

Fourth Edition (15000+ Downloads)

With Additional Questions as on **08-July-24**

DECODING CA FINAL SET-A CORPORATE AND ECONOMIC LAWS

**Covered ~400 Repeatedly Asked Questions with Answers
(~90% Strike Rate of ~20-22 questions in exam)**

Sureshot way to score 60+ marks in 2 days of preparation!!

COMPILED BY VIKALP GUPTA

Conceptualised by Manmohan Gupta

Join Telegram Group for Additions and More Such Content
of SET A & B (Self-Paced Online Modules)

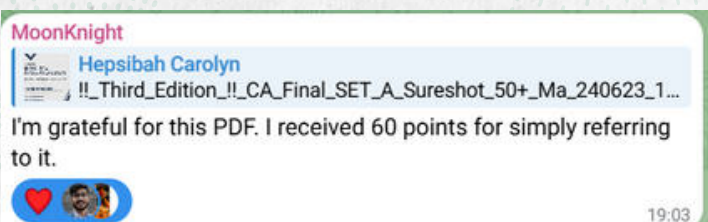
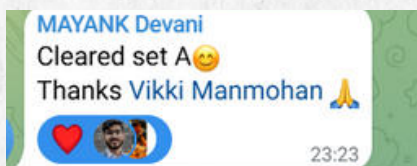
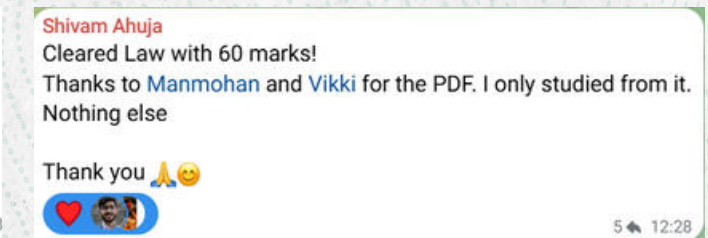
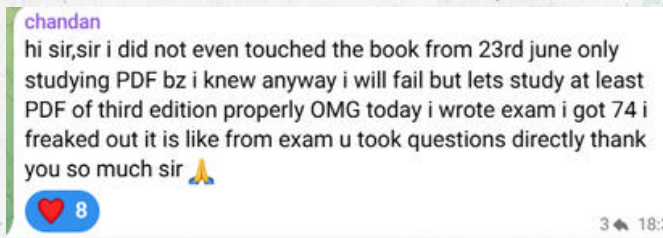
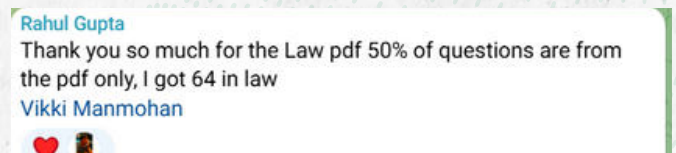
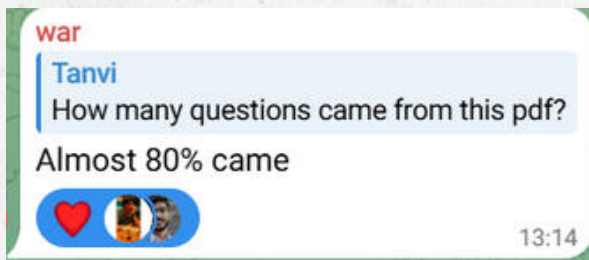
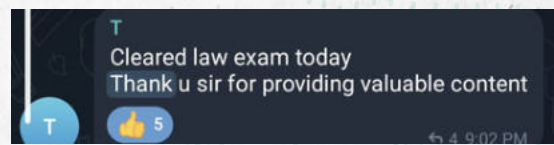
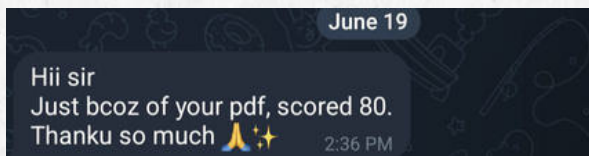
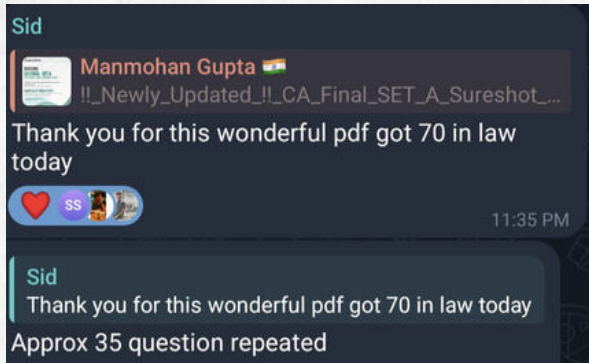
WATCH THIS VIDEO FOR STRATEGY AND SURESHOT 60+ MARKS



**JUST REMEMBER, YOU CAN VERY WELL DO IT
PLANT AND NURTURE TREES THIS MONSOON!! 🌴**

TESTIMONIALS

FOR SURESHOT COMPILER - SET A (CORPORATE AND ECONOMIC LAWS)



Ace Your Exams, Good Luck !!

After your exams, kindly update the questions in the google form to make this compiler more resourceful. And do share your reviews and suggestions as well.

[Google Form Link- Additions, Reviews and Feedback](#)

Thanks
(Vikalp and Manmohan Gupta)

RESOURCES

REVISION VIDEOS BY SHUBHAM SINGHAL



REVISION VIDEOS BY HARSH GUPTA



- ICAI STUDY MAT: [HTTPS://T.ME/CAFINALQUERIE/16](https://t.me/CAFINALQUERIE/16)
- SEBI AMENDMENT: [HTTPS://T.ME/CAFINALQUERIE/14](https://t.me/CAFINALQUERIE/14)
(ALSO COVERED IN SHUBHAM SINGHAL PLAYLIST)
- HARSH GUPTA COMPACT BOOK: [HTTPS://T.ME/CAFINALQUERIE/13](https://t.me/CAFINALQUERIE/13)
- MCQ TIME LIMIT BY HEMANTSOMANI: [HTTPS://T.ME/CAFINALQUERIE/11](https://t.me/CAFINALQUERIE/11)
- MCQ COMPILER BY PANKAJ GARG: [HTTPS://T.ME/CAFINALQUERIE/8](https://t.me/CAFINALQUERIE/8)
- MCQ QB BY SANDHIYA SARAF: [HTTPS://T.ME/CAFINALQUERIE/7](https://t.me/CAFINALQUERIE/7)
- MCQ BOOK BY SHUBHAM SINGHAL: [HTTPS://T.ME/CAFINALQUERIE/9](https://t.me/CAFINALQUERIE/9)
- SPOM BOOK BY SHUBHAM SINGHAL: [HTTPS://T.ME/CAFINALQUERIE/20](https://t.me/CAFINALQUERIE/20)
- SUMMARY OF RESOLUTIONS AND EFORM LIST: [HTTPS://T.ME/CAFINALQUERIE/15](https://t.me/CAFINALQUERIE/15)
- GUIDELINES ISSUED BY ICAI RELATED TO SPOM LAW: [HTTPS://T.ME/CAFINALQUERIE/12](https://t.me/CAFINALQUERIE/12)

DON'T MISS THIS STUDY GUIDE- YOU NEED ONLY THIS!!

