

Company Law Difference based Questions & Short Notes

<ol style="list-style-type: none"> 1. ESOP 2. Pvt placement 3. MD 4. Right issue 5. Special Resolution (SR) 6. E-voting 7. Part time Director 8. SS—1 9. Postal Ballot 10. NCLT 11. SFIO 12. Additional Director 13. Mandatory Investigation 14. Reduction of share capital 15. Spice 16. Oppression 17. Mortgage 18. Statement in lieu of advertisement 19. Inside Director <p style="text-align: center;">↓</p> <p style="text-align: center;">WD , MD , ED</p> <ol style="list-style-type: none"> 20. Brokerage 	<p style="text-align: center;">ESPS</p> <p>Preference Allotment General Manager Bonus issue Special Notice Postal Ballot Independent Director (ID) SS—2 Resolution by circulation NCLAT SPECIAL COURT Alternate Director Discretionary power of investigation Alteration of share capital Normal procedure Mismanagement Charge Statement in lieu of prospectus Interested Directors</p> <p style="text-align: center;">↓</p> <p style="text-align: center;">Sec 184</p> <p style="text-align: center;">Underwriting Commission</p>
---	--

21. Short Notes on IEPF Fund
22. Short Note on separation of the role of CEO & Chairman

SECTION 203

<ol style="list-style-type: none"> 23. Internal Audit 24. Internal Audit 	<ol style="list-style-type: none"> Secretarial Audit Cost Audit
--	---

Foss vs HARBOTTLE

25. Class Action Suits
26. SEC 130, 131
27. IND AS
28. NCLT
29. 441
30. Dormant company

STRIKING OFF COMPANIES UNDER SEC 248

31. Winding Up VS Dissolution
32. Winding Up of LLP (ONLY FOR CS EXE) FROM ICSI MAT
33. Filing of annual return and statement of Account by LLP (ONLY FOR CS EXE) FROM ICSI MAT
34. Appeal against order of NCLT
35. Composition of NCLT and NCLAT
36. Class Action Suits

SIMPLIFIED NOTES ON SEC 237 AMALGAMATIONS IN PUBLIC INTEREST

Central Government may in public interest order amalgamation of 2 or more Companies

↓
If the rights of members/creditors/debenture holders affected due to such order

M/A then compensation to be paid by the transferee company

↓
Any person aggrieved by the figure of compensation can within 30 days from the date of publication of such assessment in the official gazette Appeal to NCLT

↓
Draft of proposed order must be sent to each company & Central Government will invite suggestion from Companies by giving them at least 2 months time & then pass the final order

↓
Final order to be laid before each house of parliament

Issue the Notice inviting objections from Registrar and OL within 30 days.

Approval of the scheme is approved by 90% of the shareholding and 9/10th of value of Shareholders.

File a form of Declaration of solvency in FORM CAA

File the copy of the results in Form No. CAA. 11 with the Central Government

Such copies shall also be filed with the Registrar and OL

The Tribunal may pass the order in Form No. CAA. 12 based on confirmation receive from Central Government

Such orders shall also be filed with the Registrar within 30 days