) B, A & E c) A, C, D & E 	b) B, C, D & E d) D, A E
	C) A, C, D & L	Ans. B
97.	The doctrine of indoor Man	
211		
	a) Saloman V Salona U& Ob) Ryland V Turquand	.U. L.U.
	c) Royal British Bank V Tu	Irquand
	d) None of these	
		Ans. C

98. Offers may be invited from the public by issuing a document known as _____

	a) Prospectus	b) Notice	
	c) Circular	d) All of the above	
			Ans. A
99.	Articles of Association are	not required to be registered in case of	
	a) An Unlimited Compan		
	b) A Company limited byc) A public company limit		
	d) A private company limit	•	
			Ans. D
100.	Doctrine of constructive no	otice means	
	a) Notice of alteration of c	bject clause to the registrar	
		g with the registrar as to contents of memorandum and	d articles.
	c) Notice of change of nand) Notice to public as to is		
			Ans. B
101.	A may be defin	ed as a person having control over the affairs,	conduct and
	management of a company	· · ·	
	a) Shareholders	b) Director	
	c) Body Corporate	d) Member	Ans. B
102.	is the Supre	eme policy framing and decision making organ of a co	ompany.
	a) Board of directors	b) Share holders	
	c) Auditor	d) Body Corporate	
			Ans. A
103.	According to Sec. 225, the	Directors should be appointed in the	
		b) General Meeting	
	c) Office company	d) Share holders	Ans. B
104.	The office of a director h	accorde vacant if he fails to obtain his qualification	
104.	The office of a director of	ecomes vacant if he fails to obtain his qualification	shares whillin
	a) 30 days	b) 1 month	
	c) 2 months	d) 3 month	Ans. C
405			Alls. C
105.	A elected director can be te	erminated by the	
	a) Company	b) High Court	
	c) State Government	d) Central Government	Ans. D
106.	vacancy is car	used by resignation, death, insolvency or insanity.	
100.			
	a) Casualc) Special	b) Generald) None of the above	
	e) special		Ans. A
107.	The maximum remunerat	ion paid to a manager cannot exceed	percent of the
	annual net profit.		•
	a) 10%	b) 5%	
	c) 15%	d) 25%	Ang B

Ans. B

108.	The managing direct	tors hold the shares of the company.	
	a) Deemed	b) Equity	
	c) Qualification		
			Ans. C
109.	Directors are	of the Powers conferred on then and they must exercise	those powers
		benefit of the company.	L.
	a) Trustee	b) Management	
	c) Representative	d) None of the above	A.m.a. A
			Ans. A
110.	member	of directors need to retire every year	
	a) 2/3	b) 2	
	c) 1/4	d0 1/3	
			Ans. D
111.		be held liable on their failure to fulfill the formali	ties imposed
	upon them by the Ac		
	a) General lawc) Civil	b) Criminald) All of the above	
			Ans. B
112	A person cannot hold	d directorship of more than companies at a time.	
112.			
	a) 15 c) 25	b) 50 d) 10	
	C) 25	d) 10	Ans. A
112	is the s	vegetive outhoutty of the commonly	
113.		xecutive authority of the company.	
	a) Partners	b) Shareholders	
	c) Board of Director	rs d) Expert	Ans. C
			7 Mi3. C
114.	A meeting of Board	of directors shall be held at least	
	a) One month		
	b) Once in every 3 rc) Two month	months and at least 4 such meetings shall be held every year.	
	2 · · · · · · · · · · · · · · · · · · ·	least 3 such meetings must be held in every year.	
			Ans. B`
115.	The quorum for a m	eeting of the board of directors shall be of its total	strength or 2
1101	directors, whichever	÷	bureingun of 2
	a) 3	b) 1/2	
	c) 1/4	d) 1/3	
			Ans. D
116.	Minimum number of	f directors in public company is	
	a) 3	b) 2	
	c) 4	d) 1	
	0)		A
			Ans. A
117.	Minimum number of	f directors in private company is	
	a) 3	b) 2	
	c) 4	d0 1	
			Ans. B