- SET-A exam doesn't have any fixed topic wise weightage, thus need to cover atleast 80% of portion.
- This compilation is designed in such as way that it is useful at own for ~60+ marks, but it-is advised to read Hemant Somani Sir's time limits and penalties compilation also to prepare for any adverse situation.
- If you have enough time to prepare, it is advised to first go through the revision lectures of Shubham Singhal Sir or Harsh Gupta Sir then read the above two compilers.
- Link for all the required materials for SET A & B (Books, Revision Videos, Latest Compilers, Strategy) is available in the pinned message of telegram group.

[**Telegram Group Link-Join**](#)

Company Law		
Sr No.	Questions	Answers
1	Can a SSD eligible for reappointment	Not Eligible
2	Can SSD be appointed in a competing business	No
3	Whether SSD appointed in one company for period of 3 years ad he was appointed also in another company for the period of 2 year. Can he appointed to do so?	Yes, he can appointed in Maximum 2 companies provided other company should not in compete business with first company
4	Can a SSD appointed as Human resource manager during the cooling period?	No
5	a) How many Small share holders should apply to appoint Small share holder director	either 1000 small shareholders or 1/10th of the small shareholders whichever is lower
6	b) and time limit of notice of intention?	at least 14 days before meeting
7	Can CFLO be given in case of Removal of MD during Winding Up due to default of director	No
8	Is Quorum of Directors should be present in the beginning.(174)	No. through out the meeting
9	Section 174, Quorum vs SEBI Quorum	Normal: 1/3rd or 2 director SEBI: 1/3rd or 3 director including 1 ID
10	Quorum of Sec 8 Company	8 member or 25% of total W.E. lower
11	Applicability of Secretarial audit (204)	Listed; PUSC >= 50Cr; T/O >= 250Cr; O/s Loan/Borrowing >= 100cr
12	Circumstances where Special Notice by members is required (169)	Removal of Director & Special Notice at least 14 days before meeting
13	Is it mandatory for private company to maintain sec 189 register even if it complied with AR & FS?	Yes
14	which resolution pass to increase limit of max no of directors (more than 15 director)	Special Resolution
15	SR to increase limit of max no of directors not applicable to	Govt co & Sec 8 co
16	By which resolution, board can exercise power related to sell, lease or dispose of undertaking of company (180) or A company wishes to dispose of part of its undertaking under two different schemes: Dispose of 6% undertaking and Dispose of 22% undertaking under a compromise scheme.	Special Resolution for both
17	Can Women director sitting fees lower from other directors?	No
18	Approval regarding borrowing by director. (185)	Member's Special Resolution
19	When RBC considered as deemed passed? (175)	Approved by majority of Directors
20	When resolution of RBC put up in meeting? (175)	>=1/3 of total director require that resolution decided in meeting
21	Whether Political contribution can be approved by board through resolution by circulation? (175)	No, only board resolution through Board meeting
22	how much Director can require to discuss matter in BM instead of Resolution by circulation ?	1/3rd of all director (VR/No VR)
23	Question related to Proportional representation (163)	2/3 and 3 years
24	Question related to Proportional representation on removal of directors.	cannot be removed

Company Law		
Sr No.	Questions	Answers
25	Question related to Proportional representation It has done through SYSTEM OF CUMULATIVE	Valid
26	Penalty on contravention of duties of Directors(166)	Rs. 1 lakh to 5 Lakh
27	Penalty if director continue to function when office if vacated (167)	Rs. 1 lakh to 5 Lakh
28	No. of days in which office need to vacated from the date of order	30 days
29	Can 2 or more director be appointed by single resolution in GM ? (162)	No unless a proposal is passed without any vote caste against it for that resolution
30	Whether appointment of 3 directors via single resolution is valid if around 90% of members who were present at meeting voted in favour & balance 10 % abstained from voting? (162)	Yes, as complied "without any vote being case against it"
31	Validity of Resolution passed in contravention of sec 162	Void Always
32	Sec 162 applicable to which of these Companies : a)Sec 8 Co., b) Govt Co., c) Subsidiary of govt co, d)Pvt co.	Section 8 Company
33	Notice for meeting sent 15 days before date of meeting & it mentioned the options to vote as - vote by self / proxy - whats validity of notice?	invalid because timelimit is 1 month & notice didn't mention option of post ballot
34	Whether Waiver of the excess remuneration paid is possible & whats time limit ?	By passing Special Resolution & within 2 years
35	Can director hold excess remuneration without necessary approval?	Yes & hold it in trust of Company
36	Case Study :- Tribunal ordered that a person is not fit & proper person to hold office. Further it ordered for termination of some agreements & made alteration in MOA	
37	a) Whether such person not fit under sec 242(4) be appointed by CG again in same company within 5 yrs.	cannot be appointed without leave of tribunal
38	b) Can Company make alteration in MOA which is inconsistent with alteration already made by tribunal- options	yes with leave of tribunal
39	c) W.r.t. the manner of utilisation of undue gain recovered which of these is NOT power of tribunal?	Order for repay money to Company in which person was employed
40	Class Action (sec 245) is not applicable to whom?	Banking Company
41	If company removed such employee without getting permission from tribunal, is the act valid?	Not valid as the investigation is pending
42	PQR Limited filed with NCLT to terminate an employee during proceedings. No objections were received within 30 days, and now the company is debating if they can proceed with the termination.	PQR Limited contention regarding no approval received within 30 days then company can proceed to take proposed action against the employee is correct
43	BCL Limited received an objection from the NCLT under section 218 for taking action against an employee. The company is considering appealing the objection	Company or person concerned may, within a period of 30 days of receipt of notice of objection, prefer an appeal to NCLAT
44	Normally appeal against order of NCLT to whom & within how many days ? (other than section 218)	To NCLAT within 45 days (+45 days extention)
45	Mr. A is director of ABC Ltd. Brother of Mr A holds exactly 2% of PUSC in another company. Whether another company is related party to ABC Ltd?	No
46	Can ID be appointed for 3rd term, any cooling period applicable ?	No & Cooling Period: 3 Years
47	Whether a person related to promoter of a company be appointed as ID in that co. or its subsidiary.	No

Company Law		
Sr No.	Questions	Answers
48	Calculation of donations to Charitable funds limit	5% of avg 3 yr net profit
49	Minimum no. of director in Top 2000 listed entities	6 Directors
50	Sec 212,Cases when CG will appoint SFIO for investigation	Report of Registrar u/s 208, SR by Co., Public Interest, Request by CG SG Dep.
51	Is banker bound to give information required to the Central Government	Yes only info related to Co/BC which is under investigation
52	Period of custody of Inspection books vested by civil court or How many days inspector can keep records and documents during inspection/ inquiry?	180 days
53	Period of custody of books and papers in case of investigation	till conclusion of investigation
54	Sec 219, whose prior permission is required for inspector to investigate subsidiary co.?	Central Government
55	Sec 244, minimum requirement for application to Tribunal	Having Share Capital: Lower of - 100 members or 1/10th of total members; or 1/10th of total issued capital Not having share capital: - 1/5th of total members
56	The Registrar of Companies (RoC) suspects a company of fraudulent activities. What powers does the RoC have to conduct an investigation, and where can the RoC approach if further investigation is required?	Central Government
57	Dormant company accepting advances for future contracts. Can it still be called a inactive company. ?	SAT, so active company
58	whether O/s GST Paid is SAT (Significant accounting transaction) or not?	Payment made to fulfill requirement of other law = not a SAT
59	Min. No. Of directors in dormant public co	3 Director
60	Form for Getting status of active co.	MSC 4
61	Company didn't have any SAT (ROC fees is not SAT) during last 2 years. Is it active/inactive/ dormant/defunct company?	Inactive Company
62	ROC to strikeoff name of dormant co from register if it remains dormant for how many year?	5 years
63	Fail to file of financial statements/annual reports for how many consecutive years to consider as dormant company	2FY
64	Company didn't file FS & AR for FY 18-19 & 19-20, not doing any accounting transactions. Q. whether co to be called, a)dormant co b)inactive	Dormant Co.
65	If co got the status of Dormant co on 30th September 2020, after much time ROC will strike off the name of co from register of cos. A) 30th September 2021 b)30th September 2022 c) 30th September 2023 d)30th September 2025.	d)
66	Is ROC need CG permission to strikeoff Company	No
67	If company making regular ROC payment, no any significant transaction Is inactive or active company?	Inactive Company
68	Sec 247 - Registered Valuer penalty in both cases	Penalty: 50,000 In case of defraud: Jail upto 1 year & fine: 1 lakh to 5 lakh

