Answer all the questions

The first section consists of twenty-five questions each question holds two marks.

- 1. The holding company shall be holding another company, and thereafter will be called the subsidiary company if:
 - **A.** It controls the formation of the subsidiary company board.
 - **B.** It Controls more than half of the voting power of the affiliate company.
 - **C.** It owns more than half of the shares issued by the affiliate company.
 - **D.** It owns all the shares of the affiliate company.

Which of the above answers is wrong?

- 2. What does non-public information mean?
 - **A.** Specific information.
 - **B.** Date of establishment and activity of the company.
 - **C.** Information not disclosed or publicly available.
 - **D.** Information that has an estimated financial impact on stock prices if advertised.

Which of the above answers is wrong?

- 3. The employee should not be responsible for his wrong doing when his action harms the others if he had implemented a non-effective execution by his superior, when he was obeying the order or was believed to be his duty and had proved that he believed the legality of his action and his belief was based on reasonable grounds and that he had taken care of his work and the necessary caution.
 - A. false
 - B. True.

4.

- 1. Robbery, theft, extortion, fraud, embezzlement, bribery, smuggling, forgery or cheating a thousand of items in manufactures, food or trade offers or committing any act that is contrary to the right or not satisfied with the proper presence.
- **2.** To exploit the functional influence without a right, even in the form of gifts not accepted by custom or good conscience
- **3.** As a fictitious charge of any contract, obligation or absence of a man or any payment that does not constitute a real equivalent or is a legitimate right, and any sums obtained for the use of real estate or land leases and by the prohibition of accidents in the rights of tenants or rent.
- **4.** As a result of fictitious transactions that violate the legitimate assets of the transaction or are based on fraud, deception or control to eat the money of others or violating the law or brokering in the vital benefits of citizens without prior authorization from a legally competent legal authority.

Which of the above answers is wrong?

- **A.** 1, 2, 3, 4.
- **B.** 1 only.
- **C.** 2 only.
- **D.** 3 only.

5. Characteristics is considered a contract of agency?

- 1. Contract agency REZAII contract.
- **2.** Contract of the agency of netting and donation contracts.
- **3.** Contract the agency contract is not necessary.
- **4.** The agency's contract overcomes personal consideration

Which of the former is true?

- A. All of the above
- **B.** 1. 2
- **C.** 2, 3
- **D.** 3 only

6. In accordance with the Companies Act, a private company may be transferred to a public company

- **A.** Error.
- **B.** True.

7. The identity of the corporate entity starting from

- **A.** Date of the first board meeting.
- **B.** Date of registration certificate.
- **C.** Date of opening of bank accounts.
- **D.** Date of first business.

8. The liquidator should announce all creditors with the special decision within a period of time not less than

- A. Fifteen days.
- B. Twenty days.
- **C.** Thirty days.
- **D.** Forty-five days.

9. "Obligation to pay" means

- **1.** Any person is obligated to pay for the assets of the company if liquidated.
- 2. Senior management.
- **3.** Any person who considers that he or she is obligated to pay through or before the final procedures for determining the obligation to pay.
- **4.** Shareholders.

Which of the following true?

- **A.** 1, 2, 3, 4
- **B.** 1, 2, 3
- **C.** 2, 3, 4
- **D.** 1, 3

- 10. The agent may not entrust all or part of his or her duties unless authorized by the client or authorized to act in his or her opinion and shall be deemed to be the second agent.
 - **A.** Agent for the first agent.
 - B. Agent of the original client.
 - **C.** The agency falls for loss of legitimacy.
- 11. There is a difference between a foundation contract and a founding regulation
 - A. True.
 - B. Wrong.
- 12. Everything contained in the insurance policy is void of the following conditions:
 - 1. The requirement that the right to insurance be dropped due to the violation of laws only if the offence involves a deliberate crime.
 - 2. The requirement that the right of the insured person fall due to delay in declaring the incident was not believed to be to the bodies required to be informed or to submit documents if the delay was found to be an acceptable excuse.
 - **3.** Each printed condition has not been visibly highlighted if it is related to a situation that leads to a duck because the contract or the fall of the insured's right
 - **4.** Each arbitrary condition is found to have no effect on the insured incident.

Which of the above answers is wrong?

- **A.** 1, 2, 3, 4
- **B.** 1, 2, 3
- **C.** 2, 3, 4
- 13. The seller shall not be liable for the old defect in the following cases:
 - 1. If the seller has a defect selling while selling.
 - **2.** If the buyer buys the sale which is a world with its defect.
 - **3.** If the buyer is satisfied with the defect after having been informed of it or having learned it from another person.
 - **4.** If the auction was auctioned by the judicial or administrative authorities.

Which of the above answers is true?

- **A.** 1, 2, 3, 4
- **B.** 1, 2, 4
- **C.** 1, 2, 3.