118.	is a group	up of people w	ho are acting on behalf o	f the Company.	
	a) Managing directorc) Board of directors				
		,			Ans. C
119.	A Managing Directo	or can be appoi	nted for a maximum peri	od of	
		b) 10 d0 5	•		
	c) 5 years	u0 5	years		Ans. D
120.	can be	imposed on d	irectors for non complia	nce of requirements of cor	npanies
	Act. a) Penalty	b) Fine			
	c) Statutory penalty	,	iability		
					Ans. B
121	When a director volu	untarily remain	as absent from the three	consecutive meetings of the	
121.	of Directors, and	·		-	e Dourd
	-	*	with fines @ Rs. 500 for a director of any company	•	
	c) his office falls vac	ant	a uncetor of any company	y.	
	d) None of the above	e			Ans. C
122	At one time the appo	intment of sole	e selling agent can be ma	de for a period of	
	a) One year				
	c) five year				
100			» 1· 0		Ans. C
123.			fined in Sec	of the Companies Act 1956)
	a) 2(25) c) 3 (25)				
					Ans. B
124.	The appointment of a	every director i	is to be made by an	at the general meeting.	
	a) Ordinary resolution	on	b) Special resolution		
	c) Single resolution		d) None of the above		Ans. A
125.	director a	act during the a	absence of the original di	rector.	
	a) First Director		b) Additional director		
	c) Alternate director		d0 Representative dire	ector	Ans. C
126.	is the firs	st general meet	ing of the shareholders of	f a public company	7 ms. C
120.	a) Extra ordinary me	-	ing of the shareholders of	a public company.	
	b) Class meeting	B			
	c) General meetingd) Statutory meeting				
	,				Ans. D
127.	Statutory meeting m	ust be held with	h in a period of		
			he company entitled to st	art it business	
	b) 6 months from thec) not less one mo		-	the company is entitled to	start it

	business. d) 18 months from t	the date of incorporation.	Ans. C
128.	The first annual gene	eral meeting of the company must be held within	Alis. C
	a) 6 months of incorb) 6 months from the	rporation e date at which the company's entitled to start its business he date at which the company is entitled to start its business.	Ans. D
120	colled for	dealing with some vecant ansaid by incorry which some the	
129.	a) Extra ordinary ge b) Ordinary general	eneral meeting	postponed thi
	c) Class meeting	liceting	
	d) None of the above	2	
			Ans. A
130.		imum number of members that should be present at the meets any before any business can be validly transacted. b) Quorum	ing as per the
	c) Register	d) Proxies	
			Ans. B
131.	For the proper cond	uct of business in a meeting a is necessary	
		b) Managing director	
	c) Chairman	d) Shareholder	Ans. C
132.	is the	official records of the meeting of the company	7 mis. C
132.		official records of the meeting of the company.	
	a) Quorumc) Report	b) Register d) Minutes	
	e) Report		Ans. D
133.	The Chairman of a c	company has votes	
	a) 1	b) 3	
	c) 2	d) None of the above	
			Ans. C
134.	means t	the list of business or thing to be done at the meeting	
	a) Quorum	b) Register	
	c) Minutes	d) Agenda	4 D
			Ans. D
135.	refers to meeting of the comp	the instrument by which a person is appointed to act for	another at a
	a) Proxy		
		d) None of the above	
			Ans. A
136.	Decisions of a comp	any are made by of its members passed at meeting o	f members.
	a) Notice	b) resolution	
	c) Quorum	d) Circular	Ans B

137.	is the reso of the members.	olution which is	passed at validly called general meeting, by simple majority
		on b)F	Resolution by postal ballot
	c) Ordinary resolu	tion d) F	Resolution requiring special notice
			Ans. C
138.	majority of the me	eting.	h is passed, at valid called general meeting, by special
	a) Ordinary resolu		
	c) Resolution by p	ostal Dallot d) F	Resolution requiring special notice. Ans. B
130	Special resolution	is passed by ma	jority f of the members voting by show of hands or
139.	on poll either in pe	erson or by prox	
	a) 1/3	b) 1/2	-
	c) 3	d) 3/4	Ans. D
140.	is a pro	posal put befor	e a meeting.
	a) Motion		on
	c) Quorum	d) Proxy	Ans. A
1 / 1	: I		
141.	is a do	-	roposal
	a) Quorumc) Motion		
	c) would	u) Resoluti	Ans. D
142	Winding up by the	order of Tribur	nal is
172.			
	a) Voluntary windc) Winding up	ing up	b) Compulsory winding upd) All the above
	•) *******************		Ans. B
143.	Winding up by spe	cial resolution	bassed by the company is
	a) Compulsory wi	-	
	c) Voluntary wind		d) All the abvoe
			Ans. C
144.	In case of member proceedings is app a) Central government	ers voluntary wointed by	vinding up, the liquidation for conducting the winding up
	a) Central governm	ment	b) Company in its general meeting
	c) Company Law	Board	d) Register
			Ans. B
145.	The company is dishall pass such ord		he Tribunal passes an order of dissolution and the Tribunal
			ny have been completely wound up
	b) Immediately af		
	c) At the instance		
	d) At the instance	of company La	w Board. Ans. A
145	A	1	
146.	A past member can within	n also be placed	on the list of contributories of he has ceased to be a member
		he commencem	ent of the winding up
	b) 2 years before t	he commencem	ent of the winding up
			cement of the winding up
	uj 12 montris delo	ae die comment	cement of the winding up