Company Law		
Sr No.	Questions	Answers
69	Sec 421, No. of days in which Appeal can be made to NCLAT & SC	45 days (+45 extension) & 60 days (+60 extension) respectively
70	One can appeal to the Supreme Court when it is a question of Law or fact?	Question of Law
71	sec 420, whether rectification can made by NCLT within 2 year if any appeal is preferred in NCLAT	No, Tribunal cannot amend order
72	NCLT rectification of order limit	2 year from date of order
73	Submission of report by Company Liquidator to tribunal	within 60 days
74	Who may be appointed as provisional liquidator or company liquidator by tribunal?	IP required under IBC
75	Liability of contributories who transferred partly paid up shares before 1 yr of WUP	the company has to duly notify the amount due on shares/debentures to the transferee
76	Who can be appointed as RV out of 4 options a). PROI b). imprisoned for 2 months, c). imprisoned for 7 months, d). valuation exam passed beyond 3 yrs related	imprisoned for 2 months
77	Sec 236, If Minority shareholder offered a price for purchase of share & not disposed within stipulated time, he will able to receive the amount upto?	Disbursement shall continue for 1 year
78	If the director is removed by a tribunal considered unfit, the period for disqualification	5 years or less than 5 years as specified.
79	Whether NR can be a Registered valuer Inspection of company subsidiary	No, only resident in India
80	Sec 230- How many days in which order of tribunal file with roc	30 days
81	No. Of Directors to be retire by rotation	1/3rd out of Rotational Director
82	AA Ltd. had its name removed by the ROC. The stakeholders want to know the time limit for filing an application for restoration with the NCLT.	Yes, Person aggrieved by order of ROC within 3 years
83	Under compromise, who ordered for the meeting of creditors	Tribunal
84	Objection to compromise raised by a shareholder holding 15% & creditor holding 9% debt - whether valid?	Valid because sh holder has 10% or more or creditor has 5% or more
85	Tenure of FD Granted by Nidhi Co.	6month to 60 month
86	Amount of Loan that can be given by Nidhi Co. if deposit is less than 2 crore	2 lakh
87	Amount of Deposits that can be accepted by Nidhi co.	Not more than 20 times of NOF
88	X & Y have shares of nidhi company jointly in their names and in the application X name appears first while in the register of members Y name appears first. To whom the loan can be given?	Y, because his name appear first in Register of member
89	In case of Nidhi company dividend paid should be	not more than 25%
90	Nidhi company penalty	Nidhi Co & Officer in default Fine upto Rs. 5,000 & further fine of Rs. 500/day
91	Reappointment of Nidhi company directors only after	Cooling period of 2 years

Company Law		
Sr No.	Questions	Answers
92	Case Study related to Nidhi Company: Paid up SC: 23Lakh Free Reserves: 2 Lakh Assets : 10 Lakh Deposit accepted till now: 1.5 Cr Q1: Maximum additional deposit it can further accept Q2. Amount of loan it can be given if deposit of member are 1.5Cr	A1: 3.5Cr A2: 2Lakh
93	Case Study: XYZ Nidhi Company has the following financial details: Paid-up Share Capital: INR 10 crores Free Reserves: INR 2 crores Accumulated Losses: INR 1 crore Investments in other Nidhi Companies: INR 1 crore Question: Based on the above information, calculate the Net Owned Funds and Effective Capital.	Net Owned Funds: Paid-up Share Capital + Free Reserves - Accumulated Losses NOF: 11 Crore Effective Capital: 10 crore
94	What a nidhi co can do? A) Open savings acc with members b)open current acc with members, c) accept deposit from non members, d) Buy securities of body corporates	Open savings acc
95	Case Study: ABC Ltd. has the following financial details: Equity Share Capital: INR 50 crores Preference Share Capital: INR 10 crores Free Reserves: INR 30 crores Securities Premium: INR 20 crores Accumulated Losses: INR 5 crores Preliminary Expenses not written off: INR 2 crores Question: Based on the above information, calculate the effective capital for determining managerial remuneration as per the Companies Act, 2013.	Effective Capital = INR 60 crores + INR 30 crores + INR 20 crores - INR 5 crores - INR 2 crores = INR 103 crores
96	Case Study: XYZ Ltd. has provided the following details: Net Profit (as per Section 198 of the Companies Act, 2013): INR 200 crores Managerial Remuneration limit as per Section 197 of the Companies Act, 2013: 11% of the Net Profit Question: Determine if the provided profit is correct and calculate the permissible managerial remuneration.	Net Profit: INR 200 crores Permissible Managerial Remuneration: 11% of INR 200 crores = INR 22 crores
97	Case Study: PQR Ltd. has incurred a loss and provided the following details: Effective Capital: INR 50 crores As per Schedule V of the Companies Act, 2013, the remuneration can be paid up to INR 60 lakhs if effective capital is between INR 5 crores to INR 100 crores. Question: Based on the above information, calculate the permissible managerial remuneration.	84Lakh