- 14. The financial statements shall be approved by the signature of two members of the board. If the number of members is reduced to one, it must be signed by the Director General or the branch manager.
 - A. True.
 - **B.** Error.
- 15. If the Ijara contract is for a certain amount with a lump sum and the number of its units is stated without the wages of each unit, its units appear more or less, the fare being called in the contract is not increased or diminished and in the case of a decrease the lessee has the option to avoid the contract.
 - A. Error.
 - B. True.
- 16. The duration of a work contract may
 - A. Not exceed one year.
 - **B.** Three years.
 - **C.** Five years.
 - **D.** All reported error.
- 17. The contractor will ensure that the damage or loss caused by its doing and manufacture is caused or lost if it is infringed or investigated, and that the guarantee is precluded if it is caused by an accident that cannot be achieved.
 - A. True.
 - **B.** Error.
- 18. If some of the rest of the case is lost or disposed of
 - **A.** The dismissal is correct in the remainder as far as his share of the allowance.
 - **B.** The dismissal was not valid for the remainder as far as his share of the allowance.

19-

- 1. If the error is caused in a characteristic, it is essential to consider the contractors or it must be considered as such when the contract is not in the circumstances and must be treated in good faith.
- 2. If the fault is in the same or a characteristic of the contractor, the same or such characteristic is the main reason for the contract.
- 3. If the error is made in matters permitting the integrity of the transaction, the contractor who invokes the error may deem it necessary to contract

In these cases the contract

- A. Void.
- **B.** Revocable.
- **C.** Effective.

- 20. A decision shall be considered special if the majority of less than three fourths of the members, who have the right to vote, whether present themselves or their agents, are represented at an extraordinary meeting, the Declaration of which is intended to make a proposal for the approval of the special decision.
 - A. True.
 - **B.** Error.
- 21. If, within the limits of its agency, the agent enters into a contract in the name of the principal, the rights and obligations arising from this contract are inherent.
 - A. True.
 - B. Error.
- 22. If the contract of employment for a given term has expired by its own expiration, if its parties continue to do so after the expiration of its term, it shall be regarded as.
 - **A.** Renewal for a certain period of time.
 - **B.** Renew him for a certain time.
- 23. If during the liquidation of a company or in any proceedings against it it appears that an employee was a party to the contracting of a debt and did not have any reasonable or probable reason to expect that the company would be in a position to perform the debt after taking into account its other obligations at the time of the contract, if any, that staff member He has committed a violation and is punished upon conviction by:
 - **A.** Fine or a term of imprisonment not exceeding one year.
 - **B.** Dismissal from work.
 - C. Imprisonment for only one year.
 - **D.** Final warning.
- 24. Any person who falsely claims to be a creditor or makes a false statement in any statement, report, affidavit, certificate, balance or other document required by the provisions of this law or for its purposes knowing that the statement is untrue shall be punished on conviction by
 - **A.** Imprisonment for a term not exceeding five years only.
 - **B.** Or fine only.
 - **C.** Both punishments.
- 25. The right to terminate a contract is evidenced by the option of defect in contracts that are in the contract of avoidance without its requirement.
 - **A.** True.
 - **B.** Error.

Total (50) marks.

Section Two

Contains two questions

Question 1:

A. The level of the amounts paid by priority

- 1. Judicial expenses, liquidated remuneration and all monies that have been reasonably spent in liquidation expenses, costs and expenses.
- 2. Non-commercial governmental receivables, but not more than 25% of the remaining amount after the liquidation expenses have been met.
- 3. All debts secured by mortgages or registered floating mortgages.
- 4. Workers 'entitlements under the provisions of the labour laws, not exceeding 50,000 pounds.
- 5. All amounts owed to lessor for the rent of houses and land leased to the company for a period not exceeding six months prior to the date of the liquidation decision in respect of the homes and lands occupied by the company in the said date.
- 6. All amounts not exceeding in any single case the amount of 50,000 pounds owed by the company for compensation under the terms of any of the workmen's compensation laws shall be in force and the liability thereunder shall have arisen prior to the date of the liquidation decision.
- 7. All debts secured by mortgage insurance.
- 8. Outstanding debts under the provisions of other laws.
- 9. Regular debt.
- 10. Rights of members of the

(10 marks)

B. Explain the employer's obligations:

(4 marks)

C. Clarify the elements contained in the financial position list of these cash positions.

(3 marks)

D. Briefly explain this phrase (the agent guarantees the result of a waiver of power of attorney at an inappropriate time or unjustified for the MOQ if the agency was paid).

(3 marks)

Total (20) marks

Question 2:

1. If the client comes to you and tells you that his agent sold the money in a deficiency without prior authorization or subsequent leave and handed it to the buyer and asked you to advise on the consequences of this situation, what do you advise him?

(4) Marks

2. Alec Hassan al-Zaeem, claiming to have purchased a Peugeot vehicle from the supplier Yusuf, had a defect, was ignorant of the defect and the seller did not require a patent, so what would you advise him?

(3) Marks.

3. If the two parties disagree with the sales match for the exhibiting and the sales and the model are present, what is the solution?

(3) Marks
Total (20) marks.
Total ratings (100) degrees

End of the questions