147.	The name of a defunct company can be resorted to register on an application made to the Tribunal by the company, or any member or a creditor within	
	Ans.	С
148.	is the first state in which assists realised liabilities are paid off and surplus i	is
	distributed. a) Dissolution b) Winding up	
	c) Acquisitions d) All the above	
	Ans.]	В
149.	The order of dissolution can be issued only by the company.	
	a) Tribunal b) Company Law Board	
	c) Both A and B d) None of the above	
	Ans. A	A
150.	In members voluntary winding up control of winding up in the hands of the	
	a) Creditors b) Members	
	c) Company d) Directors	~
	Ans.	C
151.	is a process or set of systems and processes to ensure that a company is manage to suit the best interests of all those who are interested in the well being of the company. a) Governance b) SEBI c) Corporate Governance d) None of the above Ans.	
152.	OECD stands for	
102.	 a) Organization for Economic Control and Development b) Organization for Economic Corporations and Development c) Organization for Economic control and Direction d) Organizations for Export Co-operation and Development Ans. I 	D
153.	The Whistle Blower policy was recommended by	
	a) Nomination Committee b) Narasimha Report	
	c) Board Committees d) N.R, Narayana Moorthy	
	Ans. I	D
154.	Which of the following reports included clauses 49 in the listing agreement	
	 a) Narasimham Committee b) Kumaramangalam Birla Report c) L.C. Gupta Report d) None of the above 	В
155.	committee suggests that the non-executive directors can play a crucial role i	n
	corporate Governance.`	
	a) Cadbery b) Ruttemen	

c) N.R. Nanayana Moorthy d) Narasimham Committee

156.	An Audit committee r	may include
	a) Auditors	b) Company Secretary
	c) Non executive dire	ectors d) All of the above Ans. D
157.	Audit committee shall	l meet at least times in a year.
	a) 3 b) 2 c) 4 d) 1/3	
		Ans. C
158.	are the true	e owners of the company
	a) Membersc) Directors	b) Investorsd) ShareholdersAns, D
150	A 11/2 1/2 1	
159.	Audit committee sha	all act in accordance with the terms of reference to be specified by
	a) Statutory Auditorsc) Board of Directors	
		Ans. A
160.		s of the company are appointed by the share holders in Annual General
	Meeting.	b) Statutory
	a) Generalc) Special	b) Statutoryd) None of the above
		Ans. B
161.	IPOS stands for	
	, U	b) Investment public offer
	c) Initial public offer	d) Individual public offer Ans. C
162	The Board shall meet	at least four time a year, with a maximum times gap of between
102.	any two meetings.	at least four time a year, with a maximum times gap of between
	a) 6 months	b) 3 months
163.	c) 2 months The audit committee s	d) 4 month should meet at least in a year
105.	a) 4	b) 2
	c) 3	d) 6
		Ans. A
164.	The code on corporate	e Governance published in the year
	a) 2000	b) 2004
	c) 2008	d) 2006 Ans. C
165.	Which one of the foll	Iowing documents is submitted by the Board of Directors at every AGM
105.		towing documents is submitted by the board of Directors at every right
	a) Balance sheetc) Both a and b	b) Profit and Loss Accountb) None of the above`
	c) bour a and b	Ans. C
166.	The time gab between	n two Annual General Meeting should not exceed
	a) 6 months	b) 12 months
	c) 8 months	d) 15 months