Company Law		
Sr No.	Questions	Answers
98	A director has the following directorships: 7 public companies 2 unlisted companies 3 private listed companies (out of which some are subsidiaries or holding of public companies) Question: How many directorships can he accept in public and private companies as per Section 165 of the Companies Act, 2013?	Maximum directorships in public companies (including subsidiaries of public companies): 10 Maximum directorships in private companies: 20 Given the director already has 7 directorships in public companies, he can accept up to 3 more directorships in public companies.
99	Can a Non resident person become MD of Indian Company?	Yes with approval of CG
100	Legal position of Mr. Jack (NR) for being appointed as MD of company which is in SEZ	Valid, as condition of resident of india not applicable to SEZ company
101	Penalty in case of violation of provision of political contribution (182)?	Co: 5X amount contributed Officer in default: Jail 6 Month and 5X amt contributed
102	Non Executive Managerial Remuneration if Effective capital is 245 crs	24 Lakhs
103	Case Study: ABC Ltd. has reported a net profit of Rs 80,20,000 for the financial year. However, this figure includes an amount received from the sale of old office furniture. The management needs to determine the correct profit as per Section 198 of the Companies Act, 2013, which involves adjusting for certain specified items. The details provided are as follows Cost of Furniture: 2,00,000 WDV: 1,00,000 Sale Proceed: 4,50,000 Profit: 3,50,000	
104	a) What is the correct amount of Profit?	77,70,000
105	b) Given a net profit of Rs 80,20,000 Sale Proceed of Old furniture: 70,000 in place of Rs. 4,50,000 What is the correct amount of Profit?	80,50,000
106	In case of Material Subsidiary, what is requirement for the appointment of Independent Director?	At lease 1 ID shall be appointed
107	Can Charitable Trust contribute Rs. 4,80,000 if it exceed 5% of Avg Profit?	Yes by passing Ordinary Resolution
108	As per Sec 197(3), is the sum payable to director exclusive or inclusive of sitting fee?	Exclusive of sitting fee but according to Schedule V
109	Can MD Claim Compensation if they refuse to join amalgamated company?	No, can't claim compensation
110	Whether write off debt and not payment of dividend is oppression of member?	No
111	Is Directors or employees liable to provide info during Investigation even if they left before?	Yes, they are liable to provide information
112	An employee is posting on social media about profits of the company but in reality company in under losses. Liable under which act?	Liable under Section 447
113	Whether a foreign subsidiary of a Co incorporated in India is resident in India or outside India	Resident in India
114	Can Dormant co have auditors & if yes is rotation applicable?	Yes, audited within 30 days from end of FY & rotation not applicable

Company Law		
Sr No.	Questions	Answers
115	Representation of notice of striking off of name by Company to ROC within how many days?	30 days
116	C.S. from winding up Eg: How much amount can be realized from the following past members to pay dues at the time of winding up of co as on 01-04-2023	1) a past member shall not be liable to contribute if he has ceased to be a member for one year or upwards before the commencement of the winding up 2) No contribution shall be required from any past or present member exceeding the amount, if any, unpaid on the shares in respect of which he is liable as such member
117	A person resident in India earned in foreign as salary to years back. Now he wants to utilize this amount in India, is any permission required	No permission required
118	Can IRP maintain bank accounts of Co?	Yes
119	Is Investigation under Sec 210 (CG power to Investigation) is mandatory?	No, discretion of CG to investigate until received from tribunal court
120	Who have the power to investigate under 210	Central Government
121	Govt Co. amalgamated into Non govt Co. what is status of New Co.?	Government Company
122	Is RV has to make valuation as per contract?	No, RV shall make valuation as per valuation standard
123	The appointment of MD who is ineligible to appoint is Oppression or Mismanagement?	Mismanagement
124	Whether minority Director can claim Oppression by Majority Director?	No, only Member can
125	T Ltd is Listed entity and Wholly Owned Subsidiary of A Ltd, So whether ID to be appointed or not?	Yes, ID is appointed as it is listed company also
126	H Ltd has Wholly owned subsidiary S ltd. Both are listed. 'A' is promoter/director of H ltd. 'B' is related to 'A'. Can 'B' be ID of any of these Cos	No, bcz ID should not be related to P/D of CASH
127	Case Study: GlobalTech Inc., a U.S.-based technology company, seeks to merge with Innovate Solutions Pvt. Ltd., an Indian software development firm. Both companies see strategic benefits in this merger, such as expanded market reach and enhanced technological capabilities. However, during an internal board meeting at Innovate Solutions, the CEO, Mr. Rajesh Mehta, contends that the merger cannot proceed, even with the approval of the Central Government (CG).	
128	a) Is the CEO's contention that an Indian company cannot merge with a foreign company, even with the approval of the Central Government, correct?	No, the CEO is incorrect because cross-border mergers are allowed with the approval of the Reserve Bank of India.
129	b) Who must approve a cross-border merger involving an Indian and a foreign company?	RBI
130	How much Security Deposit of Candidature is required for proposal to appoint himself as a director?	1,00,000 & prior 14 days notice
131	Failed to send Board meeting notice, Penalty _____	Penalty on officer whose duty to send notice, ₹25000

Company Law		
Sr No.	Questions	Answers
132	whether same ID can be appointed for listed entity and its wholly owned subsidiary	Yes, no restriction
133	ID appointed from data bank maintained by CG such appointment needs to be approved at board meeting as well as general meeting , or only general meeting ?	only General Meeting
134	Reappointment of ID for 3rd term as it has served 1 st term of 3 yrs and 2 nd term of 4 yrs , whether allowed	No
135	Do NCLT has power to windup??	Yes NCLT has authority to windup a company
136	Mr. X is MD of XYZ company, he mismanaged the affairs of company and he was removed from the company. CG has power to allow him a) To work in any company including XYZ company b) To work in any company excluding XYZ c) To work anywhere	b)
137	Can a foreign LLP be merged with listed co. RATA ltd? (Sec 234)	YES bez LLP is Body corporate & sec 234 covers amalg, merger of foreign Body corporate
138	Draft minutes will be circulated within _____	15 days to all directors
139	and draft minutes approved by director in _____	7 days
140	In which situations are managing directors or whole-time directors not eligible to be appointed by the company?	Detained for any period under conservation of foreign exchange and prevention
141	ROC has send a notice and no information is received or Inadequate information is received or information is received is unsatisfactory then _____	may call the company for another notice in writing
142	Case Study: XYZ Ltd. has the following financial details: Authorized Share Capital: ₹40 crore, Paid-up Share Capital: ₹40 crore, Debenture Redemption Reserve: ₹40 crore, Revaluation Reserve: ₹20 crore, and Profit and Loss Account: (₹20 crore).	
143	a) What is the Effective capital?	60 Crore
144	b) Based on the above computation, what is the yearly remuneration in case of a managerial person?	60 lakh in case of MD/WTD/Mgr 12 lakh in case of NED
145	Case Study: An unlisted public company with a turnover of ₹420 crore has 7 directors, including Satish (Chairperson) who is an independent director, and Veena (Woman Director). a)How many additional independent directors need to be appointed to fulfill regulatory requirements?	1 independent directors and no other woman director as already 1 is appointed.
146	b) If all directors are members of the audit committee, including Satish (Chairperson) and Veena (Woman Director), how many other independent directors need to be appointed to fulfill regulatory requirements?	3 Director
147	For the quarter ended 30th June 2023, ABC Ltd. needs to file its compliance report. The management is determining whether an audited or unaudited report is allowed and by what deadline.	15th August 2023, unaudited report is also allowed.

