Roll No						
Time all	.owec	d : 3 hours	Maximum marks : 100			
Total nu	mber	of questions : 8	Total number of printed pages : 4			
NOTE :		Answer SIX questions including Question All references to sections relate to the Compa				
1. Exan	nine	any four of the following statements and	d give your considered views :			
6)	a sı	porate managerial remuneration including ubject matter of serious questioning from siderations.				
(ii)		is in the interest of controlling shareholde estors base in the company.	ers to aid in the expansion of retail			
(iii)	Will of majority shareholders determines the state of affairs of a company so long as the same does not seriously hurt minority shareholders, as a group or even individually.					
(iv)	(iv) In India, a two-tier Board has been introduced by statutory requirement up audit committee for bigger companies.					
(v)	The Sarbanes-Oxley Act, 2002 has many features, but perhaps its specific focus on audit function of companies makes it distinctive.					
			(5 marks each)			
2 (a)		write the following sentences after filling- d(s)/figure(s) :	-in the blank spaces with appropriate			
	6)	Director Identification Number (DIN) is al companies, who are not of Inc				
	(ii)	For confirmation of reduction of share caway of a in Form No				
	(iii)	As per clause 49 of the listing agreement director shall not be a member in more to a Chairman of more than con	han committees or act as			
	(iv)	A housing finance company should have a perceeding the ratio specified by				

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	(4)	The amount to be paid as preferenti	al payment	towards (	employees'	dues for
		a period not exceeding	in case of	winding-	-up must no	ot exceed
		in the case of each emp	.oyee or wo	rkmen.		
	(vi)	The penalty for insider trading under				_
		Board of India Act, 1992 shall be	or _		whichever i	ls nigher.
					(1 m	ark each)
: :	of ( remu requ	Litd. intends to appoint Robert, an Ar USA for the last 10 years) as the I uneration package of Rs.150 lakh pe uired to be provided along with the ap king its approval.	Managing Di r annum.	irector o List down	of the comp n the docur	pany on a mentation
					(.	10 marks)

- 3 (a) State, with reasons in brief, whether the following statements are correct or incorrect:
  - (1) Gaurav, who is not a party to the proceedings in respect of Moonlight Ltd. before the Company Law Board, cannot under any circumstances inspect the records of the proceedings and take copies of the exhibits put in evidence.
  - (ii) At an annual general meeting held on 25<sup>th</sup> September, 2008, the auditor was appointed to hold office upto the conclusion of the next annual general meeting. The next annual general meeting was convened on 20<sup>th</sup> September, 2009 but stood adjourned without transacting any business. The retiring auditor claims that he continues to be in office beyond 20<sup>th</sup> September, 2009.
  - (iii) Star Ltd. paid a sum of Rs.2 lakh to a director as commission for issuing a personal guarantee to the bankers of the company. This amount of commission is includible in the remuneration paid to the director for the purpose of section 309.
  - (iv) Working capital loans cannot be included while reckoning effective capital in the context of managerial remuneration.
  - (v) Vacancy in the position of an independent director must be filled-up within 120 days by a listed company in all cases as per the recent amendment of clause 49 of the listing agreement.

(2 marks each)

(b) The issued, subscribed and paid-up capital of Integrated Projects Ltd. is Rs.88,05,28,000 consisting of 65,52,800 equity shares of Rs.10 each and 81,50,000 preference shares of Rs.100 each.

XYZ Ltd. holding 11% of equity share capital in Integrated Projects Ltd. filed an application under sections 397 and 398 alleging oppression and mismanagement on the part of Integrated Projects Ltd. and its directors.

Is the petition maintainable? Support your answer with decided case law. Is the requirement for filing an application under section 397 and under section 398 different?

(6 marks)

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4. Comment on the following statements adducing proper reasons for your answer:

In a winding-up petition, the persons to be heard at the time of hearing of the petition are the company, its creditors, contributories and also the workers of the company.

(4 marks)

(ii) Where a company has been dissolved as a result of the court's order that brings finality to the matter and no further order can be passed declaring the dissolution as void.

(4 marks)

(iii) Section 433 contains grounds for winding-up of companies by the court. In all such cases, the court has the discretion to decide on the application.

(8 marks)

5. (a) Aloft Ltd., as a routine, takes up the applications for transfer of shares for consideration on the first Tuesday of every fortnight. In one such meeting, transfer of 1,000 equity shares of Rs.10 each in favour of Vijay, nephew of Amar, the Finance Director of the company, was considered and allowed. In the said meeting, Amar took part in the voting without disclosing his relationship with Vijay, the transferee. Does the transfer get vitiated for non-disclosure of relationship by Amar? Give your views with reference to applicable law in this regard citing appropriate case law.

(6 marks)

(b) Business Space Ltd. regularly purchases material from Enterprise Solutions, a partnership firm, in which a director of Business Space Ltd. is a partner. The paid-up capital of Business Space Ltd. is Rs.90 lakh at the time of purchase contract. Does this transaction require prior approval of Central Government or Regional Director? State your answer adducing proper reasons.

(6 marks)

() Will your answer be different if Business Space Ltd. purchases material from Active Solutions Ltd. instead of Enterprise Solutions, and that a director of Business Space Ltd. is also a director in Active Solutions Ltd. ?

State your answer adducing proper reasons assuming that other details mentioned in part (b) above do apply to this case as well, except that the paid-up capital is Rs.110 lakh in place of Rs.90 lakh.

(4 marks)

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6. Prosperity Ltd. has the following financials at the end of  $31^{
m st}$  March, 2009 :

Share Capital:

Equity share capital Rs.100 lakh Preference share capital Rs.50 lakh Reserves and surplus Rs.450 lakh Secured loan from IDBI Rs.200 lakh

The company has surplus cash available and is working on a proposal to lend Rs.500 lakh to Silver Ltd. for a period of one year attracting interest rate of 4% per annum. As on 31<sup>st</sup> March, 2009, the paid-up share capital of Silver Ltd. is Rs.200 lakh made up of equity share capital of Rs.100 lakh and preference share capital of Rs.100 lakh. Silver Ltd. had a carried forward loss of Rs.50 lakh.

Prosperity Ltd. has not made any default in payment of principal and interest due on the secured loan from IDBI. You are required to --

① Advise the company on the conditions to be fulfilled under the Companies Act, 1956 to execute the proposed lending.

(8 marks)

(ii) Draft necessary resolution to be passed by Prosperity Ltd. to give effect to the proposal.

(4 marks)

(iii) Narrate the procedure to be followed for the proposed lending by Prosperity Ltd. under the Companies Act, 1956.

(4 marks)

7. (a) "Satyam episode shattered the faith and confidence of the general public in the Corporate Governance. While the dismay and anguish is understandable, the real point is that all concerned should explore and devise measures to strengthen the Corporate Governance system so as to restore the faith and confidence of the general public." Critically evaluate the statement.

(10 marks)

(b) Ivory Ltd., a listed company, wants to draw-up a code of conduct to be issued to its employees for prevention of insider trading as stipulated under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992. Advise Ivory Ltd. on the contents to be covered in the code of conduct.

(6 marks)

- 8. Distinguish between the following:
  - ( ) 'Petition' and 'application' under the Company Law Board Regulations, 1991.
  - (ii) 'Inspection' and 'investigation' under the Companies Act, 1956.
  - (iii) 'Insolvency of an individual' and 'winding-up of a company'.
  - (iv) 'Secretarial standards' and 'accounting standards'.

(4 marks each)

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