167.	. Extra ordinary meeting is a meeting of the	
	a) Memberb) Share holdersc) Directorsd) Both a and b	Ans. B
168.	. East India Company is an example of company	
	a) Chartered b) Statutory c) Registered d0 Foreign	Ans. A
169.	. Mention one right that the proxy enjoys during a meeting?	
	a) Right to attend the meetingb) Right to pollc) Right to voted) None of these	Ans. C
170.	. The minutes of the company in case of a Board Meeting shall be signed by _	
	a) Directorb) Chairmand) Both a and b	Ans. B
171.	. The winding up in which a solvency declaration is not made is known as	
	a) Creditors voluntary winding upb) Members voluntary winding upc) Compulsory winding upd) None of the above	Ans. A
172.	. 4 meeting may be adjourned by circumstances	
	a) Quorum is not presentb) Lack of informationc) Balance sheet is not presentd) None of the above	
		Ans. B
173.	<u> </u>	
	a) Delhib) Hyderabadc) Bangalored) Bombay	
		Ans. D
174.	1	
	a) Comptroller Executive Officerb) Chief Executive Officerc) Central Executive Officerd) None of the above	Ans. B
175.	. Converting the physical shares into electronic shares is called	
	a) Dematerialisation b) Rematerialisation d) Computarized method	
	c) Electronic share d) Computerized method	Ans. A
176.	. The company agrees that the remuneration of non-executive directors sh	all be decided by

a) Companyb) Shareholdersc) Board of Directorsd) Central Government

177. On a winding up order being made, the company's property comes			istody of
	a) Central governmec) Shareholders	ent b) Tribunal d) Liquidator	Ans. D
178.	A proxy can vote onl	ly in case of	
	a) Votec) Election	b) Polld) None of these	Ans. B
179.	Where a director act	ts dishonestly to the interest of the company. He will be held	
	a) Negligencec) Ultravires acts	b) Malafide actsd) Breach of fiduciary duty	Ans. D
180.	Shelf Prospectus mea	ans a prospectus issued by	
		b) Any industrial company titution or bank d) None of the above	Ans. C
181.	The most important of	clause in the Memorandum of Association of a company is	
	a) Name clausec) Registered Office	b) Objects clause clause d) Liability clause	Ans. B
182.	The alteration of the	memorandum has to be certified by the Registrar within	
	a) 30 daysc) 45 days	b) 15 daysd) 60 days	Ans. A
183.	The charter of a com	pany is its	
	a) Articles of Associc) Memorandum of A	iationb) ProspectusAssociationd) Certificate of incorporation	Ans. C
184.	Notice of the registe	ered office of the company shall be given to the Registrar of co	
	· •	b) 30 days	
	c) 15 days	d) 60 days	Ans. B
185.	An act which is to be	e ultra vires a company is	
	a) Void b) Both a and b	b) Validd) None of the above	Ans. A
186.	The statement in lieu any allotment of shar a) 15	a of prospectus must be filed with the Registrar at least dates is made. b) 30	ys before
	c) 6	d) 3	

187.	Legal position of a promo	ter of a company is	
	a) That of an agentc) In a judiciary capacity		
100			Ans. C
188.			
	a) The company's Namec) The place of the company	b) The word Corporate seal	
	c) The place of the compa	any d) An of the above	Ans. D
189.	RBI is an example of	company.	
	a) Chartered		
	c) Licensed	d) Registered	
			Ans. B
190.	Shelf prospects relates une	der Sec	
	a) 16A b) 14 A		
	c) 60 A d) 40 A		Ans. C
101	The doctrine of indoor ma	nagement provides protection to	7 mis. C
191.			
		b) The Board of Directorsd) The Managing Director	
	, ,		Ans. A
192.	The exception to the doctr	rine of constructive notice is provided in	
		eil b) Doctrine of indoor management	
	c) Doctrine of Ultra vires	d0 None of the above	Ans. B
102	The muse dame to write for	to shout resolution and its desirion is called	Alls. D
193.	*	ets about resolution and its decision is called	
	a) Quorumc) Minutes of narration	b) Noticed) None of the above	
	-)		Ans. C
194.	For declaration of dividen	d no resolution is required	
	a) Ordinary	b) Special	
	c) Simple	d) None of the above	4 D
107			Ans. B
185	·	ting should be prepared with in of the meeting.	
	a) 21 daysc) 40 days	b) 30 daysd) 45 days	
	c) to days	u) +5 days	Ans. B
196.	Voting in a company mee	ting can be through	
	a) Ballot	b) Raising hands	
	c) Raising votes	d) All of these	
			Ans. D
197.	An official liquidator is ap	ppointed by the	
	, e	b) By court	
	c) State government	d) Company	Ans. A

198. In the event of company being wound up the Tribunal shall prepare list of contributories into

	a) List Ac) List A and List B	b) List Bd) List A or List B	Ans. C
199.	Official liquidators are appo	binted from the panel of	Alis. C
	a) Professional firm of Charb) Advocatec) Company Secretariesd0 All of the above	rtered Accountant	Ans. D
200.	As per Sec. 439 who can fil	e a petition to the Tribunal for winding up?	
	a) The Registrarc) Contributory	b) Companyd0 Any one of these	Ans. D