Company Law		
Sr No.	Questions	Answers
148	SWL Ltd. held a Board of Directors (BoD) meeting to fix remuneration. There are 7 directors, 2 participated personally, and 3 participated via video conferencing. At 2 PM, 2 directors left the meeting and 1 leaving via video conferencing. What is the implication for the validity of the Board of Directors meeting?	Not valid, the quorum requirement was not met after the directors left
149	ABC Limited has the following shareholding: Central government: 24%, State government: 25%, Government company: 22%.	No, because the combined government shareholding does not exceed 50%.
150	ABC Ltd. has a subsidiary whose income is 12% and net worth is 18% of consolidated. Mr. Abhay, an independent director of ABC Ltd., is a director of the subsidiary. Is this in accordance with corporate governance requirements?	No other appointments required as already one independent director is on the board of the subsidiary
151	Case Study: ABC Limited, a company facing financial difficulties, has a diverse group of shareholders. One of these shareholders, Mr. Sharma, holds partly paid shares in the company. Mr. Sharma has been a shareholder for over a year and is concerned about the company's ongoing viability. He is contemplating filing a petition for the winding up of ABC Limited. The legal team at ABC Limited is reviewing the eligibility criteria for shareholders to file such petitions, specifically focusing on whether holders of partly paid shares have the right to initiate winding up proceedings. They are particularly considering the duration of shareholding and the payment status of the shares Can a person holding partly paid shares file for the winding up of ABC Limited?	No, as shares are not fully paidup
152	Who can raise Objection to compromise scheme	Member having $\geq 10\%$ PUSC or Crs having O/s debt $\geq 5\%$ of total
153	Will objections raised by shareholders and creditors sustain under Sec 230 or 231?	Objections raised by shareholders and creditors will sustain under Section 230 of the Companies Act, 2013, provided they meet the specified thresholds (at least 10% of the shareholding or 5% of the total outstanding debt).
154	Whether Company can take copies in case of Book seized?	Yes, co is allowed to take copies of documents seized
155	Inspector can enter and seized books and paper after obtaining permission of _____	Special Court
156	Where all the directors of a company resign from their offices then ____	the Central Government shall appoint the required number of directors who shall hold office till the directors are appointed by the company in general meeting
157	Independence director declaration of Independence_	First BOD meeting First BOD meeting of every year any change in circumstances
158	Can ID have stock option?	No
159	A director going abroad. Can his son appoint as alternative director if earlier appointment is rejected	Yes if Board is authorised by articles / resolution by GM
160	Punishment for not complying order under section 206	Co. & OID: ₹1L + add fine ₹500/day

Company Law		
Sr No.	Questions	Answers
161	Case Study: When the tribunal terminates a director of X Ltd , who's not fit and proper on the application of CG (Sec 243)	
162	a) When Tribunal order shall file with RoC?	Within 30 days from tribunal order (not from receipt of order by co)
163	b) Will he get terminated from all companies or X ltd only?	Terminate from all companies for a period of 5 yrs from date of order and No compensation of loss even if there is an agreement between co and director, coz tribunal order overrides agreement.
164	c) Can CG permit him again to hold the office?	CG may, with leave of the tribunal (not suo moto), permit him to hold all the offices (not just X ltd) before 5 yrs.
165	Case Study: related to Removal of directors	
166	a) Whether Notice is send to all director?	Special notice for removal sent to concerned director only (not to all directors)
167	b) Term of new director in place of removed director	hold for remaining period for which removed director would have been held if he had not been removed.
168	Corporate debt restructuring approval required by	75% of secured creditor
169	how much consent of creditors to dispense with meeting of creditors? Sec 230	90% of Crs in value
170	Condition 1- Public prosecutor has been given the opportunity to oppose the application to release the accused person. Condition 2- Special Court is satisfied that there is reasonable ground to believe that the accused is not guilty of offense and that he is not likely to commit offense while on bail Which of these conditions are to be satisfied under section 212(6)?	Both
171	Limit on director to serve as Independent director in listed entity?	Normally upto 7 listed entities if ID is WTD then upto 3 listed entities
172	Case study related to Vacancy of ID by death a) Same as the appointment of New ID b) By BOD in their meeting, c) No need to appoint as existing ID are as per Co. act, d) It depends on BOD to appoint or not to appoint a director in case of death	Answer depend on question, check limit of ID after death: if listed - 1/3rd or if Unlisted Public Co whose: PUSC: ≥ 10 cr, T/O: ≥ 100 cr, O/s loan, deposit, debenture > 50 cr - 2ID
173	Mr A is director of ABC Ltd. Brother of Mr A hold 2% of PUSH in another Co. whether another co. is related party to ABC Ltd?	Refer Proviso of sec 188, Ans: If another Co is Public co then such company is not related party to ABC ltd If another Co is Pvt Co. then such company is related party to ABC Ltd
174	Case Study: Number of directors 20, some ID, 1 nominee by SBI, 2 nominee by FI setup under parliament act, 1 additional director and 1 managing director.. required Rotation and retired. calculate Rotational & non rotational D , how many will be retired ? [figures changed]	TNOD = $20 - 2 = 18$ Rotational D = $18 * \frac{2}{3} = 12$ Non Rotational D = $18 - 12 = 6$ Retiring D = $12 / 3 = 4$

Company Law		
Sr No.	Questions	Answers
175	Can Ashu(director) be appointed as director in other Co. if his Co. failed to file FS for 2 consecutive years & fails to repay loan from FI for 2 years ?	Yes as per 164(2) disqualified if not filed FS/AR for 3 consecutive year and loan from FI not consider in 164(2)
176	Sec 230: Voting by proxy, postal ballot (1 month from doron), in person...time limit of sending notice to shareholders	No time limit
177	Sec 244: Right to apply u/s 241 (oppression) in case of no share capital	1/5th of person on register of member
178	who all are liable to contribute to the capital in case contributories fail to contribute the unpaid amount ?	directors /managers whose liability is unlimited.
179	Two sons got shares equally from deceased father. Can they sign WUP petition and will they be contributaries? (Sec 272)	Yes Bcz shares originally allotted / held+regd in his name for 6 months in last 18 months before WUP/devolved on him on death of former SH
180	When a copy of Petition is submitted to ROC u/s 272 in how many days shall ot submit its view to NCLT ?. In how many days shall Tribunal reply ?	ROC to submit its view in 60 days, tribunal to dismiss/ int order/wup order within 90 days from date of presentation of petition.
181	Liability of unpaid shareholders. Can they choose not to pay if asset is sufficient.	Yes
182	Time Limit on AA to admit the application of winding up	90 days
183	who can be contributories in case of winding up (272)	Holder of fully paidup share
184	Advisory committee consitute how many number of members in Winding Up	Maximum 12 member
185	Cost and expenses of winding up fall in which sequence of payment as per winding up	first payment: Workmen dues Second payment: Cost & Expense
186	If company is applying to Tribunal for winding up then tribunal_____	Ask company to send representation within 30 days (+30 days ext) via preparation of Statement of affairs,
187	When can ROC give application for winding up	When authorised by CG
188	When the affairs of a company have been completely wound up and it is about to be dissolved:	Disposal of books and papers as per the directions of Tribunal. Such BOA to be preserved for 5 years from Date of dissolution.
189	Time to respond to Form STK 1	within 30 days from date of notice
190	Can a Cancelled COR co. can recover its dues?	Yes
191	Before applying to NCLT for removal of name, can Co. continue the existence of the liability ?	No, liability should extinguish first
192	Section 248(5) Once the name of co. is strike off, then also do Tribunal have right to wound up the co.	Yes
Other Questions - Company Law		
RV has to passed the valuation exam within 3 years proceedings the date of making application for registration		
Powers of RV		
Power of registrar to remove name of Company from ROC (Secc248)		
Sec 212, Offence Covered under section 447: "Cognizable & Non-Bailable		
Bail provision under section 212		
Can Tribunal give order of winding up if it feels it to be just and equitable without notice or calling of representation from company?		

