## Template 1

| Nar                                | ne   |   |            | Printed I      | Pages:01 |  |
|------------------------------------|--|---|------------|----------------|----------|--|
| Student Admn. No.:                 |  |   |            |                |          |  |
|                                    |  | School of LAW   |            |                |          |  |
|                                    |  | BacklogExamination,June 2023  |            |                |          |  |
|                                    |  | [Programme:LLB] [Semester:IV] [Batch:]  |            |                |          |  |
| Course Title: COMPANY LAW II       |  |   |            | Max Marks: 100 |          |  |
| Course Code: BLLB2022 Time         |  |   | ime:3 Hrs. |                |          |  |
| Inst                               | ructions:  | 1. All questions are compulsory.  |            |                |          |  |
|                                    |  | 2. Assume missing data suitably, if any.  |            |                |          |  |
|                                    |  |   | K          | GO.            | 3.6.1    |  |
|                                    |  | Level   | COs        | Marks          |          |  |
|                                    |  | SECTION-A (15 Marks) 5 Marks each   |            |                |          |  |
| 1.                                 | Explain the  | e 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        |  |
| 3.                                 | <u> </u>   |   |            | CO2            | 3        |  |
| SECTION-B(40 Marks) 10 Marks each  |  |   |            |                |          |  |
|                                    | The basic  | principle relating to the administration of the affairs of the company is the   | iat        |                |          |  |
| 4.                                 | "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       |   | l          | CO3            | 10       |  |
|                                    |  |   |            |                |          |  |
|                                    | protect the rights of minority shareholders.   |   |            |                |          |  |
| 5.                                 | Write down the circumstances in which the company may be wound up by the                 |   |            | CO3            | 10       |  |
|                                    | Tribunal.  |   |            |                | 10       |  |
| 6.                                 | Write a note on the following  1. Related Party Transactions                             |   |            | CO4            | 10       |  |
| •                                  | 2. Official Liquidator   |   |            |                |          |  |
|                                    |  | te on the following Directors   |            |                |          |  |
|                                    |  | tial Directors  |            |                | 10       |  |
| 7.                                 | 2. Women   |   |            | CO4            |          |  |
| 7.                                 | 3. Managing Director OR  |   |            | 204            |          |  |
|                                    |  | ocedure laid down in the Companies Act 2013 while issuing the Director  | r          |                |          |  |
|                                    | Identificat  | ion number.   |            |                |          |  |
| SECTION-C (45 Marks) 15 Marks each |  |   |            |                |          |  |
| 8.                                 | _  | ndependent Director's' role in context of regulating key managerial   |            | CO5            | 15       |  |
|                                    | _  | of a company.   |            | CO5            | 15       |  |
| 9.                                 |  | n the duties of directors as provided in the Companies Act 2013   |            | CO5            | 13       |  |
|                                    | _  | e procedure of filling an application for mergers and tions. What points will the tribunal bear in mind while sanctioning |            |                |          |  |
|                                    | a scheme of merger?  |   |            |                |          |  |
| 10                                 | OR   |   |            | CO6            | 15       |  |
|                                    | "The Court of law will not interfere with the internal management of                     |   |            |                |          |  |
|                                    | _  | s acting within their powers." On the basis of said proposition,  |            |                |          |  |
|                                    | discuss the  | e exceptions to the rule of Foss v. Harbottle.  |            |                |          |  |