

**Template 1**

Name. _____		<b>Printed Pages:01</b>			
Student Admn. No.: _____					
<b>School of LAW Backlog Examination, June 2023 [Programme:LLB] [Semester:IV] [Batch:]</b>					
Course Title: COMPANY LAW II Course Code: BLLB2022			<b>Max Marks: 100 Time:3 Hrs.</b>		
<b>Instructions:</b>		1. All questions are compulsory. 2. Assume missing data suitably, if any.			
			K Level	COs	Marks
<b>SECTION-A (15 Marks) 5 Marks each</b>					
1.	Explain the concept of class action suit.		CO1	5	
2.	State the difference between Merger and De Merger?		CO2	5	
3.	Discuss in detail the effect of order of moratorium under IBC?		CO2	5	
<b>SECTION-B(40 Marks) 10 Marks each</b>					
4.	The basic principle relating to the administration of the affairs of the company is that “the courts will not, in general intervene at the instance of shareholders in the matter of internal administration”. Under what circumstances the courts can intervene and protect the rights of minority shareholders.		CO3	10	
5.	Write down the circumstances in which the company may be wound up by the Tribunal.		CO3	10	
6.	Write a note on the following 1. Related Party Transactions 2. Official Liquidator		CO4	10	
7.	Write a note on the following Directors 1. Residential Directors 2. Women Directors 3. Managing Director OR Write a procedure laid down in the Companies Act 2013 while issuing the Director Identification number.		CO4	10	
<b>SECTION-C (45 Marks) 15 Marks each</b>					
8.	Explain ‘Independent Director’s’ role in context of regulating key managerial personnel of a company.		CO5	15	
9.	Write down the duties of directors as provided in the Companies Act 2013		CO5	15	
10	Explain the procedure of filling an application for mergers and amalgamations. What points will the tribunal bear in mind while sanctioning a scheme of merger? OR “The Court of law will not interfere with the internal management of companies acting within their powers.” On the basis of said proposition, discuss the exceptions to the rule of Foss v. Harbottle.		CO6	15	