Company Law		
Sr No.	Questions	Answers
	<p>If no information or explanation is furnished to the Registrar within the time specified or if information or explanation furnished is inadequate or if the Registrar is satisfied on a scrutiny of the 128 documents furnished that an unsatisfactory state of affairs exists in the company and does not disclose a full and fair statement</p> <p>ROC may, by another written notice, call on the company to produce for his inspection such further books of account, books, papers and explanations as he may require at such time/place.</p>	
	Read Section 206(4), ROC is satisfied of info available.....	
	Sec 186 : to invest funds of co board resolution passed with consent of all directors	
	Section 237 CG has power to amalgamate companies in public interest	
	Sec 277: With respect to all companies - On receipt of the copy of order of appointment of provisional liquidator or winding up order, the Registrar shall make an endorsement to that effect in his records relating to the company and notify in the Official Gazette that such an order has been made, and In the case of a listed company, the Registrar shall intimate about such appointment or order, as the case may be, to the stock exchange or exchanges where the securities of the company are listed.	
	Inactive company when applies for obtaining status of DC , it becomes DC.	

SEBI ACT, LODR, Insider Trading		
Sr No.	Questions	Answers
30	For a company to be eligible to make an Initial Public Offering (IPO), what should be the minimum net tangible assets?	3 Crore in each of 3 preceeding year
31	Case Study: ABC Ltd. is planning to make a public issue and is considering offering shares to anchor investors. As per SEBI regulations, what should be the price offer to anchor investors?	the price offered to anchor investors should be the same as offered to the public.
32	Mr. X is a director in several companies and is also a member of various committees in these companies. He is currently a member of 12 committees across different companies. Question: As per SEBI regulations, what is the maximum number of committees a director can be part of?	10 committee
33	Case Study: SEBI has ordered the attachment of bank accounts of XYZ Ltd. due to non-compliance with regulatory requirements. Question: Under which circumstances can SEBI attach the bank accounts of a company?	For failure to pay fines
34	PQR Ltd., a listed company, is preparing its quarterly compliance report for submission to SEBI. Question: By what date must the quarterly compliance report be submitted to SEBI ?	Within 15 days of the quarter end
35	By what date must the quarterly compliance report be submitted to Stock Exchange	Within 45 days of the quarter end
36	Penalty of Section 15EB, Where Investment/ research analyst failed to comply regulation	Min 1L & 1L/day Upto Max. ₹1 cr
37	Is a legal representative of deceased person liable as an heir to provide for penalty under sec 15H & Insider Trading	legal representatives shall only be liable to pay when a penalty has been imposed before the death of an accused person
38	which act applicable in rocovery of amounts by attaching Property, bank acc etc us 28A?	Income tax Act
39	How to appoints recovery office to recover claim?	Officer of Board empower through Order
40	Deceased person transferred FD to his married Son, Car to son's wife and property to sister. What all can be utilized to pay penalty?	Recovery can be made from: Minor child, Son's wife, Son's child and Spouse, other than for adequate consideration (Major Child & Sister not include)
41	Minimum application value under SEBI (ICDR) Regulations	Not less than 25% of issue price
42	XYZ Limited, a publicly listed company, is planning a new share issue to raise capital for its upcoming projects. The company initially set the issue price based on market conditions and regulatory guidelines. However, due to recent market volatility, XYZ Limited is considering adjusting the issue price to make the shares more attractive to potential investors. The company wants to understand the regulatory requirements and constraints on adjusting the issue price after it has been initially set. The management is particularly concerned with the time frame within which these adjustments can be made, especially in terms of upward and downward adjustments What are the regulatory guidelines regarding the adjustment of the issue price after it has been initially set?	The company can adjust the issue price both upward and downward within 3 days.
43	How many days revision of price can be made	at any time up to 3 working days prior to the opening of the offer.
44	Minimum value of application money to be set during IPO	10K to 15K
45	CS related to Book Building (BB) Issue 1) In case of Voluntarily BB Process? 2) In case of Compulsory BB Process?	1) not more than 50% allocate to QIB 2) at least 75% allocate to QIB
46	When to appoint Credit rating Agency	at the time of Public Issue or Rights Issue

SEBI ACT, LODR, Insider Trading		
Sr No.	Questions	Answers
47	Time limit to submit a final post-issue report by the lead managers	within 7 days of the date of finalization of basis of allotment or within 7 days of refund of money
48	Member and chairperson limits for committees of listed company?	Not be member of more than 10 committee or Chairperson of more than 5 committee 10/5 limit include public company only (whether listed or not)
49	Which of the following does not amount to insider trading	Make a public announcement to acquire shares at a minimum price
50	AC of listed entity review FS of material subsidiary, what are the matter they review?	Particularly Investment made by subsidiary Co
51	No. of Copies of draft offer documents	3 copies
52	When a company is eligible for IPO? (Net tangible asset criteria related question)	>= 3 crores with atleast 50% monetary assets
53	Can a company issue IPO if ESOP's are outstanding?	Yes
54	Every co shall notify the particulars of "trading by Promoter/PG/D" to SE on which Securities are listed within ___ days of receipt of disclosure or from becoming aware of such information.	2 trading days
55	Case Study: A company defaulted to pay penalty, SEBI attached 2 bank account out of 4. Out of 2 Bank account, 1 account was already defaulted (or not involved in fraud) Is this attachment valid?	not correct bez only attach acc which is involved in fraud.
56	Officer took note of examination.but DID NOT READ IT TO other person. Valid??	NOT VALID, bcz Notes of any examination shall be taken down in writing and shall be read over to, or by, and signed by, the person examined, and may thereafter be used in evidence against him.
57	Person to order for impounding	Magistrate or Judge of such designated court in Mumbai
58	Which code applicable for Search & seizure	Code of Criminal Procedure, 1973 (2 of 1974) relating to searches or seizures made under that Code.

FCRA		
Sr No.	Questions	Answers
1	Charitable trust applied for registration. Certificate of registration issued on 15.9.23. It is sent via post. Trust received it on 17.9.23. This Reg Certificate is valid upto ?	14.09.2028 (5 year from the date of issue)
2	Cooling period in case of surrender/cancellation of COR	3 years
3	FC from relatives more than 10Lakh in FY then inform to CG in which form?	FC-1 & within 3 months
4	Certificate of registration valid for	5 years
5	Scholarship received from foreign university	Exempt
6	In case of emergency medical aid of more than 1Lakh then intimate to CG within _____	1 month
7	FCRA Account open in which bank for receiving FC	SBI, New Delhi
8	Period of Suspension of COR	180 Days (+180 days extended)
9	Renewal of Certificate of Registration within _____	6month before expiry
10	Person aggrieved from confiscation of FC of more than 10 lac may appeal to _____	High court within 60 days
11	Fee of compounding or revision of order (only online mode)	Rs. 3000
12	Case Study: Y (India) sold goods to X (Singapore). X came to India. X bought a ring in India for RS 90,000. Y called X for dinner, and X gave that ring to Y. X made payment to Y for the goods, and Y gave a cheque to X for the travel cost. X took that ring to market for its valuation and it was 1,10,000. X's wife is using that ring.	
13	Qs 1. Ring given by X to Y is foreign contribution?	Yes. as per its market value it is more than 1,00,000 and he did the valuation the same day.
14	Qs 2. Money Paid by X to Y is a foreign contribution.	No, as it is payment in normal course for goods and services
15	Qs 3. Is the cheque given by Y Foreign Hospitality?	No as FH is in cash or kind taken outside India
16	Sec 4, Is scholarship provided by foreign university to PRI comes under FC	Yes
17	Sec 14A, If FCRA registration is surrendered, it is deemed to have expired/effective date of surrender on _____	Date of acceptance by CG.
18	Sec 14A, cooling period for fresh reg. once existing registration is surrendered	3 year
19	Sec 15, Upon Surrender/Cancellation Whether banking authority can utilize/dispose the assets of FC.	Yes, if it considers necessary and in public interest, the activities of the person, as the Central Government may direct, may utilise the foreign contribution or dispose of the assets created out of it in case adequate funds are not available for running such activity
20	Bank shall report receipt of FC to whom to within how many hours?	CG (Not RBI) within 48hr
21	Bank report to CG of transaction relating to _____	Receipt & utilisation of FC
22	A person received 25 lakh FC in FCRA acc in delhi sbi & then transferred 10 lakh to his non fera acc for utilization. He also received 5 lakh FC in his non fera acc with canara bank. Which of these 3 transactions are violates FCRA Act?	Can receive FC only in FCRA Acc - so 25 lakh valid, but 5 lakh violates Act and one can transfer money to Non FCRA Acc for utilization. So 10 lakh valid
23	Mr. X received FC in personal Capacity and used it for Gold Deposit scheme. Can he use?	No

