

**Companies Act- Management and Administration****Marks: 15 marks****Time: 30 minutes**

Q1) M/s. Tulip Ltd. maintains its Register of Members at its registered office in Mumbai. A group of members residing in Kolkata want to keep the register of members at Kolkata.

(i) Explain with provisions of Companies Act, 2013, whether the company can keep the Registers and Returns at Kolkata.

(ii) Does Mr. Rich, holding 400 shares of total worth ₹4000 only, has the right to inspect the Register of Members? (4 marks)

Q2) The Articles of Association of Excel Ltd. require the personal presence of 7 members to constitute quorum of General Meetings. The company has 965 members as on the date of meeting. The following persons were present in the extra-ordinary meeting to consider the appointment of Managing Director:

(i) A, the representative of Governor of Madhya Pradesh.

(ii) B and C, shareholders of preference shares,

(iii) D, representing X Ltd. and Y Ltd.

(iv) E, F, G and H as proxies of shareholders.

Can it be said that the quorum was present in the meeting? (6 marks)

Q3) Can an insolvent shareholder vote at the meeting by show of hands? (2 marks)

Q4) What happens in case of voting by joint shareholders? Suppose that Mr. & Mrs. Iyer are joint shareholders of Goal Private Limited and they hold 500 shares of the company. Regarding a particular special business being transacted at the extraordinary general meeting of the company, Mr. Iyer is in the favour of the decision, whereas Mrs. Iyer is against the resolution. Decide how should the vote be casted in case of this situation? (3 marks)

DISCUSS AND CHECK YOUR SOLUTION WITH ME!!

For Answer Discussion video follow the link

<https://www.youtube.com/watch?v=8kUMbWbVX6k&list=PL0sBEDN99Ti5pajh79FrnXfk6EfcbrFXv&index=7>