# **KASNEB**

## **CPA PART II SECTION 3**

### **CS PART II SECTION 3**

#### **CCP PART II SECTION 3**

#### COMPANY LAW

WEDNESDAY: 25 November 2015.

Time Allowed: 3 hours.

Answer any FIVE questions.

ALL questions carry equal marks.

## **QUESTION ONE**

- (a) With respect to corporate insolvency:
  - (i) Highlight three ways in which a liquidator's powers might be terminated.

(6 marks)

(ii) Explain four contents of the official receiver's report.

(4 marks)

(b) Sometimes a corporate entity works like a boomerang and hits the man who was trying to use it.

With reference to the above statement, describe five exceptional circumstances under which when a shareholder could institute proceedings as the plaintiff instead of those proceedings being instituted in the name of the company. (10 marks)

(Total: 20 marks)

## **QUESTION TWO**

(a) Sweetwaters Ltd. is a private limited company which was incorporated in 1992. The last annual general meeting (AGM) was held in 2005 and the directors of the company have refused to convene one. The company is uncontrollable as the directors have become sworn enemies. Habbakuk Kiprotich, Micah Kimanzi and Obed Kamau have filed compulsory winding up petition which has been objected to by John Wanjunji, Luke Manamba and Peter Nyakach

Micah Kimanzi and Obed Kamau are children of deceased shareholders while Habakuk Kiprotich and Peter Nyakach are the only surviving shareholders. Luke Manamba and John Wanjunji are the legal representative of their deceased parents.

Advise on the following matters:

(i) The validity of the mode of winding up adopted by the petitioners.

(4 marks)

(ii) The persons entitled to petition for compulsory winding up.

(4 marks)

(iii) Whether or not Sweetwaters Ltd. will be wound up.

(2 marks)

(b) Describe five persons who are responsible for meeting the expenses of an investigation by an inspector appointed by the court. (10 marks)

(Total: 20 marks)

## **QUESTION THREE**

- (a) Describe six matters which might be included in the code of best practices of a company to ensure equitable treatment of shareholders of the company. (6 marks)
- (b) Bob Kuto and Ben Zawadi wish to jointly acquire shares in Miereka Company Ltd.

Advise them on the legal status regarding joint ownership of shares.

(8 marks)

(c) Explain six effects of a forged transfer of shares.

(6 marks)

(Total: 20 marks)

CA31, CS31 & CP31 Page 1 Out of 2

QUE (a)	Outline the	UR rules governing the following:	
	(i) Enti	tlement to notice of a meeting.	(2 marks)
	(ii) Fou	r contents of a notice of a meeting.	(4 marks)
(b)	Discuss for	or regulations governing redeemable preference shares under the Companies Act.	(8 marks)
(c)	Discuss thr	ee effects of the ultra vires doctrine.	(6 marks)
OHE		Siervoli) proff At80 son	(Total: 20 marks)
	Outline fou	manathan that is a second of the second of t	musikasap Katta va (4 marks)
(b)	In relation	to a debenture trust deed:	
		ain five advantages of a trust deed.	(10 marks)
	(ii) Outl	ine six particulars of the register of debenture holders.	(6 marks)
OHE	STION SIX		
(a)	Describe th	e procedure for removal of a company director from office.	(10 marks)
(b) Whereas some powers are only exercisable by the board, others can only be exercised by the general meeting.			
	With refere	nce to the above statement, highlight:	
	(i) Five	powers of the general meeting.	(5 m²
	(11) Five	powers of the board.	
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(a)	Discuss five	advantages of a private company over a public company.	(10 marks)
(b) Wanyoro Ltd. is a public company. Its directors have decided to venture into transport business by acquiring a fleet of public service vehicles. They did not notice that this activity is outside its objects clause. The company's chairman, Ann Omesa who owns 10% of the voting shares negotiated a loan which was in excess of the company's issued capital from Joan Mekonge, a financier.			
	of the purch to move a re	ge did not refer to any of the company's registered documents nor did she inquir would be put. The money is used by the directors to pay part of the purchase price ase price remains unpaid. Some members who hold a substantial amount of sha esolution to insert into the memorandum, an object permitting the acquisition and cors of Wanyoro Ltd. announces that if this is done, he will apply to court to leave the c	re of the vehicles. The rest res in Wanyoro Ltd. intend d use of the vehicles. One
		irectors of the company.	(10 marks) (Total: 20 marks)