FCRA		
Sr No.	Questions	Answers
24	Can religious trust receive donation from foreign source without FCRA account?	No, trust receive funds from foreign sources into their FCRA account only
25	Related to Case Study: What should a bank authority do on the direction of the Central Government in case of Best Trust and Great Trust?	In case of Best Trust, dispose of the assets created out of FC; for Great Trust, utilize the FC.
26	Can PROI lend to a firm in India as advance amount	Allowed under FCRA bcz advance payment is part of payment in OCOB. However, Ensure compliace with RBI & FEMA regulations.
27	Donation of RS 10 lakh by OCI card holder to educational institute, when he was alumni ? (exemted / Outside purview of FCRA ?)	FC
28	Case Study: Mr. Arjun, an Indian citizen, has been residing in the United States for the past five years. He wishes to support an NGO in India that works for environmental conservation. To inquire about the NGO and its donation process, Mr. Arjun contacts his friend Mr. Sanjay, an NRI living in Singapore. Mr. Arjun transfers \$1000 to Mr. Sanjay, requesting him to donate the amount to the NGO on his behalf. Mr. Sanjay transfers the specified amount from his personal savings through authorized banking channels to the NGO's account. Based on the facts, how would the donation made by Mr. Arjun through Mr. Sanjay be classified under the Foreign Contribution regulation?	Donation made by Mr. Arjun through Mr. Sanjay is not considered a Foreign Contribution, as the transaction is done via NRI account
29	XYZ an Indian PARTNER ship Firm made an associate with Chinese firm {ABC} Mr A and Mrs A came to India and visited Taj Mahal Purchased one Diamond ring worth Rs.75k and given that article as gift to MR.X at this time the market value is 1.1lakh whether is FC or not	Yes FC
30	Mr.X Incurred 1,25,000 for travelling expense in india on behalf of Mr A(FOREIGNER) reimbursed by Mr A(Foreigner) , Whether it's FC or not?	Yes FC
31	MR A a Singapore resident gave loan USD 200000 to parntership firm in India for buying villa . IS IT PERMISSIBLE in FCRA?	Permissible

FEMA		
Sr No.	Questions	Answers
1	Approval from which ministry req in case of remittance of prize money/sponsorship	Human Resources Department (Department of Youth Affairs & Sports)
2	P&I club threshold limit exceeded - Permission from which authority?	Ministry of Finance (Insurance Division)
3	Container Detention Charges exceeded - Permission from which authority?	Ministry of Surface Transport (Director General of Shipping)
4	Time taken by AA to dispose complaint from the date of receipt	within 1 year
5	ODI to be made from which channel? Or fund for making ODI can be form	Bank and Financial Institutions (Authorised dealer bank)
6	Limit for LRS+CAT	\$250,000
7	Time limit of returning unused forex to Government	upto \$2000: No time limit above \$2000: 180 days
8	Commission to agent O/s india for sale of residential plot in India	5% or \$25000
9	ABC Ltd. is planning to pay a commission to an agent abroad for facilitating an export transaction What is the maximum commission ABC Ltd. can pay if the inward remittance is USD 10,00,000?	USD 50,000
10	Case Study: A company opened new office in some foreign country (say eg. Germany). It also has office in Gurugram. 3 key employees were working in gurugram for many past years - A, B, C.. All 3 were sent to Germany for setting up the business there. A - Citizen of Germany and posted to work in Germany permanently. He plans to settle there & don't intend to come back to India. B- Citizen of germany & posted to work in Germany on deputation basis will come back to india after 3 months of work. C- Indian who has been located in Germany branch A, B, C - all three want to buy residential house in germany. Also the company wants to buy a building for office space & another building for residential stay of its other employees in germany.	
11	a) Can Mr. A, Mr. B, Mr. C purchase residential house in Germany. Does it have to take any prior permission of Central Government or RBI	Yes all 3 can purchase residential property without any approval
12	b) Can Mr. A, Mr. B, Mr. C purchase office space in Germany. Does it need to take any prior permission of Central Government or RBI for the same	Yes all 3 can purchase residential property without any approval
13	c) Whether an Indian company can purchase residential property abroad and whether the indian company can purchase office abroad? If yes, then with /without permission of RBI.	Company being indian entity having overseas office can acquire IPOI for business purpose & for residential purpose of its staff without approval.
14	Case Study: ABC Ltd. has earned a commission from the sale of real estate property to a foreign entity. Question: Is the commission earned from the sale of real estate to a foreign entity subject to FEMA regulations?	Yes
15	A person resident outside India wishes to invest in real estate in India. What are the limits and prior approvals required as per FEMA regulations?	Prior approval from the Reserve Bank of India (RBI)
16	Can PRI invest in foreign company whose biz is real estate of construction & leasing residential complex	Prohibited. Require prior permission of RBI
17	Case Study : ECB	
18	1) MAMP of ECB raised by manufacturing Co for working Capital purpose of USD 55 million	Normally: 3 years Manufacturing Co less than \$50M : 1 year Taken for WC purpose: 10 year So, MAMP = 10 years
19	2) eligible amt of ECB loan	\$750M
20	3) whether rupee ECB used for repayment of loan taken in India	Permitted but refinancing not allowed

