



Avinashilingam Institute for Home Science and Higher Education for Women
Deemed to be University Estd. u/s 3 of UGC Act 1956, Category 'A' by MHRD (now MoE)
Re-accredited with 'A++' Grade by NAAC. CGPA 3.65/4, Category I by UGC
Coimbatore - 641 043, Tamil Nadu, India

Continuous Internal Assessment Test II – April 2025
SEMESTER VI

Class : III UG
Major : B.Com

Time: 2 Hours
Maximum Marks: 60

21BCOC26 – Company Law

Course Outcomes:

1. Understand the provisions of Company Act 2013.
2. Familiarise on capital structure and the procedure of share allotment.
3. Gain knowledge on rights and duties of shareholders, members and types of meetings in the companies.
4. Familiar with rules and regulations relating to appointment of directors.
5. Acquire the knowledge on modes and procedure of winding up of companies.

Part - A

Answer all the questions

6 x 1 = 6

1. The authority to adjourn the general meeting of a company is vested in the hands of CO3:K1
a) Chairperson of the meeting b) Any shareholder
c) Company secretary d) Board of Directors
2. How long must a company retain the minutes of its general meetings? CO3:K1
a) 5 years b) 10 years c) 15 years d) Permanently
3. The form used to apply for Director Identification Number is CO4:K1
a) DIR-1 b) DIR-2 c) DIR-3 d) DIR-4
4. Independent directors are mandatory for which type of companies CO4:K1
a) Partnership firms b) Small enterprises
c) Private companies d) Public listed companies
5. The act of realization of assets and payment of liabilities is done by CO5:K1
a) Auditor b) Liquidator
c) Board of Directors d) Registrar of Companies
6. The previous approval of the central government is required before a petition for winding up is made by the CO5:K1
a) Registrar b) Board of Directors c) Company d) Contributory of the company

Part - B

Answer all the questions

3 x 6 = 18

Each answer should not exceed 400 words or two pages

7. a) Write a note on extraordinary meeting. CO3:K2
(or)
b) Define special resolution and state the matters for which special resolutions are passed. CO3:K2
8. a) Explain the qualifications of directors as prescribed in Companies Act 2013. CO4:K2
(or)
b) State the provisions relating to prevention of oppression and mismanagement. CO4:K3
9. a) Explain the concept of compulsory winding up of companies. CO5:K3
(or)
b) Interpret the provisions relating to compulsory winding up by Tribunal under Companies Act 2013. CO5:K2

Part - C

Answer all the questions

3 x 12 = 36

Each answer should not exceed 800 words or four pages

10. a) Elaborate the various kinds of meetings. CO3:K3
(or)
b) Enumerate the contents of minutes of the meeting. CO3:K2
11. a) Explain the provisions relating to appointment of directors. CO4:K3
(or)
b) Interpret the powers and duties of directors. CO4:K3
12. a) Discuss the modes of winding up of companies. CO5:K3
(or)
b) Explain the consequences of winding up of companies. CO5:K4

Name of the Staff In charge- Dr.D.Arthi

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