15000+ Downloads -Watch YouTube Video- Manmohan Gupta

FEMA		
Sr No.	Questions	Answers
21	4) Whether ECB permitted for buying land or engaging in real estate activities in India? If permitted, what is the Minimum Average Maturity Period (MAMP)?	ECB is not permitted for buying land or real estate activities.
22	MAMP for ECB raised upto 300 crore for the purchase of P&M?	7 years
23	5) What exchange rate to be used to convert FCY ECB into INR ECB	at rate prevailing on date of agreement for such change or at a rate less (not more) than that prevailing rate if agreed by lender
24	Sponsorship of Sports activity limit and approval	\$100000 - Human Resources Department (Department of Youth Affairs & Sports)
25	Whether Foreign Office controlled by PRI is PRI/PROI or Mr. Harsh, residing in India, established ABC Limited and later opened a branch in Australia named AUS for warehousing purposes, controlled by him. What is the residential status of AUS?	PRI
26	While importing any product, what is the maximum time limit for making payment without interest in case of dispute? .	3 years.
27	A person has come to India for a job. As per FEMA regulations, what is the maximum amount he can export without permission?	INR 250,000.
28	XYZ Ltd. has contravened the foreign exchange limit by making a payment of USD 3 lakhs without proper authorization under FEMA. Question: What is the penalty for contravention of the foreign exchange limit under FEMA?	penalty up to three times the sum involved in contravention in case amount quantified, where such amount is up to Rs. 2,00,000 in case amount not quantified. Penalty: 3X
29	Donation of Rs. 10 lakh by a person working abroad from his own personal savings to his college in india in which he has studied, in the college alumini	If he has indian citizenship (NRI) then not considered as FC otherwise treat as FC
30	Mr. X sent through authorised dealer \$2,80,000 to his daughter for study. College fee is \$1,00,000 w/o approval under LRS scheme. Did Mr. X contravene \$250000 FEMA rule, if yes then penalty?	Yes & penalty up to three times the sum involved in contravention in case amount quantified, where such amount is up to Rs. 2,00,000 in case amount not quantified Penalty: \$90,000 if this Q says -\$ 280000 is required by university, NO penalty applies.
31	Estimated foreign education fee- \$200000 Send for personal expense - \$60000 Need to guide the sender the limits under FEMA, 1999 under Schedule 3	invalid as , limit under Schedule 3 funder LRS is _ 250000 and and hence contravention of act and penalty 30000
32	Mr. Narayana, residing in Australia, wants to purchase a duplex house in India and transferred the required amount to a partnership firm to facilitate the purchase.	Mr. Narayana must obtain prior approval from the Reserve Bank of India (RBI) for transferring funds to a partnership firm.
33	Mr. X, a non-resident residing in America, purchased properties in America. He has now come to India and wants to settle here. He intends to sell the properties in America and invest the proceeds in foreign securities.	Mr. X must obtain permission from the Reserve Bank of India (RBI) for repatriating the sale proceeds and investing in foreign securities
34	John, a foreign national, has come to India on a work visa for a job with a multinational company. He earns a monthly salary of USD 3,000. During his stay, John wishes to remit a portion of his earnings back to his home country to support his family. He wants to ensure that the remittance does not exceed the regulatory limits set by the Foreign Exchange Management Act (FEMA) without requiring special permissions. For the purpose of this case study, the exchange rate is 1 USD = 81.3333 INR.	John to remit his salary without requiring special permission, the maximum amount is set at INR 244,000. & Since INR 243,990 is slightly below the limit of INR 244,000, John can remit his entire monthly salary of USD 3,000 without requiring special permission from the authorities.

FEMA		
Sr No.	Questions	Answers
35	Odi investment in co., which is engaged in selling and leasing of residential and commercial properties Option a) ODI can be made by PRI, in such co engaged in real estate activity, after approval from CG Opt b) can't be made , as such co is engaged in leasing of commercial property which is a real estate activity Opt c) can't be made, as such co. Is engaged in real estate activities and selling of residential houses is a real estate activity	Option A)
36	Case Study: Canada based company 'PS' has a manufacturing business in India with headquarters in Mumbai. They also have a branch in Thailand and the Thailand branch is controlled by Mumbai headquarters. What is the residential status of Mumbai branch and Thailand branch?	PRI
37	Condition for writeoff foreign exchange Receivable under FEMA?	Amount should remain outstanding for more than 1 year
38	Financial commitment limit for automatic route in FEMA	not exceed 400% of net worth as per last B/S or \$1 billion W.E. Lower
39	International Tourism Association require Bank guarantee of \$5,00,000. The Guarantee: a) permissible to extent of \$1,00,000 b) cannot issued c) permissible to extent of \$2,50,000 d) permissible to extent of \$5,00,000	C) (need to check)
40	Complete write off foreign exchange receivable arising out of export sales is permissible	FEMA
41	In how many days relevant documents given to authorised dealer in case of first shipment	within 21 days from the shipment
42	Time limit to file appeal against order of Assistant Director of Enf / deputy Director of Enf.	appeal to special director (appeals) within 45 days from date of receipt of copy of order of AA.

15000+ Downloads -Watch YouTube Video- Manmohan Gupta

IBC		
Sr No.	Questions	Answers
1	In how many days public notice to be given after appointment of IRP	3 days
2	Conduct of CoC meeting within _____ of its Constitution	7 days
3	In how many days NCLT accept the admission of application	14 days
4	Approval or disapproval communication by NCLT in _____	7 days
5	IRP name to be proposed to?	NCLT
6	Deemed approval will be considered if IBBI don't respond in _____	10 days
7	In the case of the replacement of an Interim Resolution Professional (IRP), if the approval of the Insolvency and Bankruptcy Board of India (IBBI) is not received within the stipulated time, what should be the next course of action?	the existing IRP shall continue to function until such approval is received.
8	Quorum of COC	33% of voting right
9	Eligibility of IRP	Same as independent director
10	Time limit of completion of CIRP	within 180 days+ after passing resolution of >66%, extension of 90 days may allowed by AA mandatory complete in 330 days
11	In how many days CD shall bring in notice of dispute after OC deliver Demand Notice	10 days
12	If operational creditor send demand notice to corporate debtor and they dont reply, what is to be done?	Proceed with application to NCLT
13	Coc decision taken by vote not less than _____ % of voting share of FC	51%
14	Notice period of meeting of COC	5 days
15	Composition of Committee of creditor	All FC's only (in case FC not exist then 18 largest OC, 1 representative each of Workmen & Employee)
16	Whether Date of acceptance of application by NCLT = Date of Insolvency Commencement date	Yes
17	_____ % voting required for withdrawal of application	90%
18	_____ % Voting for appointment of IRP as RP	66%
19	How many % vote reqd to replace RP?	66%
20	On CIRP initiated by FC, tribunal to ascertain existence of default in how many days?	14 days
21	There was a related party amongst the FC. Whether that related party is entitled to vote in meeting of CoC?	No right to participate or vote in COC meeting
22	Case Study: GHI Ltd. is undergoing insolvency proceedings, and a resolution professional needs to be appointed. Question: Who appoints the resolution professional in an insolvency case?	Committee of Creditors (CoC)
23	Case Study: JKL Ltd. has filed an insolvency application due to unpaid operational debt owed to various suppliers and service providers. Question: Which of the following qualifies as operational debt under IBC?	Amount owed for supply of goods and services
24	Who is Corporate Debtor and Operational Debtor?	Identify based on given C.S.
25	Whose name shall be furnished with the application before the adjudicating authority by financial creditor?	Insolvency Resolution Professional
26	What all is to be included in the application to Tribunal by financial creditor?	Record or evidence of default Name of proposed IRP Other info as specified
27	Is a foreign creditor required to submit certificate from Institution to file application to NCLT	No
28	Is IRP can raise Interim finance?	Yes but not encumber any assets against finance without authorisation by COC
29	A financial creditor, which does not have a account in India whether he is able to file under IBC?	FC should give a self declaration that no payment has been received by him for such unpaid debt
30	Mr. X was appointed as IRP but after formation of CoC, Mr. Y was appointed as RP by CoC, NCLT sent communication to IBBI on 5th date of month and acceptance came on 20th date of month, when can Mr.Y start working and till then what will Mr. X do?	Mr. Y can work after acceptance of IBBI i.e. on 20th of month and till then Mr. X can continue
31	DEF Ltd. has defaulted on its loan repayments. Various stakeholders are considering filing an application under the Insolvency and Bankruptcy Code (IBC).	Financial creditors and operational creditors
32	Can employee/member of statutory audit team etc be IRP	No